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

Access Services Tariff Section 2 1st Revised Sheet 1 Replacing Original Sheet 1

#### ACCESS SERVICES

### GENERAL REGULATIONS

2.1 Undertaking of the Telephone Company

# 2.1.1 Scope

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- Services provided to an IC under this Tariff may be connected to facilities used by the IC to provide end-to-end-service furnished by the IC for its own use or for the use of its customers.
- The Telephone Company does not undertake to transmit messages or offer any telecommunication services under this Tariff.
- The Telephone Company shall be responsible only for the installation, operation and maintenance of its services. Telephone Company facilities are not represented as adapted to the use of other than Telephone Company-provided services or equipment. The responsibility of the Telephone Company shall be limited to the provision of services under this Tariff and to the maintenance and operation of such services.
- The Telephone Company shall, for maintenance purposes, test its services only to the extent necessary to detect and/or clear trouble.
- Services are provided 24 hours daily, seven days per week, except as set forth in other sections of this Tariff.
- The provision of such services by the Telephone Company as set forth in this Tariff does not constitute a joint undertaking with the IC for the furnishing of any service.
- Facilities utilized by the Telephone Company to provide service under the provisions of this Tariff shall remain the property of the Telephone Company.
- The Telephone Company does not warrant that its facilities and services meet standards other than those set forth in this tariff.

Public Service Commission

JUN 27 1986 Issued:

Effective:

JUL 1 1986

ACCESS SERVICES

- 2. GENERAL REGULATIONS
  - 2.1 Undertaking of the Telephone Company
  - 2.1.1 Scope
  - A. Services provided to an IC under this Tariff may be connected to facilities used by the IC to provide end-to-end service furnished by the IC for its own use or for the use of its customers.
  - B. The Telephone Company does not undertake to transmit messages or offer any telecommunication services under this Tariff.
  - C. The Telephone Company shall be responsible only for the installation, operation and maintenance of its services. Telephone Company facilities are not represented as adapted to the use of other than Telephone Company-provided services or equipment. The responsibility of the Telephone Company shall be limited to the provision of services under this Tariff and to the maintenance and operation of such services.
  - D. The Telephone Company shall, for maintenance purposes, test its services only to the extent necessary to clear trouble and will not perform a complete technical parameter verification when not deemed necessary by the Telephone Company.
  - E. Services are provided 24 hours daily, seven days per week, except as set forth in other sections of this Tariff.
  - F. The provision of such services by the Telephone Company as set forth in this Tariff does not constitute a joint undertaking with the IC for the furnishing of any service.
  - G. Facilities utilized by the Telephone Company to provide service under the provisions of this Tariff shall remain the property of the Telephone Company.

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BY ALS, # 1 PUBLIC SERVICE COMMISSION

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Access Services Tariff

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Section 2

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Public Service Commission

Issued: DEC 2 9 1983

Effective:

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No supplement to this tariff will be issued except for the purpose of canceling this tariff. Access Services Tariff
Section 2
7th Revised Sheet 2
Replacing 6th Revised Sheet 2

ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

MAR 13 1993

2.1 Undertaking of the Telephone Company-(Continued)

MO. PELIS PER PERMAN

#### 2.1.2 Limitations

- A. For Enhanced Service Providers (ESPs), Access Services are not to be used as toll replacement. All calls, whether originating or terminating, will be limited to the local calling scope of the ESP's serving wire center as defined in the Telephone Company's local or general exchange tariffs. This limitation includes calls which:
  - Originate at an end user and terminate to an ESP.
  - Originate at an end user, route through the ESP and terminate to another end user.
  - Originate at an ESP and terminate to an end user.

Where Access Service features exist which limit the scope of the Access Service to a local calling area, as a condition of being provided Access Services, ESPs shall request these features on the same Order on which the associated Access Service is requested.

Also, as a condition of being provided Access Service, ESPs will be required to sign an agreement not to disclose the calling party's telephone number, except for services directly related to the call (e.g., call setup, routing of calls, billing and maintenance) unless permission is given by the calling party.

B. Switched Access Services terminating at an IC terminal location will be billed only to the IC.

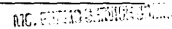
- C. The use and restoration of services shall be in accordance with the Federal Communications Commission's Rules and Regulations which specify the priority system for such activities as set forth in Paragraph 10.7.1, C., following.
- D. Directory listings will not be furnished as a part of the services provided under this Tariff. Directory listings will be provided at the rates and charges specified in the appropriate General Exchange Tariff for additional listings.

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Issued:

MAR 2 2 1993

Effective: MAY - 1 1993



Access Services Tariff Section 2 6th Revised Sheet 2 Replacing 5th Revised Sheet 2
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ACCESS SERVICES

2. GENERAL REGULATIONS-(Continued)

MAR 29 1993

2.1 Undertaking of the Telephone Company-(Continued) Public Service Commission MISSOURI

#### 2.1.2 Limitations

- A. For Enhanced Service Providers (ESPs), Access Services are not to be used (RT) as toll replacement. All calls, whether originating or terminating, will be limited to the local calling scope of the ESP's serving wire center as defined in the Telephone Company's local or general exchange tariffs. This limitation includes calls which:
  - CANCELLED Originate at an end user and terminate to an ESP.
  - Originate at an end user, route through the ESP and terminate to another end user. MAY 1 1993 BYTTRS #1 - Originate at an ESP and terminate to an end user.

associated Access Service is requested.

Where Access Service features exist which limit the score to the second Service to a local calling area, as a condition of being provided access Services, ESPs shall request these features on the same Order on which the

Also, as a condition of being provided Access Service, ESPs will be required to sign an agreement not to disclose the calling party's telephone number, except for services directly related to the call (e.g., call setup, routing of calls, billing and maintenance) unless permission is given by the calling party.

- Switched Access Services terminating at an IC terminal location will be billed only to the IC regardless of whether such service is ordered by the IC or End User. This regulation does not apply to Foreign Exchange Service.
- C. The use and restoration of services shall be in accordance with the Federal Communications Commission's Rules and Regulations which specify the priority system for such activities as set forth in Paragraph 10.7.1, C., following.
- Directory listings will not be furnished as a part of the services provided under this Tariff. Directory listings will be provided at the rates and charges specified in the appropriate General Exchange Tariff for additional listings.

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Access Services Tariff
Section 2
5th Revised Sheet 2
Replacing 4th Revised Sheet 2

ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

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2.1 Undertaking of the Telephone Company-(Continued)

2.1.2 Limitations

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- A. For Enhanced Service Providers (ESPs), Access Services are not to be used as toll replacement or private line use. All calls, whether originating or terminating, will be limited to the local calling scope of the ESP's serving wire center as defined in the Telephone Company's local or general exchange tariffs. This limitation includes calls which:
  - Originate at an end user and terminate to an ESP.
  - Originate at an end user, route through the ESP and terminate to another end user.
  - Originate at an ESP and terminate to an end user.

Where Access Service features exist which limit the scope of the Access Service to a local calling area, as a condition of being provided Access Services, ESPs shall request these features on the same Order on which the associated Access Service is requested.

Also, as a condition of being provided Access Service, ESPs will be required to sign an agreement not to disclose the calling party's telephone number, except for services directly related to the call (e.g., call setup, routing of calls, billing and maintenance) unless permission is given by the calling party.

B. Switched Access Services terminating at an IC terminal location will be billed only to the IC regardless of whether such service is ordered by the IC or End User. This regulation does not apply to Foreign Exchange Service.

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- C. The use and restoration of services shall be in accordance with APR 11 1993
  Federal Communications Commission's Rules and Regulations which specify the priority system for such activities as set forth by CRSHU
  Paragraph 10.7.1, C., following.

  Public Service Commission
- D. Directory listings will not be furnished as a part of the services SOURI provided under this Tariff. Directory listings will be provided at the rates and charges specified in the appropriate General Exchange Tariff for additional listings.

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Issued: DEC # 1 1991

Effective:

FEB 1 2 1992

By K. J. BARRON, President-Missouri Division Southwestern Bell Telephone Company St. Louis, Missouri

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FEB 1 2 1992

Access Services Tariff Section 2 4th Revised Sheet 2 Replacing 3rd Revised Sheet 2 RECEIVED

ACCESS SERVICES

2. GENERAL REGULATIONS-(Continued)

JUN 28 1991

2.1 Undertaking of the Telephone Company-(Continued)

MISSOURI ic Service Commission

2.1.2 Limitations

- A. All orders for facilities to be provided under this Tariff shall be made only by the IC or End User.
- B. Switched Access Services terminating at an IC terminal location will be billed only to the IC regardless of whether such service is ordered by the IC or End User. This regulation does not apply to Foreign Exchange Service.
- C. The use and restoration of services shall be in accordance with ANCELLED Federal Communications Commission's Rules and Regulations which ANCELLED Federal Communications Commission's Rules and Research in specify the priority system for such activities as set forth in FEB 12 1992

Directory listings will not be furnished as a part of the ser By 5 th R.S. # 2 provided under this Tariff Directory provided under this Tariff. Directory listings will be Bublia Semice Commission rates and charges specified in the appropriate General Exchange WASSOUR! additional listings.

E. First-come first-served shall be based upon the received time and date stamped by the Telephone Company on customer orders which contain the information as required for each respective service as delineated in other sections of this Tariff. Customer orders shall not be deemed to have been received until such information is provided. When necessary, the Telephone Company will attempt to seek clarification on a verbal basis. The Telephone Company will initiate the order process within one working day of receipt of the customer's order.

In the event a shortage of facilities should exist, the type of shortage of facilities and equipment and how quickly relief can be provided would also be taken into consideration with the preceding provisions.

- F. Signals applied to a metallic facility shall conform to the limitations set forth in Reference Publication AS No. 1, Issue II. In the case of application of dc telegraph signaling systems, the customer shall be responsible, at its expense, for the provision of current limiting devices to protect the Telephone Company facilities from excessive current due to abnormal conditions and for the provision of noise mitigation networks when required to reduce excessive noise.
- The customer has 180 days after receiving Individual Case Basis (ICB) rates to order the service requested at the rate quoted.

Issued:

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Effective:

AUG 2 1991

JUL - 3 1991
By R. D. BARRON, President-Missouri Division

Access Services Tariff
Section 2
3rd Revised Sheet 2
Replacing 2nd Revised Sheet 2

ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

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2.1 Undertaking of the Telephone Company~(Continued)

AUG 2 1991 Public Service Commission

2.1.2 Limitations

A. All orders for facilities to be using ided under this Tariff shall be made only by the IC or End User.

- B. Switched Access Services terminating at an IC terminal location will be billed only to the IC regardless of whether such service is ordered by the IC or End User. This regulation does not apply to Foreign Exchange Service.
- C. The use and restoration of services shall be in accordance with the Federal Communications Commission's Rules and Regulations which specify the priority system for such activities as set forth in Paragraph 13.3.2, following.
- D. Directory listings will not be furnished as a part of the services provided under this Tariff. Directory listings will be provided at the rates and charges specified in the appropriate General Exchange Tariff for additional listings.
- E. First-come first-served shall be based upon the received time and date stamped by the Telephone Company on customer orders which contain the information as required for each respective service as delineated in other sections of this Tariff. Customer orders shall not be deemed to have been received until such information is provided. When necessary, the Telephone Company will attempt to seek clarification on a verbal basis. The Telephone Company will initiate the order process within one working day of receipt of the customer's order.

In the event a shortage of facilities should exist, the type of shortage of facilities and equipment and how quickly relief can be provided would also be taken into consideration with the preceding provisions.

- F. Signals applied to a metallic facility shall conform to the limitations set forth in Reference Publication AS No. 1, Issue II. In the case of application of dc telegraph signaling systems, the customer shall be responsible, at its expense, for the provision of current limiting devices to protect the Telephone Company facilities from excessive current due to abnormal conditions and for the provision of noise mitigation networks when required to reduce excessive noise.
- G. The customer has 180 days after receiving Individual Case Basis (ICB) rates to order the service requested at the rate quoted.

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ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

2.1 Undertaking of the Telephone Company-(Continued)

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#### 2.1.2 Limitations

- A. All orders for facilities to be provided under this Tariff shall be made only by the IC or End User.
- B. Switched Access Services terminating at an IC terminal location will be billed only to the IC regardless of whether such service is ordered by the IC or End User. This regulation does not apply to Foreign Exchange Service.
- C. The use and restoration of services shall be in accordance with the Federal Communications Commission's Rules and Regulations which specify the priority system for such activities as set forth in Paragraph 13.3.2, following.
- D. Directory listings will not be furnished as a part of the services provided under this Tariff. Directory listings will be provided at the rates and charges specified in the appropriate General Exchange Tariff for additional listings.
- E. First-come first-served shall be based upon the received time and date stamped by the Telephone Company on customer orders which contain the information as required for each respective service as delineated in other sections of this Tariff. Customer orders shall not be deemed to have been serviced until such information is provided. When necessary, the Telephone company will attempt to seek clarification on a verbal basis. The Telephone Company will initiate the order process within one working day of 1980ceipt of the customer's order.

BY 3nd. I the spoont a shortage of facilities should exist, the type of shortage of public Service Confilities and equipment and how quickly relief can be provided would also missouhltaken into consideration with the preceding provisions.

- F. Signals applied to a metallic facility shall conform to the limitations set forth in Technical Reference Publication AS No. 1, Issue II. In the case of application of dc telegraph signaling systems, the customer shall be responsible, at its expense, for the provision of current limiting devices to protect the Telephone Company facilities from excessive current due to abnormal conditions and for the provision of noise mitigation networks when required to reduce excessive noise.
- (CP) G. The customer has 180 days after receiving Individual case Basis (ICB) rates to order the service requested at the rate quoted.

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Public Service Commission

Access Services Tariff Section 2 1st Revised Sheet 2 Replacing Original Sheet 2

#### ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

REGEIVED 2.1 Undertaking of the Telephone Company-(Continued)

#### 2.1.2 Limitations

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A. All orders for facilities to be provided under this Taristoshall be Public Service Commission made only by the IC or End User.

Switched Access Services terminating at an IC terminal location will be billed only to the IC regardless of whether such service is ordered by the IC or End User. This regulation does not apply to Foreschange Service.

- C. The use and restoration of services shall be in accordance with the Federal Communications Commission's Rules and Regulations which specify the priority system for (RT)
  - D. Directory listings will not be furnished as a part of the services provided under this Tariff. Directory listings will be provided at the for additional 1. for additional listings.
- (CT) E. First-come first-served shall be based upon the received time and date stamped by the Telephone Company on customer orders which contain the information as required for each respective service as delineated in other sections of this Tariff. Customer orders shall not be deemed to have been received until such information is provided. When necessary, the Telephone Company will attempt to seek clarification on a verbal basis. The Telephone Company will initiate the order process within one working day of receipt of the customer's order.

In the event a shortage of facilities should exist, the type of shortage of facilities and equipment and how quickly relief can be provided would also be taken into consideration with the preceding provisions.

- Signals applied to a metallic facility shall conform to the limitations (CT) set forth in Technical Reference Publication AS No. 1, Issue II. In the case of application of dc telegraph signaling systems, the customer shall be responsible, at its expense, for the provision of current limiting devices to protect the Telephone Company facilities from excessive current due to abnormal conditions and for the provision of noise mitigation networks when required to reduce excessive noise. 1986
- The customer has 90 days after receiving Individual Case Basis (1884) rates to order the service requested at the rate quoted ubite Service Commission

Issued:

Effective:

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ACCESS SERVICES

- 2. GENERAL REGULATIONS-(Continued)
  - 2.1 Undertaking of the Telephone Company-(Continued)
    - 2.1.2 Limitations
    - A. All orders for facilities to be provided under this Tariff shall be made only by the IC or End User.
    - B. Switched Access Services terminating at an IC terminal location will be billed only to the IC regardless of whether such service is ordered by the IC or End User.
    - C. The use and restoration of services shall be in accordance with Part 64, Subpart D, Appendix A, of the Federal Communications Commission's Rules and Regulations which specifies the priority system for such activities as set forth in 13.3.2, following.
    - D. Directory listings will not be furnished as a part of the services provided under this Tariff. Directory listings will be provided at the rates and charges specified in the appropriate General Exchange Tariff for additional listings.
    - E. Subject to compliance with C., preceding, where a shortage of facilities or equipment exists at any time, either for temporary or protracted periods, the services offered herein will be provided to IC's on a first come-first served basis.
    - F. Except for loop and duplex (DX) type signaling, wire pair facilities shall not be used for ground return or split pair operation. Signals applied to the wire pair facility shall be voice or subvoice in nature and shall conform to the limitations set forth in 2.5, following. In the case of application of dc telegraph signaling systems, the IC shall be responsible, at its expense, for the provision of current limiting devices to protect the Telephone Company facilities from excessive current due to abnormal conditions and for the provision of noise mitigation networks when required to reduce excessive noise.

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BY A C S, # 2

PUBLIC SERVICE COMMISSION

OF MISSOURI

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Access Services Tariff

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Public Service Commission

Section 2

Issued: **DEC** 29 1983

Effective: JAN 0 1 1984

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No supplement to this tariff will be issued except for the purpose of canceling this tariff. Access Services Tariff
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3rd Revised Sheet 3
Replacing 2nd Revised Sheet 3

ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

NOV 19 1991

2.1 Undertaking of the Telephone Company-(Continued)

2.1.2 Limitations-(Continued)

MO. PUBLIC SERVICE COMM.

E. First-come first-served shall be based upon the received time and date stamped by the Telephone Company on customer orders which contain the information as required for each respective service as delineated in other sections of this Tariff. Customer orders shall not be deemed to have been received until such information is provided. When necessary, the Telephone Company will attempt to seek clarification on a verbal basis. The Telephone Company will initiate the order process within one working day of receipt of the customer's order.

In the event a shortage of facilities should exist, the type of shortage of facilities and equipment and how quickly relief can be provided would also be taken into consideration with the preceding provisions.

- F. Signals applied to a metallic facility shall conform to the limitations set forth in Reference Publication AS No. 1, Issue II. In the case of application of dc telegraph signaling systems, the customer shall be responsible, at its expense, for the provision of current limiting devices to protect the Telephone Company facilities from excessive current due to abnormal conditions and for the provision of noise mitigation networks when required to reduce excessive noise.
- G. The customer has 180 days after receiving Individual Case Basis (ICB) rates to order the service requested at the rate quoted.

# 2.1.3 Liability

- A. The Telephone Company's liability, if any, for its willful misconduct is not limited by this Tariff, except as set forth in Section 8, following. With respect to any other claim or suit, by an IC, End User or by any others, for damages associated with the installation, provision, preemption, termination, maintenance, repair or restoration of service, and subject to the provisions of Paragraphs 2.1.3, following, except as set forth in Section 8, following, the Telephone Company's liability, if any, shall not exceed an amount equal to the proportionate charge for the service for the period during which the service was affected. This liability for damages shall be in addition to any amounts that may otherwise be due the IC or End User under this Tariff as a Credit Allowance for a Service Interruption.
- B. The Telephone Company shall not be liable for any act or omission of any other carrier or customer providing a portion of a service, nor shall the Telephone Company for its own act or omission hold liable any other carrier or customer providing a portion of a service.

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Replacing 1st Revised Sheet 3

ACCESS SERVICES

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2. GENERAL REGULATIONS-(Continued)

JUN 28 1991

2.1 Undertaking of the Telephone Company-(Continued)

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2.1.3 Liability

- A. The Telephone Company's liability, if any, for its willful misconduct is not limited by this Tariff, except as set forth in Section 8, following.

  (C) With respect to any other claim or suit, by an IC, End User or by any others, for damages associated with the installation, provision, preemption, termination, maintenance, repair or restoration of service, and subject to the provisions of Paragraphs 2.1.3, following, except as set forth in Section 8, following, the Telephone Company's liability, if any, shall not exceed an amount equal to the proportionate charge for the service for the period during which the service was affected. This liability for damages shall be in addition to any amounts that may otherwise be due the IC or End User under this Tariff as a Credit Allowance for a Service Interruption.
  - B. The Telephone Company shall not be liable for any act or ommission of any other carrier or customer providing a portion of a service, nor shall the Telephone Company for its own act or omission hold liable any other carrier or customer providing a portion of a service.
  - C. The Telephone Company is not liable for damages to the IC terminal location or End User's premises resulting from the furnishing of a service, including the installation and removal of equipment and associated wiring, unless the damage is caused by the Telephone Company's negligence.
  - D. The Telephone Company shall be indemnified, defended and held harmless by the IC or End User against any claim, loss or damage including punitive damages, attorneys fees and court costs, arising from the use of services offered under this Tariff, involving:

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Public Service Commission MISSOURI

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Access Services Tariff Section 2 1st Revised Sheet 3 Replacing Original Sheet 3

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#### ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
- 2.1 Undertaking of the Telephone Company-(Continued)
  - 2.1.3 Liability
  - A. The Telephone Company's liability, if any, for its willful misconduct is not limited by this Tariff, except as set forth in Section 80103 Cofoulowing, with respect to any other claim or suit, by an IC, End-User-or-by-any others, for damages associated with the installation, provision, termination, maintenance, repair or restoration of service, and subject to the provisions of Paragraphs 2.1.3, B. through H., following, except as set forth in Section 8, Paragraph 8.1.3, following, the Telephone Company's liability, if any, shall not exceed an amount equal to the proportionate charge for the service for the period during which the service was affected. This liability for damages shall be in addition to any amounts that may otherwise be due the IC or End User under this Tariff as a Credit Allowance for a Service Interruption.
- (CT) The Telephone Company shall not be liable for any act or ommission of any other carrier or customer providing a portion of a service, nor shall the Telephone Company for its own act or omission hold liable any other carrier or customer providing a portion of a service.
- (RT) (FC) The Telephone Company is not liable for damages to the IC terminal location or End User's premises resulting from the furnishing of a service, including the installation and removal of equipment and associated wiriing, unless the damage is caused by the Telephone Company's negligence.
- (FC) The Telephone Company shall be indemnified, defended and held harmless by the IC or End User against any claim, loss or damage including punitive damages, attorneys fees and court costs, arising from the use of services offered under this Tariff, involving:

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Issued: JUN 27 1986

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Access Services Tariff
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# ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
- 2.1 Undertaking of the Telephone Company-(Continued)
  - 2.1.3 Liability

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  Public Service Commission
- A. The Telephone Company's liability, if any, for its willful misconduct is not limited by this Tariff, except as set forth in Section 8.1.3, following, with respect to any other claim or suit, by an IC, End User or by any others, for damages associated with the installation, provision, termination, maintenance, repair or restoration of service, and subject to the provisions of Paragraphs 2.1.3, B. through H., following, except as set forth in Section 8, Paragraph 8.1.3, following, the Telephone Company's liability, if any, shall not exceed an amount equal to the proportionate charge for the service for the period during which the service was affected. This liability for damages shall be in addition to any amounts that may otherwise be due the IC or End User under this Tariff as a Credit Allowance for a Service Interruption.
- B. No carrier furnishing a portion of a service shall be liable for any act or omission of any other carrier furnishing a portion of that service.
- C. The Telephone Company is not liable for damages associated with service or facilities which it does not furnish.
- D. The Telephone Company is not liable for damages to the IC terminal location or End User's premises resulting from the furnishing of a service, including the installation and removal of equipment and associated wiring, unless the damage is caused by the Telephone Company's negligence.
- F. The Telephone Company shall be indemnified, defended and held harmless by the IC or End User against any claim, loss or damage including punitive damages, attorneys fees and court costs, arising from the use of services offered under this Tariff, involving:

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OF MISSOURI

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Public Service Commission

Issued: **DEC** 29 1983

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No supplement to this tariff will be issued except for the purpose of canceling this tariff. Access Services Tariff
Section 2
4th Revised Sheet 4
Replacing 3rd Revised Sheet 4

### ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

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2.1 Undertaking of the Telephone Company-(Continued)

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2.1.3 Liability-(Continued)

Public Service Commission

- (CT) C. The Telephone Company is not liable for damages to the customer's premises resulting from the furnishing of a service, including the installation and removal of equipment and associated wiring, unless the damage is caused by the Telephone Company's negligence.
- (AT) D. When a customer is provided service under this tariff, the Telephone Company shall be indemnified, defended and held harmless by the customer against any claim, loss or damage including punitive damages, attorneys fees and court costs, arising from the use of services offered under this Tariff, involving:
  - 1. Claims for libel, slander, invasion of privacy or infringement of copyright arising from the customer's own communications;
  - 2. Claims for patent infringement arising from the customer's acts combining or using the service furnished by the Telephone Company in connection with facilities or equipment furnished by the customer; or
  - 3. All other claims arising out of any act or omission of the customer in the course of using services provided pursuant to this Tariff.
  - E. The Telephone Company does not guarantee or make any warranty with respect to its services when used in an explosive atmosphere. The Telephone Company shall be indemnified, defended and held harmless by the customer from any and all claims by any person relating to the services so provided.
  - F. No license under patents (other than the limited license to use) is granted by the Telephone Company or shall be implied or arise by estoppel, with respect to any service offered under this Tariff. The Telephone Company will defend the customer against claims of patent infringement arising solely from the use by the customer of services offered under this Tariff and will indemnify such customer for any damages awarded based solely on such claims.
  - G. The Telephone Company's failure to provide or maintain services under this Tariff shall be excused by labor difficulties, governmental orders, civil commotions, criminal actions taken against the Telephone Company, acts of God and other circumstances beyond the Telephone Company's reasonable, control, subject to the Credit Allowance for a Service Interruption as set forth in Paragraph 2.4.4, following.

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GENERAL REGULATIONS-(Continued)

2.1 Undertaking of the Telephone Company-(Continued)

2.1 Liability-(Continued)

C. The Telephone Company is not liable for damages to the IC terminal location or End User's premises resulting from the furnishing of a service, including the installation and removal of equipment and associated wiring, unless the damage is caused by the Telephone Company's negligence.

D. The Telephone Company shall be indemnified, defended and held harmless by the IC or End User against any claim, loss or damage including punitive damages, attorneys fees and court costs, arising from the use of services offered under this Tariff, involving:

- Claims for libel, slander, invasion of privacy or infringement of copyright arising from any communications;
- 2. Claims for patent infringement arising from combining or using the service furnished by the Telephone Company in connection with facilities or equipment furnished by the Interexchange Carrier (IC) or End User; or
- 3. All other claims arising out of any act or omission of the IC or End User in the course of using services provided pursuant to this Tariff.
- E. The Telephone Company does not guarantee or make any warranty with respect to its services when used in an explosive atmosphere. The Telephone Company shall be indemnified, defended and held harmless by the IC or End User from any and all claims by any person relating to the services so provided.
- F. No license under patents (other than the limited license to use) is granted by the Telephone Company or shall be implied or arise by estoppel, with respect to any service offered under this Tariff. The Telephone Company will defend the IC or End User against claims of patent infringement arising solely from the use by the IC or End User of services offered under this Tariff and will indemnify such IC or End User for any damages awarded based solely on such claims.
- The Telephone Company's failure to provide or maintain services under this Tariff shall be excused by labor difficulties, governmental orders, civil commotions, criminal actions taken against the Telephone Company, acts of God and other circumstances beyond the Telephone Company's reasonable control, subject to the Credit Allowance for a Service Interruption as set forth in Paragraph 2.4.4, following.

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Effective: FEB 1 2 1992

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Access Services Tariff
Section 2
2nd Revised Sheet 4
Replacing 1st Revised Sheet 4

### ACCESS SERVICES

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2. GENERAL REGULATIONS-(Continued)

2.1 Undertaking of the Telephone Company-(Continued)

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2.1.3 Liability-(Continued)

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- Claims for libel, slander, invasion of privacy or infringement of copyright arising from any communications;
- Claims for patent infringement arising from combining or using the service furnished by the Telephone Company in connection with facilities or equipment furnished by the Interexchange Carrier (IC) or End User; or
- 3. All other claims arising out of any act or omission of the IC or End User in the course of using services provided pursuant to this Tariff.
- E. The Telephone Company does not guarantee or make any warranty with respect to its services when used in an explosive atmosphere. The Telephone Company shall be indemnified, defended and held harmless by the IC or End User from any and all claims by any person relating to the services so provided.
- F. No license under patents (other than the limited license to use) is granted by the Telephone Company or shall be implied or arise by estoppel, with respect to any service offered under this Tariff. The Telephone Company will defend the IC or End User against claims of patent infringement arising solely from the use by the IC or End User of services offered under this Tariff and will indemnify such IC or End User for any damages awarded based solely on such claims.
- G. The Telephone Company's failure to provide or maintain services under this Tariff shall be excused by labor difficulties, governmental orders, civil commotions, criminal actions taken against the Telephone Company, acts of God and other circumstances beyond the Telephone Company's reasonable control, subject to the Credit Allowance for a Service Interruption as set forth in Paragraph 2.4.4, following.

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Effective: 1967 au 1969

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

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Access Services Tariff
Section 2
1st Revised Sheet 4
Replacing Original Sheet 4

#### ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
- 2.1 Undertaking of the Telephone Company-(Continued)
  - 2.1.3 Liability-(Continued)

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- 1. Claims for libel, slander, invasion of privacy of infringement of copyright arising from any communications;
- 2. Claims for patent infringement arising from combining or using the service furnished by the Telephone Company in connection with facilities or equipment furnished by the IC or End User, or;
- All other claims arising out of any act or omission of the IC or End User in the course of using services provided pursuant to this Tariff.
- (FC) E. The Telephone Company does not guarantee or make any warranty with respect to its services when used in an explosive atmosphere. The Telephone Company shall be indemnified, defended and held harmless by the 1C or End User from any and all claims by any person relating to the services so provided.
- (FC) F. No license under patents (other than the limited license to use) is granted by the Telephone Company or shall be implied or arise by estoppel, with respect to any service offered under this Tariff. The Telephone Company will defend the IC or End User against claims of patent infringement arising solely from the use by the IC or End User of services offered under this Tariff and will indemnify such IC or End User for any damages awarded based solely on such claims.
- (FC) G. The Telephone Company's failure to provide or maintain services under this Tariff shall be excused by labor difficulties, governmental orders, civil commotions, criminal actions taken against the Telephone Company, acts of God and other circumstances beyond the Telephone Company's reasonable control, subject to the Credit Allowance for a Service Interruption as set forth in Paragraph 2.4.4, following.

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Effective:

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Issued: JUN 27 1986

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

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Public Service Commission

Access Services Tariff
Section 2
Original Sheet 4

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## ACCESS SERVICES

- 2. GENERAL REGULATIONS-(Continued)
  - 2.1 Undertaking of the Telephone Company-(Continued)
    - 2.1.3 Liability-(Continued)
    - E. (Continued)
      - Claims for libel, slander, invasion of privacy or infringement of copyright arising from any communications;
      - 2. Claims for patent infringement arising from combining or using the service furnished by the Telephone Company in connection with facilities or equipment furnished by the IC or End User, or;
      - 3. All other claims arising out of any act or omission of the IC or End User in the course of using services provided pursuant to this Tariff.
    - F. The Telephone Company does not guarantee or make any warranty with respect to its services when used in an explosive atmosphere. The Telephone Company shall be indemnified, defended and held harmless by the IC or End User from any and all claims by any person relating to the services so provided.
    - G. No license under patents (other than the limited license to use) is granted by the Telephone Company or shall be implied or arise by estoppel, with respect to any service offered under this Tariff. The Telephone Company will defend the IC or End User against claims of patent infringement arising solely from the use by the IC or End User of services offered under this Tariff and will indemnify such IC or End User for any damages awarded based solely on such claims.
    - H. The Telephone Company's failure to provide or maintain services under this Tariff shall be excused by labor difficulties, governmental orders, civil commotions, criminal actions taken against the Telephone Company, acts of God and other circumstances period the Telephone Company's reasonable control, subject to the Chedit Allowance for a Service Interruption as set forth in Paragraph 2.4.4, following.

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Issued: DEC 29 1983

Effective:

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Southwestern Bell Telephone Company, LLC d/b/a AT&T Missouri

Section 2 10th Revised Sheet 5 Replacing 9th Revised Sheet 5

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#### **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.1 Undertaking of the Telephone Company-(Continued)
    - 2.1.3 Liability-(Continued)
      - H. The Telephone Company shall in no way be liable for any harm or any damages arising in connection with any failure of the customer to properly ground or bond the service, the premises, any structure in which the service is to be provided or used, or any equipment or associated wiring.

#### 2.1.4 Provision of Services

A. The Telephone Company, to the extent that such services are or can be made available with reasonable effort and after provision has been made for the Telephone Company's telephone exchange services, may provide to the IC, upon reasonable notice, services offered in other applicable sections of this tariff at rates and charges specified therein.

In the event that the ICs request cannot be fulfilled with existing facilities and equipment or the request is not consistent with the Telephone Company's filed tariffs and technical publications, alternative designs may be provided by the Telephone Company. Additionally, the Telephone Company will work with the customer to reach an agreeable solution.

- B. The services provided under this tariff are provided over such routes and facilities as the Telephone Company may elect. Requests for special facilities or routing of Access Service will be provided in accordance with Section 11 or Section 14, following, as appropriate.
- C. The services provided under this tariff (1) will include any entrance cable or drop wiring and wiring or cable as set forth in Part 68 of the Federal Communications Commission's Rules and Regulations and (2) will be installed by the Telephone Company to the points of termination.

Moves involving the point of termination at the IC terminal location on the End User's premises will be as set forth in Section 6.8.10 of Tariff FCC No. 1 and Section 7.3.5 of this intrastate Tariff, following. Standard Jacks, as set forth in Section 13, Paragraph 13.3.4, following, are used where appropriate to terminate services. For simple inside wiring where there is no Telephone Company provided standard jack at the Demarcation Point, customers may make connections by direct attachment to Company installed wiring at points on the customer's side up to and including at the Demarcation Point.

Access Services Tariff
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8th Revised Sheet 5
Replacing 7th Revised Sheet 5

#### **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.1 Undertaking of the Telephone Company-(Continued)
    - 2.1.3 Liability-(Continued)
      - H. The Telephone Company shall in no way be liable for any harm or any damages arising in connection with any failure of the customer to properly ground or bond the service, the premises, any structure in which the service is to be provided or used, or any equipment or associated wiring.

#### 2.1.4 Provision of Services

- A. The Telephone Company, to the extent that such services are or can be made available with reasonable effort and after provision has been made for the Telephone Company's telephone exchange services, may provide to the IC, upon reasonable notice, services offered in other applicable sections of this tariff at rates and charges specified therein.
  - In the event that the ICs request cannot be fulfilled with existing facilities and equipment or the request is not consistent with the Telephone Company's filed tariffs and technical publications, alternative designs may be provided by the Telephone Company. Additionally, the Telephone Company will work with the customer to reach an agreeable solution.
- B. The services provided under this tariff are provided over such routes and facilities as the Telephone Company may elect. Requests for special facilities or routing of Access Service will be provided in accordance with Section 11 or Section 14, following, as appropriate.
- C. The services provided under this tariff (1) will include any entrance cable or drop wiring and wiring or cable as set forth in Part 68 of the Federal Communications Commission's Rules and Regulations and (2) will be installed by the Telephone Company to the points of termination.

Moves involving the point of termination at the IC terminal location on the End User's premises will be as set forth in Section 6, Paragraph 6.10.10 and Section 7, Paragraph 7.3.5, preceding. Standard Jacks, as set forth in Section 13, Paragraph 13.3.4, following, are used where appropriate to terminate services. For simple inside wiring where there is no Telephone Company provided standard jack at the Demarcation Point, customers may make connections by direct attachment to Company installed wiring at points on the customer's side up to and including at the Demarcation Point.

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Issued: March 21, 1994 Effective: April 30, 1994

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Access Services Tariff Section 2 7th Revised Sheet 5 Replacing 6th

ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

MAR 29 1993

2.1 Undertaking of the Telephone Company-(Continued)

MISSOURI Public Service Commission

- 2.1.3 Liability-(Continued)
- H. The Telephone Company shall in no way be liable for any harm or any damages arising in connection with any failure of the customer to properly ground or bond the service, the premises, any structure in the service is to be provided or used, or any equipment or associated wiring.
- 2.1.4 Provision of Services
- APR 301994 A. The Telephone Company, to the extent that such services able dr can made available with reasonable effort and after provision has been made for the Telephone Company's telephone exchange services Smar on vide to the IC, upon reasonable notice, services offered in other applicable sections of this tariff at rates and charges specified therein.

In the event that the ICs request cannot be fulfilled with existing facilities and equipment or the request is not consistent with the Telephone Company's standard practices, alternative designs will be provided by the Telephone Company. Additionally, the Telephone Company will work with the customer to reach an agreeable solution.

- The services provided under this tariff are provided over such routes and facilities as the Telephone Company may elect. Requests for special facilities or routing of Access Service will be provided in accordance with Section 11 or Section 14, following, as appropriate.
- The services provided under this tariff (1) will include any entrance cable or drop wiring and wiring or cable as set forth in Part 68 of the Federal Communications Commission's Rules and Regulations and (2) will be installed by the Telephone Company to the points of termination.

Moves involving the point of termination at the IC terminal location on the End User's premises will be as set forth in Section 6, Paragraph 6.10.10 and Section 7, Paragraph 7.3.5, preceding. Standard Jacks, as set forth in Section 13, Paragraph 13.3.4, following, are used where appropriate to terminate services. For simple inside wiring where there is no Telephone Company provided standard jack at the Demarcation Point, customers may make connections by direct attachment to Company installed wiring at points on the customer's side up to and including at the Demarcation Point.

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Access Services Tariff
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Replacing 5th Revised Sheet 5

ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

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2.1 Undertaking of the Telephone Company-(Continued)

2.1.3 Liability-(Continued)

MISSOURI
Public Service Commission

H. The Telephone Company shall in no way be liable for any harm or any damages arising in connection with any failure of the customer to properly ground or bond the service, the premises, any structure in which the service is to be provided or used, or any equipment or associated wiring.

## 2.1.4 Provision of Services

A. The Telephone Company, to the extent that such services are or can be made available with reasonable effort and after provision has been made for the Telephone Company's telephone exchange services, may provide to the IC, upon reasonable notice, services offered in other applicable sections of this Tariff at rates and charges specified therein.

In the event that the IC's request cannot be fulfilled with existing facilities and equipment or the request is not consistent with the Telephone Company's standard practices, alternative designs will be provided by the Telephone Company. Additionally, the Telephone Company will work with the customer to reach an agreeable solution.

- B. The services provided under this Tariff are provided over such routes and facilities as the Telephone Company may elect. Requests for special facilities or routing of Access Service will be provided in accordance with Section 11 or Section 14, following, as appropriate.
- C. The services provided under this Tariff (1) will include any entrance cable or drop wiring and wiring or cable as set forth in Part 68 of the Federal Communications Commission's Rules and Regulations and (2) will be installed by the Telephone Company to the points of termination.

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involving the point of termination at the IC terminal closected morning

Moves involving the point of termination at the IC terminal socice commission the End User's premises will be as set forth in Section 6, Paragraph 7.7 and Section 7, Paragraph 7.3.5, following. Standard Jacks, as set forth in Section 13, Paragraph 13.3.4, following, are used where appropriate to terminate services. For simple inside wiring where there is no Telephone Company provided standard jack at the Demarcation Point, customers may make connections by direct attachment to Company installed wiring at points on the customer's side up to and including at the Demarcation Point.

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Access Services Tariff
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GENERAL REGULATIONS-(Continued)

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2.1 Undertaking of the Telephone Company-(Continued)

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2.1.4 Provision of Services

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A. The Telephone Company, to the extent that such services are or can be made available with reasonable effort and after provision has been made for the Telephone Company's telephone exchange services, may provide to the IC, upon reasonable notice, services offered in other applicable sections of this tariff at rates and charges specified therein.

In the event that the IC's request cannot be fulfilled with existing facilities and equipment or the request is not consistent with the Telephone Company's standard practices, alternative designs will be provided by the Telephone Company. Additionally, the Telephone Company will work with the customer to reach an agreeable solution.

- B. The services provided under this tariff are provided over such routes and facilities as the Telephone Company may elect. Requests for special facilities or routing of Access Service will be provided in accordance with Section 11 or Section 14, following, as appropriate.
- C. The services provided under this tariff (1) will include any entrance cable or drop wiring and wiring or cable within a building necessary to terminate the Telephone Company's outside distribution facilities at a suitable point of termination inside the IC terminal location or End User's premises and (2) will be installed by the Telephone Add Tyle Telephone and termination.
  - (1) The point of termination may be placed on each floor of the 1992 customer's premises at a mutually agreed upon location, which is accessible to both the customer and the Telephone Company Commission location, which will be common to all services, will rake into consideration technical service parameters.
  - (2) The Telephone Company may also provide a secondary point of termination at the same customer's premises where required for high density concentrations of twenty-four or more circuit equivalents (e.g., one 1.544 Mbps or twenty-five or more pairs).
- (C) Hoves involving the point of termination at the IC terminal location on the End User's premises will be as set forth in Sections 6.7.7 and 7.3.5. Standard Jacks, as set forth in Section 13, Paragraph 13.3.4, following, are used where appropriate to terminate services.

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Issued: SEP 20 1992

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Access Services Tariff Section 2 4th Revised Sheet 5 Replacing 3rd Revised Sheet 5

ACCESS SERVICES

2. GENERAL REGULATIONS-(Continued)

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2.1 Undertaking of the Telephone Company-(Continued)

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2.1.4 Provision of Services

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The Telephone Company, to the extent that such services are or can be made available with reasonable effort and after provision has been made for the Telephone Company's telephone exchange services, will provide to the IC, upon reasonable notice, services offered in other applicable sections of this tariff at rates and charges specified therein.

In the event that the IC's request cannot be fulfilled with existing facilities and equipment or the request is not consistent with the Telephone Company's standard practices, alternative designs will be provided by the Telephone Company. Additionally, the Telephone Company will work with the customer to reach an agreeable solution.

- The services provided under this tariff are provided over such routes and facilities as the Telephone Company may elect. Requests for special facilities or routing of Access Service will be provided in accordance with Section 11 or Section 14, following, as appropriate.
- The services provided under this tariff (1) will include any entrance cable or drop wiring and wiring or cable within a building necessary to terminate the Telephone Company's outside distribution facilities at a suitable point of termination inside the IC terminal location or End User's premises and (2) will be installed by the Telephone Company to such points of termination.

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(1) The point of termination may be placed on each floor of the customer's premises at a mutually agreed upon location, which is accessible to both the customer and the Telephone Company. This location, which will be common to all services, will take into consideration technical service parameters.

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BY 5th RS. +5 (2) The Telephone Company may also provide a secondary point of Public Service Commission termination at the same customer's premises where required for high density concentrations of twenty-four or more circuit equivalents (e.g., one 1.544 Mbps or twenty-five or more pairs).

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Moves of the point of termination at the IC terminal location on the End User's premises will be as set forth in Sections 6.7.7 and 7.3.5. Standard Jacks, as set forth in Section 13, Paragraph 13.3.4, following, are used where appropriate to terminate services.

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Access Services Tariff Section 2 3rd Revised Sheet 5 Replacing 2nd Revised Sheet 5

ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

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2.1 Undertaking of the Telephone Company-(Continued)

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2.1.4 Provision of Services

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A. The Telephone Company, to the extent that such services are or can be made available with reasonable effort and after provision has been made for the Telephone Company's telephone exchange services, will provide to the IC, upon reasonable notice, services offered in other applicable sections of this tariff at rates and charges specified therein.

In the event that the IC's request cannot be fulfilled with existing facilities and equipment or the request is not consistent with the Telephone Company's standard practices, alternative designs will be provided by the Telephone Company. Additionally, the Telephone Company will work with the customer to reach an agreeable solution.

- B. The services provided under this tariff are provided over such routes and facilities as the Telephone Company may elect. Requests for special facilities or routing of Access Service will be provided in accordance with Section 11 or Section 14, following, as appropriate.
- The services provided under this tariff (1) will include any entrance cable or drop wiring and wiring or cable within a building necessary to terminate the Telephone Company's outside distribution facilities at a suitable point of termination inside the IC terminal location or End User's premises and (2) will be installed by the Telephone Company to such points of termination.
  - (1) The point of termination may be placed on each floor of the customer's premises at a mutually agreed upon location, which is accessible to both the customer and the Telephone Company. This location, which will be common to all services, will take into consideration technical service parameters.
  - (2) The Telephone Company may also provide a secondary point of termination at the same customer's premises where required for high density concentrations of twenty-four or more circuit equivalents (e.g., one 1.544 Mbps or twenty-five or more pairs).

Moves of the point of termination at the IC terminal location on the End لكية. User's premises will be as set forth in Sections 6.7.7 and 7.4.5. Standard Jacks, as set forth in Section 13, Paragraph 13-1.4 Et llowing, are used where appropriate to terminate services

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By R. D. BARRON, President-Missouri Division

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Southwestern Bell Telephone Co-

St. Louis, Missouri

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Access Services Tariff Section 2 2nd Revised Sheet 5 Replacing 1st Revised Sheet 5

ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

2.1 Undertaking of the Telephone Company-(Continued)

2.1.4 Provision of Services

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A. The Telephone Company, to the extent that such services-are-or-can bemade available with reasonable effort and after provision has been made for the Telephone Company's telephone exchange services, will provide to the IC, upon reasonable notice, services offered in other applicable sections of this Tariff at rates and charges specified therein.

In the event that the ICs request cannot be fulfilled with existing facilities and equipment or the request is not consistent with the Telephone Company's standard practices, alternative designs will be provided by the Telephone Company. Additionally, the Telephone Company will work with the customer to reach an agreeable solution.

- The services provided under this Tariff are provided over such routes and facilities as the Telephone Company may elect. Requests for special facilities or routing of Access Service will be provided in accordance with Section 11 or Section 14, following, as appropriate.
- The services provided under this Tariff (1) will include any entrance cable or drop wiring and wiring or cable within a building necessary to terminate the Telephone Company's outside distribution facilities at a suitable point of termination inside the IC terminal location or End User's premises and (2) will be installed by the Telephone Company to such points of termination. Standard Jacks, as set forth in Section 13, Paragraph 13.3.4, following, are used where appropriate to terminate services.
- (CT) Moves of the point of termination at the IC terminal location on the End User's premises will be as set forth in Sections 6.7.7 and 7.4.5.
  - The Telephone Company may, where such action is reasonably required in the operation of its business (1) substitute, change or rearrange any facilities used in providing service under this Tariff, including but not limited to (a) substitution of different metallic facilities, (b) substitution of carrier or derived facilities for metallic facilities used to provide other

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Access Services Tariff
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#### ACCESS SERVICES

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- GENERAL REGULATIONS (Continued)
- 2.1 Undertaking of the Telephone Company-(Continued)

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2.1.4 Provision of Services

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- A. The Telephone Company, to the extent that such services are for Completion made available with reasonable effort and after provision has been made for the Telephone Company's telephone exchange services, will provide to the IC, upon reasonable notice, services offered in other applicable sections of this Tariff at rates and charges specified therein.
- (AT) In the event that the ICs request cannot be fulfilled with existing facilities and equipment or the request is not consistent with the Telephone Company's standard practices, alternative designs will be provided by the Telephone Company. Additionally, the Telephone Company will work with the customer to reach an agreeable solution.
  - B. The services provided under this Tariff are provided over such routes and facilities as the Telephone Company may elect. Requests for special facilities or routing of Access Service will be provided in accordance with Section 11 or Section 14, following, as appropriate.

The services provided under this Tariff (1) will include any entrance

cable or drop wiring and wiring or cable within a building necessary to terminate the Telephone Company's outside distribution facilities at a suitable point of termination inside the IC terminal location or End User's premises and (2) will be installed by the Telephone Company to such points of termination. The Telephone Company will be responsible for inside wire as set forth in Section 7, Paragraph 7.4.9, following. Standard Jacks, as set forth in Section 13, Paragraph 13.3.4, following, Jane used where appropriate to terminate services. Jacks other than those used to terminate services may be provided by the Telephone Company as specified in the General Exchange Tariff.

Wiring to apparatus or facilities of the IC or End User shall be furnished by the IC or End User from such points of termination. At the option of the IC or End User, standard wiring may be provided by the Telephone Company as specified in the General Exchange Tariff for standard bisiness or residence service.

D. The Telephone Company may, where such action is reasonably that and in the operation of its business (1) substitute, change or rearrange any facilities used in providing service under this Tariff, including but not limited to (a) substitution of different metallic facilities, (b) substitution of carrier or derived facilities for metallic facilities used to provide other

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Access Services Tariff

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Section 2

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

ACCESS SERVICES

- 2. GENERAL REGULATIONS-(Continued)
  - 2.1 Undertaking of the Telephone Company-(Continued)
  - 2.1.4 Provision of Services
  - A. The Telephone Company, to the extent that such services are or can be made available with reasonable effort and after provision has been made for the Telephone Company's telephone exchange services, will provide to the IC, upon reasonable notice, services offered in other applicable sections of this Tariff at rates and charges specified therein:
  - B. The services provided under this Tariff are provided over such routes and facilities as the Telephone Company may elect. Requests for special facilities or routing of Access Service will be provided in accordance with Section 11 or Section 14, following, as appropriate.
  - C. The services provided under this Tariff (1) will include any entrance cable or drop wiring and wiring or cable within a building necessary to terminate the Telephone Company's outside distribution facilities at a point of minimum penetration inside the IC terminal location or End User's premises and (2) will be installed by the Telephone Company to such points of termination. Standard Jacks, as set forth in Section 13, Paragraph 13.3.4, following, are used to terminate services. Jacks other than those used to terminate services may be provided by the Telephone Company as specified in the General Exchange Tariff.

Wiring to apparatus or facilities of the IC or End User shall be furnished by the IC or End User from such points of termination. At the option of the IC or End User, standard wiring may be provided by the Telephone Company on a time-sensitive basis as specified in the General Exchange Tariff for standard business or restdence service.

- D. The Telephone Company will provide the IC the makeup of the services and facilities provided under this Tariff to enable the IC to design its overall service.
- E. The Telephone Company may whose such action is reasonably required in the operation of its business (a) Substitute, change or rearrange any facilities used in providing service under this Tariff, including but not limited to (a) substitution of different metallic facilities, (b) substitution of carrier or derived facilities for metallic facilities used to provide other than metallic facilities and (c) substitution of metallic facilities for carrier or derived facilities used to provide other than metallic facilities for carrier or derived facilities used to provide other than metallic facilities (2) change minimum network protection criteria, (3) change operating

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Effective: JAN 0 1 1984

# Section 2 2nd Revised Sheet 5.1

Replacing 1st Revised Sheet 5.1

# Southwestern Bell Telephone Company, LLC d/b/a AT&T Missouri

# 2. GENERAL REGULATIONS-(Continued)

- 2.1 Undertaking of the Telephone Company-(Continued)
  - 2.1.4 Provision of Services-(Continued)

CANCELLED - Missouri Public Service Commission - 05/15/2025 - JI-2025-0146

D. The Telephone Company may, where such action is reasonably required in the operation of its business (1) substitute, change or rearrange any facilities used in providing service under this tariff, including but not limited to (a) substitution of different metallic facilities, (b) substitution of carrier or derived facilities for metallic facilities used to provide other than metallic facilities and (c) substitution of metallic facilities for carrier or derived facilities used to provide other than metallic facilities (2) change minimum network protection criteria, (3) change operating or maintenance characteristics of facilities or (4) change operation or procedures of the Telephone Company. In case of any such substitution, change or rearrangement, the facility parameters will be within the range as set forth in Sections 6 and 7, following. The Telephone Company shall not be responsible if any substitution, change or rearrangement renders any IC-furnished services obsolete or requires modification or alteration thereof or otherwise affects their use or performance. If such substitution, changes or rearrangements materially affect the operating characteristics of the facility, the Telephone Company will provide reasonable notification to the IC in writing. Reasonable time will be allowed for any redesign and implementation required by the change in operating characteristics. The Telephone Company will work cooperatively with the IC to determine reasonable notification procedures.

P.S.C. Mo. - No. 36 **ACCESS SERVICES TARIFF** 

ACCESS SERVICES

E. The Company may discontinue certain Company services in geographic areas for which the Company has no customers subscribing to those services.

# P.S.C. Mo. - No. 36 ACCESS SERVICES TARIFF

Southwestern Bell Telephone Company d/b/a AT&T Missouri Section 2 1st Revised Sheet 5.1 Replacing Original Sheet 5.1

#### **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.1 Undertaking of the Telephone Company-(Continued)
    - 2.1.4 Provision of Services-(Continued)
      - D. The Telephone Company may, where such action is reasonably required in the operation of its business (1) substitute, change or rearrange any facilities used in providing service under this tariff, including but not limited to (a) substitution of different metallic facilities, (b) substitution of carrier or derived facilities for metallic facilities used to provide other than metallic facilities and (c) substitution of metallic facilities for carrier or derived facilities used to provide other than metallic facilities (2) change minimum network protection criteria, (3) change operating or maintenance characteristics of facilities or (4) change operation or procedures of the Telephone Company. In case of any such substitution, change or rearrangement, the facility parameters will be within the range as set forth in Sections 6 and 7, following. The Telephone Company shall not be responsible if any substitution, change or rearrangement renders any IC-furnished services obsolete or requires modification or alteration thereof or otherwise affects their use or performance. If such substitution, changes or rearrangements materially affect the operating characteristics of the facility, the Telephone Company will provide reasonable notification to the IC in writing. Reasonable time will be allowed for any redesign and implementation required by the change in operating characteristics. The Telephone Company will work cooperatively with the IC to determine reasonable notification procedures.
      - E. The Company may discontinue certain Company services in geographic areas for which the Company has no customers subscribing to those services.
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Access Services Tariff Section 2 Original Sheet 5.01

#### **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.1 Undertaking of the Telephone Company-(Continued)
    - 2.1.4 Provision of Services-(Continued)
      - D. The Telephone Company may, where such action is reasonably required in the operation of its business (1) substitute, change or rearrange any facilities used in providing service under this tariff, including but not limited to (a) substitution of different metallic facilities, (b) substitution of carrier or derived facilities for metallic facilities used to provide other than metallic facilities and (c) substitution of metallic facilities for carrier or derived facilities used to provide other than metallic facilities (2) change minimum network protection criteria, (3) change operating or maintenance characteristics of facilities or (4) change operation or procedures of the Telephone Company. In case of any such substitution, change or rearrangement, the facility parameters will be within the range as set forth in Sections 6 and 7, following. The Telephone Company shall not be responsible if any substitution, change or rearrangement renders any IC-furnished services obsolete or requires modification or alteration thereof or otherwise affects their use or performance. If such substitution, changes or rearrangements materially affect the operating characteristics of the facility, the Telephone Company will provide reasonable notification to the IC in writing. Reasonable time will be allowed for any redesign and implementation required by the change in operating characteristics. The Telephone Company will work cooperatively with the IC to determine reasonable notification procedures.

Issued: September 12, 1988 Effective: October 12, 1988

# Southwestern Bell Telephone Company d/b/a AT&T Missouri

Section 2 3rd Revised Sheet 6 Replacing 2nd Revised Sheet 6

#### **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.1 Undertaking of the Telephone Company-(Continued)
    - 2.1.4 Provision of Services-(Continued)
      - F. The Telephone Company will provide the customer reasonable notification of service-affecting activities that may occur in normal operation of its business. Such activities may include, but are not limited to, equipment or facilities additions, removals or rearrangements, routine preventative maintenance and major switching machine change-out. Generally, such activities are not individual customer service specific, they affect many customer services. No specific advance notification period is applicable to all service activities. The Telephone Company will work cooperatively with the customer to determine reasonable notification requirements.
      - G. The Telephone Company will work cooperatively with the IC to develop network contingency plans in order to maintain maximum network capability following natural or manmade disasters which affect telecommunications services. (FC)
    - 2.1.5 Operation and Maintenance
      - A. Maintenance of Service

The services provided under this tariff shall be maintained by the Telephone Company. The IC or others may not rearrange, move, disconnect, remove or attempt to repair any facilities provided by the Telephone Company, other than by connection or disconnection to any interface means used, except with the written consent of the Telephone Company.

Access Services Tariff
Section 2
2nd Revised Sheet 6
Replacing 1st Revised Sheet 6

#### **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.1 Undertaking of the Telephone Company-(Continued)
    - 2.1.4 Provision of Services-(Continued)

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- E. The Telephone Company will provide the customer reasonable notification of service-affecting activities that may occur in normal operation of its business. Such activities may include, but are not limited to, equipment or facilities additions, removals or rearrangements, routine preventative maintenance and major switching machine change-out. Generally, such activities are not individual customer service specific, they affect many customer services. No specific advance notification period is applicable to all service activities. The Telephone Company will work cooperatively with the customer to determine reasonable notification requirements.
- F. The Telephone Company will work cooperatively with the IC to develop network contingency plans in order to maintain maximum network capability following natural or manmade disasters which affect telecommunications services.
- 2.1.5 Operation and Maintenance
  - A. Maintenance of Service

The services provided under this tariff shall be maintained by the Telephone Company. The IC or others may not rearrange, move, disconnect, remove or attempt to repair any facilities provided by the Telephone Company, other than by connection or disconnection to any interface means used, except with the written consent of the Telephone Company.

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Issued: September 12, 1988 Effective: October 12, 1988

Access Services Tariff
Section 2
1st Revised Sheet 6
Replacing Original Sheet 6

#### ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

2.1 Undertaking of the Telephone Company-(Continued)

2.1.4 Provision of Services-(Continued)

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than metallic facilities and (c) substitution of metallic Stagnil Lues North (MT) carrier or derived facilities used to provide other than metal-lic facilities (2) change minimum network protection criteria, (3) change operating or maintenance characteristics of facilities or (4) change operation or procedures of the Telephone Company. In case of any such substitution, change or rearrangement, the facility parameters will be within the range as set forth in Sections 6 and 7, following. The Telephone Company shall not be responsible if any such substitution, change or rearrangement renders any IC-furnished services obsolete or requires modification or alteration thereof or otherwise affects their use or performance. If such substitution, changes or rearrangements materially (CT) affect the operating characteristics of the facility, the Telephone Company will provide reasonable notification to the IC in writing. Reasonable time will be allowed for any redesign and implementation required by the

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change in operating characteristics. The Telephone Company will work cooperatively with the IC to determine reasonable notification procedures.

(CT) E. The Telephone Company will provide the customer reasonable notification of service-affecting activities that may occur in normal operation of its business. Such activities may include, but are not limited to, equipment or facilities additions, removals or rearrangements, routine preventative maintenance and major switching machine change-out. Generally, such activities are not individual customer service specific, they affect many customer services. No specific advance notification period is applicable to all service activities. The Telephone Company will work cooper-

atively with the customer to determine the notification requirements.

(FC) F. The Telephone Company will work cooperatively with the IC to develop network contingency plans in order CANOE in Eprimum network capability following natural or man-made disasters which affect telecommunications services.

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2.1.5 Operation and Maintenance

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A. Maintenance of Service

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The services provided under this Tariff shall be maintained by the Telephone Company. The IC or others may not rearrange, move, disconnect, remove or attempt to repair any facilities provided by the Telephone Company, other than by connection or disconnection to any interface means used, except with the written consent of the Telephone Company.

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Access Services Tariff Section 2 Original Sheet 6

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#### ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
  - 2.1 Undertaking of the Telephone Company-(Continued)
  - 2.1.4 Provision of Services-(Continued)
  - E. (Continued)

or maintenance characteristics of facilities or (4) change operation or procedures of the Telephone Company. In case of any such substitution, change or rearrangement, the facility parameters will be within the range as set forth in Sections 6 and 7, following. The Telephone Company shall not be responsible if any such substitution, change or rearrangement renders any IC-furnished services obsolete or requires modification or alteration thereof or otherwise affects their use or performance. If such substitution, changes or rearrangements materially affect the operating characteristics of the facility, the IC will be given adequate notice in writing. Reasonable time will be allowed for any redesign and implementation required by the change in operating characteristics.

- The Telephone Company will provide the IC timely notification of service-affecting activities.
- The Telephone Company will work cooperatively with the IC to develop network contingency plans in order to maintain maximum network capability following natural or man made disasters which affect telecommunications services
- 2.1.5 Operation and Maintenance

A. Maintenance of Service

The services provided under this services provided the Telephone Company. The IC or others may not rearrange, move, disconnect, remove or attempt to repair any facilities provided by the Telephone Company, except with the written consent of the Telephone Company. The IC shall maintain all facilities provided by it. The Telephone Company shall not be responsible to customers of the IC for end-to-end service of which the services provided under this Tariff are part.

Availability for Testing

The services provided under this Tariff shall be available to the 1984 Telephone Company at times mutually agreed upon in order to Beant 253 the Telephone Company to make tests and adjustments appropriate for the Telephone Company to make tests and adjustments appropriate for the Telephone Company to make tests and adjustments appropriate for the Telephone Company to make tests and adjustments appropriate for the Telephone Company to make tests and adjustments appropriate for the Telephone Company to make tests and adjustments appropriate for the Telephone Company to make tests and adjustments appropriate for the Telephone Company to make tests and adjustments appropriate for the Telephone Company to make tests and adjustments appropriate for the Telephone Company to make tests and adjustments appropriate for the Telephone Company to make tests and adjustments appropriate for the Telephone Company to make tests and adjustments appropriate for the Telephone Company to make tests and adjustments appropriate for the Telephone Company to make tests and adjustments appropriate for the Telephone Company to make tests and adjustments appropriate for the Telephone Company to make tests and the Telephone Company tests are the Telephone Company tests and the Telephone Company tests are the Telephone Company tests and the Telephone Company tests are the Telephone Company tests and the Telephone Company tests are the Telephone Company tests and the Telephone Company tests are the Telephone Company tests and the Telephone Company tests are the Telephone Company tests and the Telephone Company tests are the Telephone Company tests and the Telephone Company tests are the Telephone Company tests and the Telephone Company tests are the Telephone Company tests are the Telephone Company test maintaining the services in satisfactory operating condition. ~ Such

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No supplement to this tariff will be issued except for the purpose of canceling this tariff. Access Services Tariff Section 2 Original Sheet 6.01

## **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.1 Undertaking of the Telephone Company-(Continued)
    - 2.1.5 Operation and Maintenance-(Continued)
      - B. Availability for Testing

The services provided under this Tariff shall be available to the Telephone Company at times mutually agreed upon in order to permit the Telephone Company to make tests and adjustments appropriate for maintaining the services in satisfactory operating condition. Such tests and adjustments shall be completed within a reasonable time. No credit will be allowed for any interruptions involved during such tests and adjustments.

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Issued: June 27, 1986 Effective: July 1, 1986

CANCELLED - Missouri Public Service Commission - 05/01/2024 - TN-2024-0278 - JI-2024-0140

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No supplement to this tariff will be issued except for the purpose of canceling this tariff. Access Services Tariff
Section 2
1st Revised Sheet 7
Replacing Original Sheet 7

#### **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.1 Undertaking of the Telephone Company-(Continued)
    - 2.1.5 (Continued)

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# C. Interference or Impairment

The characteristics and methods of operation of any circuits, facilities or equipment provided by other than the Telephone Company and associated with the facilities utilized to provide services under this Tariff shall not interfere with or impair service over any facilities of the Telephone Company, its affiliated companies or its connecting and concurring carriers involved in its services, cause damage to their plant, impair the privacy of any communications carried over their facilities or create hazards to the employees of any of them or the public.

If such characteristics or methods of operation are not in accordance with A., preceding, the Telephone Company will, where practicable, notify the IC that temporary discontinuance of the use of a service may be required; however, where prior notice is not practicable, nothing contained herein shall be deemed to preclude the Telephone Company's right to temporarily discontinue forthwith the use of a service if such action is reasonable under the circumstances. In case of such temporary discontinuance, the IC will be promptly notified and afforded the opportunity to correct the condition which gave rise to the temporary discontinuance. During such period of temporary discontinuance, allowance for interruption of services as set forth in 2.4.4, following, is not applicable.

# 2.1.6 Discontinuance and Refusal of Services

A. Unless the provisions of 2.1.5, C., preceding apply, if the IC or End User fails to comply with the provisions of this Tariff, including any payments to be made by it on the dates or at the times herein specified, and fails within thirty (30) days after written notice by Certified U.S. Mail from the Telephone Company to the IC or End User to correct such noncompliance, the Telephone Company may discontinue the provision of the services involved and refuse additional applications for service and/or refuse to complete any pending orders for service at anytime thereafter. In case of such discontinuance, all applicable charges, including termination charges, shall become due.

Issued: June 27, 1986 Effective: July 1, 1986

Access Services Tariff Section 2 Original Sheet 7

ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
- 2.1 Undertaking of the Telephone Company-(Continued)
  - 2.1.5 (Continued)
  - В. (Continued)

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tests and adjustments shall be completed within a reasonable time. No credit will be allowed for any interruptions involved during such tests and adjustments.

Interference or Impairment

The characteristics and methods of operation of any circuits, facilities or equipment provided by other than the Telephone Company and associated with the facilities utilized to provide services under this Tariff shall not interfere with or impair service over any facilities of the Telephone Company, its affiliated companies or its connecting and concurring carriers involved in its services, cause damage to their plant, impair the privacy of any communications carried over their facilities or create hazards to the employees of any of them or the public.

If such characteristics or methods of operation are not in accordance with A., preceding, the Telephone Company will, where practicable, notify the IC that temporary discontinuance of the use of a service may be required; however, where prior notice is not practicable, nothing contained herein shall be deemed to preclude the Telephone Company's right to temporarily discontinue forthwith the use of a service if such action is reasonable under the circumstances. In case of such temporary discontinuance, the IC will be promitly notified and afforded the opportunity to correct the condition which gave rise to the temporary discontinuance. During such period of temporary discontinuance, allowance for interruption of services as set forth in 2.4.4, following, is not applicable.

2.1.6 Discontinuance and Refusal of Services

A. Unless the provisions of 2.1.5, C., precedent appropriate IC organisms. End User fails to comply with the provisions of this Tariff, including any payments to be made by it on the dates or at the times herein specified, and fails within twenty (20) days after written notice from 1921 the Telephone Company to the IC or End User to correct such noncompliance, the Telephone Company may discontinue the provision & 3 - 253 the services involved and refuse additional applications for services Commission and/or refuse to complete any pending orders for service at any time thereafter. In case of such discontinuance, all applicable charges, including termination charges, shall become due.

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No supplement to this tariff will be issued except for the purpose of canceling this tariff. Access Services Tariff
Section 2
2nd Revised Sheet 8
Replacing 1st Revised Sheet 8

#### **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.1 Undertaking of the Telephone Company-(Continued)
    - 2.1.6 Discontinuance and Refusal of Services-(Continued)
      - A. (Continued)

If the Telephone Company does not discontinue service, refuse additional applications for service and/or refuse to complete any pending orders on the date specified in the thirty (30) days' notice, and the customer's noncompliance continues, nothing contained herein shall preclude the Telephone Company's right to refuse additional applications for service to the noncomplying customer without further notice.

- B. If the IC or End User fails to comply with the provisions of this Tariff in connection with the provision of a service or group of services and fails to correct such course of action after notice as set forth in A., preceding, the Telephone Company may refuse applications for additional services until the course of action is corrected to the satisfaction of the Telephone Company.
- C. The Telephone Company reserves the right to refuse service to any applicant who is found to be indebted to the Telephone Company until satisfactory arrangements have been made for the payment of such indebtedness.

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

- D. If Access Service is established and it is subsequently determined that either condition in C., preceding, exists, the Telephone Company may suspend or disconnect such service after five days' written notice, until satisfactory arrangements have been made for the payment of the prior indebtedness.
- E. When Access Service is provided by more than one Telephone Company, the companies involved in providing the joint service may individually or collectively deny service to a customer for nonpayment. Where the Telephone Company (Companies) affected by the nonpayment is (are) incapable of effecting discontinuance of service without cooperation from

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Issued: July 27, 1988 Effective: August 26, 1988

Access Services Tariff Section 2 1st Revised Sheet 8 Replacing Original Sheet 8

#### ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
- 2.1 Undertaking of the Telephone Company-(Continued)
- 2.1.6 Discontinuance and Refusal of Services-(Continued)

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A. (Continued)

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If the Telephone Company does not discontinue service, refuse additional applications for service and/or refuse to complete any pending orders on the date specified in the thirty (30) day's notice, and the customer's noncompliance continues, nothing contained herein shall preclude the Telephone Company's right to refuse additional applications for service to the noncomplying customer without further notice.

- B. If the IC or End User fails to comply with the provisions of this Tariff in connection with the provision of a service or group of services and fails to correct such course of action after notice as set forth in A., preceding, the Telephone Company may refuse applications for additional services until the course of action is corrected to the satisfaction of the Telephone Company.
- C. The Telephone Company reserves the right to refuse service to any applicant who is found to be indebted to the Telephone Company until satisfactory arrangements have been made for the payment of such indebtedness.

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

- If Access Service is established and it is subsequently determined that either condition in C., preceding, exists, the Telephone Company may suspend or disconnect such service after five days' written LED notice, until satisfactory arrangements have been made for the pay ment of the prior indebtedness.
- 2.1.7 Provision and Ownership of Telephone Numbers

The IC and the End User have no property rights to telephaneynumber assignments or any other call number designations assignments. assignments or any other call number designations associated SD 2

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

ACCESS SERVICES

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

GENERAL REGULATIONS-(Continued)

Access Services Tariff Section 2 Original Sheet 8

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2.1.6 Discontinuance and Refusal of Services-(Continued)

2.1 Undertaking of the Telephone Company-(Continued)

Public Service Commission B. If the IC or End User fails to comply with the provisions-of-this-Tariff in connection with the provision of a service or group of services and fails to correct such course of action after notice as set forth in A., preceding, the Telephone Company may refuse applications for additional services until the course of action is corrected to the satisfaction of the Telephone Company.

C. The Telephone Company reserves the right to refuse service to any applicant who is found to be indebted to the Telephone Company for Access Service previously furnished until satisfactory arrangements have been made for the payment of such indebtedness.

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

- D. If Access Service is established and it is subsequently determined that either condition in C., preceding, exists, the Telephone Company may suspend or disconnect such service after five days' written notice, until satisfactory arrangements have been made for the payment of the prior indebtedness.
- 2.1.7 Provision and Ownership of Telephone Numbers

The IC and the End User have no property rights to telephone number assignments or any other call numbers designations associated with Access Services. The Telephone Grant reserves the right to assign, designate or change such combers, or the Telephone serving central office prefixes associated with such numbers, when reasonably necessary in the conduct of its business

2.1.8 Technical References

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PUBLIC SERVICE COMMISSION The Telephone Company will publish Technical References which IC can obtain as an aid in selecting the appropriate service interface and feature arrangements.

83 - 253Upon request, the Telephone Company will furnish network interfac information required by the FCC's Rules and Regulations.

Issued: DEC 29 1983

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Access Services Tariff
Section 2
1st Revised Sheet 8.01
Replacing Original Sheet 8.01

#### **ACCESS SERVICES**

# 2. GENERAL REGULATIONS-(Continued)

- 2.1 Undertaking of the Telephone Company-(Continued)
  - 2.1.6 Discontinuance and Refusal of Services-(Continued)
    - E. (Continued)

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the other joint provider(s) of Switched Access Service, such other Telephone Company (Companies) will, if technically feasible, assist in denying the joint service to the customer. Service denial for such joint service will only include calls which originate or terminate within, or transit, the operating territory of the Telephone Company (Companies) initiating the service denial for nonpayment. When more than one of the joint providers must deny service to effectuate termination for nonpayment, in cases where a conflict exists in the applicable tariff provisions, the tariff regulations of the end office Telephone Company shall apply for joint service discontinuance.

# 2.1.7 Provision and Ownership of Telephone Numbers

The IC and the End User have no property rights to telephone number assignments or any other call number designations associated with Access Services. The Telephone Company reserves the right to assign, designate or change such numbers, or the telephone serving central office prefixes associated with such numbers, when reasonably necessary in the conduct of its business. Should it become necessary to make a change in such number(s), the Telephone Company will furnish to the customer six (6) months notice, by certified U.S. mail, of the effective date and an explanation of the reason(s) for such change(s).

# 2.1.8 Technical References

The Telephone Company will publish Technical References which the IC can obtain as an aid in selecting the appropriate service interface and feature arrangements.

Upon request, the Telephone Company will furnish network interface information required by the FCC's Rules and Regulations.

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Access Services Tariff
Section 2
Original Sheet 8.01

# ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

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2.1 Undertaking of the Telephone Company-(Continued)

2.1.7 Provision and Ownership of Telephone Numbers-

designate or change such numbers, or the telephone—serving—central office prefixes associated with such numbers, when reasonably necessary in the conduct of its business. Should it become necessary to make a change in such number(s), the Telephone Company will furnish to the customer six (6) months notice, by certified U.S. mail, of the

2.1.8 Technical References

The Telephone Company will publish Technical References which the IC can obtain as an aid in selecting the appropriate service interface and feature arrangements.

effective date and an explanation of the reason(s) for such change(s).

Upon request, the Telephone Company will furnish network interface information required by the FCC's Rules and Regulations.

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

**Access Services Tariff** Section 2 3rd Revised Sheet 9 Replacing 2nd Revised Sheet 9

#### **ACCESS SERVICES**

# 2. GENERAL REGULATIONS-(Continued)

## 2.2 Use

# 2.2.1 Assignment and Transfer of Facilities

The IC may not assign or transfer (e.g. mergers, acquisitions, consolidations) the use of services provided under this Tariff except, where there is no interruption of use or relocation of the services, such assignment or transfer may be made to:

- another IC, whether an individual, partnership, association or corporation, provided the assignee or transferee assumes all outstanding indebtedness for such services, and the unexpired portion of the minimum period and the termination liability applicable to such services, if any; or
- a court-appointed receiver, trustee or other person acting pursuant to law in bankruptcy, receivership, reorganization, insolvency, liquidation or other similar proceedings, provided the assignee or transferee assumes the unexpired portion of the minimum period and the termination liability applicable to such services, if any.

In all cases of assignment or transfer, the written acknowledgment of the Telephone Company is required prior to such assignment or transfer and such acknowledgment shall be made within 15 days from the receipt of notification. The assignee or transferee (new customer) shall provide to the Telephone Company the written release of the use of such services from the assignor or transferor (former customer). All regulations, conditions, and applicable charges contained

Issued: August 9, 1991 Effective: September 9, 1991

Access Services Tariff
Section 2
2nd Revised Sheet 9
Replacing 1st Revised Sheet 9

ACCESS SERVICES

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2. GENERAL REGULATIONS-(Continued)

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2.2 Use

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# 2.2.1 Assignment and Transfer of Facilities

The IC may not assign or transfer the use of services provided under this Tariff except, where there is no interruption of use or relocation of the services, such assignment or transfer may be made to:

- another IC, whether an individual, partnership, association or corporation, provided the assignee or transferee assumes all outstanding indebtedness for such services, and the unexpired portion of the minimum period and the termination liability applicable to such services, if any; or CANCELLED
- a court-appointed receiver, trustee or other person SEP 3 1991 acting pursuant to law in bankruptcy, receivership, reorganization, involvency, liquidation or other simbly 2 RS 1 lar proceedings, provided the assignee or transference Service Commission assumes the unexpired portion of the minimum period and the termination liability applicable to such services, if any.

In all cases of assignment or transfer, the written acknowledgment of the Telephone Company is required prior to such assignment or transfer and such acknowledgment shall be made within 15 days from the receipt of notification. All regulations and conditions contained

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Issued: SEP 20 1989

Effective: 007 3 1 1989

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

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Public Service Commission

Access Services Tariff Section 2 1st Revised Sheet 9 Replacing Original Sheet 9

ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

2.2 Use

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2.2.1 Assignment and Transfer of Facilities (FC)

> The IC may not assign or transfer the use of services provided under this Tariff except, where there is no interruption of use or relocation of the services, such assignment or transfer may be made to:

- another IC, whether an individual, partnership, asso-

such services, and the unexpired portion of the minimum period and the termination liability applicable

ciation or corporation, provided the assignee or transferee assumes all outstanding indebtedness for

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to such services, if any; or Public Service Commission MISSOURI

- a court-appointed receiver, trustee or other person acting pursuant to law in bankruptcy, receivership, reorganization, involvency, liquidation or other similar proceedings, provided the assignee or transferee assumes the unexpired portion of the minimum period and the termination liability applicable to such services, if any.

In all cases of assignment or transfer, the written acknowledgment of the Telephone Company is required prior to such assignment or transfer which acknowledgment shall be made within 15 days from the receipt of notification. All regulations and conditions contained!

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Access Services Tariff Section 2 Original Sheet 9

ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

2.2 Use

# 2.2.1 Purpose

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- A. Services provided under this Tariff shall be used by the IC for its own use or in furnishing its authorized services to End Users and for operational purposes directly related to the furnishing of the IC's authorized services. Operational purposes are limited to testing and maintenance of circuits, demonstration and experimental services and spare services. Telephone Exchange Services required by the IC for its administrative use are furnished under other applicable tariffs of the Telephone Company.
- B. Where facility conditions permit, the IC may use the entire transmission capability of a service provided under this Tariff as a single channel or create additional communication channels within or below the voice frequency band. The Telephone Company does not warrant that its facilities meet standards other than those set forth in this Tariff.
- 2.2.2 Assignment and Transfer of Facilities

The IC may not assign or transfer the use of services provided under this Tariff except, where there is no interruption of use or relocation of the services, such assignment or transfer may be made to:

- another IC, whether an individual, partnership, assopartion or corporation, provided the assignee or
such services, and the unexpired portion of the minimum period and the termination liability applicable
1980 such services, if any; or

BY Halacourt-appointed receiver, trustee or other person by ERVICE COMMUNIC SERVICE COMMUNICATION pursuant to law in bankruptcy, receivership, public SERVICE communication, involvency, liquidation or other similar proceedings, provided the assignee or transferee assumes the unexpired portion of the minimum period and the termination liability applicable to such services, if any.

In all cases of assignment or transfer, the written acknowsergments of the Telephone Company is required prior to such assignment of transfer which acknowledgment shall be made within 15 days from the receipt of notification. All regulations and conditions contained

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**Access Services Tariff** Section 2 1st Revised Sheet 10 Replacing Original Sheet 10

## **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.2 Use-(Continued)
- (FC) 2.2.1 Assignment and Transfer of Facilities-(Continued)

in this Tariff shall apply to such assignee or transferee. The assignment or transfer of services does not relieve or discharge the assignor or transferor from remaining jointly or severely liable with the assignee or transferee for any obligations existing at the time of the assignment or transfer.

- (CT) 2.2.2 Unlawful and Abusive Use
  - A. The services provided under this Tariff shall not be used for an unlawful purpose or used in an abusive manner.

Abusive use includes:

- 1. The use of the service of the Telephone Company for a call or calls, anonymous or otherwise, in a manner reasonably expected to frighten, abuse, torment, or harass another:
- 2. The use of the service in such a manner as to interface unreasonably with the use of the service by one or more other customers.
- B. The Telephone Company shall, upon written request from a customer, another exchange carrier or lawful authority, terminate service to any subscriber or customer identified as having utilized service provided under this Tariff in the completion of abusive or unlawful telephone calls. Service shall be terminated by the Telephone Company as provided for in its General Exchange Service Tariffs.
- C. In such instances when termination occurs, as in (B) preceding, the Telephone Company shall be indemnified, defended and held harmless by the customer or any other Exchange Carrier or party against any claim, loss or damage arising from the Telephone Company's actions in terminating such service, unless caused by the Telephone Company's negligence.
- 2.3 Obligations of the IC
  - 2.3.1 Damages

The IC shall reimburse the Telephone Company for damages to facilities of the Telephone Company utilized to provide services under this Tariff caused by the negligence or willful act of the IC or

ACCESS SERVICES

- 2. GENERAL REGULATIONS-(Continued)
  - 2.2 Use-(Continued)
    - 2.2.2 Assignment and Transfer of Facilities-(Continued)

in this Tariff shall apply to such assignee or transferee.

The assignment or transfer of services does not relieve or discharge the assignor or transferor from remaining jointly or severely liable with the assignee or transferee for any obligations existing at the time of the assignment or transfer.

## 2.2.3 Unlawful Use

The service provided under this Tariff shall not be used for any unlawful purpose. Facilities will be disconnected forthwith if any law enforcement agency, acting within its apparent jurisdiction, advises in writing that such facilities are being used in violation of the law. The Telephone Company will refuse to furnish facilities when it has reasonable grounds to believe that such facilities will be used in violation of the law.

## 2.3 Obligations of the IC

#### 2.3.1 Damages

The IC shall reimburse the Telephone Company for damages to facilities of the Telephone Company utilized to provide services under this Tariff caused by the negligence or willful act of the IC or an End User while using the services of the IC, or resulting from improper use of the Telephone Company's facilities, or due to malfunction of any facilities or equipment provided by other than the the Telephone Company's Manufacture with the IC in prosecuting a claim against the person causing such damage and the IC shall be subrogated to the right of recovery by the Telephone Company for the damages to the extent of such payment.

2.3.2 Theft

The IC shaff reimburse the Telephone Company for any loss through theft of facilities utilized to provide services under this Tariff 34 at the IC terminal location or End User's premises.

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Access Services Tariff

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MISSOURI
Public Service Commission

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Issued: DEC 29 1983

Effective: JAN 0 1 1984

Access Services Tariff Section 2 Original Sheet 10.01

#### **ACCESS SERVICES**

# 2. GENERAL REGULATIONS-(Continued)

# 2.3 Obligations of the IC-(Continued)

# 2.3.1 Damages-(Continued)

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an End User while using the services of the IC, or resulting from improper use of the Telephone Company's facilities, or due to malfunction of any facilities or equipment provided by other than the Telephone Company. Nothing in the foregoing provision shall be interpreted to hold one IC liable for another IC's actions. The Telephone Company will, upon reimbursement for damages, cooperate with the IC in prosecuting a claim against the person causing such damage and the IC shall be subrogated to the right of recovery by the Telephone Company for the damages to the extent of such payment.

## 2.3.2 Theft

The IC shall reimburse the Telephone Company for any loss through theft of facilities utilized to provide services under this Tariff at the IC terminal location or End User's premises.

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Issued: June 27, 1986 Effective: July 1, 1986

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No supplement to this tariff will be issued except for the purpose of canceling this tariff. Access Services Tariff
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Replacing 1st Revised Sheet 11

#### **ACCESS SERVICES**

# 2. GENERAL REGULATIONS-(Continued)

# 2.3 Obligations of the IC-(Continued)

# 2.3.3 Equipment Space and Power

The IC shall furnish or arrange to have furnished to the Telephone Company, at no charge, equipment space and electrical power required by the Telephone Company to provide services under this Tariff at the points of termination of such services. The selection of ac or dc power shall be mutually agreed to by the IC and the Telephone Company. The IC shall be responsible for grounding and/or bonding the premises, any structure in which service is to be provided or used, and any equipment and associated wiring. The IC shall also make necessary arrangements in order that the Telephone Company will have access to such spaces at reasonable times for installing, testing, inspecting, repairing or removing services of the Telephone Company.

# 2.3.4 Protective Apparatus and Additional Facilities

The IC or End User shall install and bear the cost, if any, of such additional facilities or protective apparatus which, according to accepted telecommunications industry standards, are required to be installed because of the particular use or hazardous location of the services provided under this Tariff. Rates and/or charges, if applicable, will be developed on an individual-case basis.

# 2.3.5 Design of IC Services

Issued: December 10, 1991

Subject to the provisions of Paragraph 2.1.4, D., preceding, the IC shall be solely responsible, at its own expense, for the overall design of its services and for any redesigning or rearrangement of its services which may be required because of changes in facilities, operations or procedures of the Telephone Company, minimum network protection criteria, operating or maintenance characteristics of the facilities.

Effective: May 9, 1992

Access Services Tariff
Section 2
Ist Revised Sheet 11
Replacing Original Sheet 11

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ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

2.3 Obligations of the IC-(Continued)

2.3.3 Equipment Space and Power

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The IC shall furnish or arrange to have furnished to the Telephone Company, at no charge, equipment space and electrical power required by the Telephone Company to provide services under this Tariff at the points of termination of such services. The selection of ac or dc power shall be mutually agreed to by the IC and the Telephone Company. The IC shall also make necessary arrangements in order that the Telephone Company will have access to such spaces at reasonable times for installing, testing, inspecting, repairing or removing services of the Telephone Company.

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2.3.4 Protective Apparatus and Additional Facilities

The IC or End User shall install and bear the cost, if any, of such additional facilities or protective apparatus which, according to accepted telecommunications industry standards, are required to be installed because of the particular use or hazardous location of the services provided under this Tariff. Rates and/or charges, if applicable, will be developed on an individual-case basis.

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Public Service Commission MISSOURI

(FC) 2.3.5 Design of IC Services

Subject to the provisions of Paragraph 2.1.4, D., preceding, the IC shall be solely responsible, at its own expense, for the overall design of its services and for any redesigning or rearrangement of its services which may be required because of changes in facilities, operations or procedures of the Telephone Company, minimum network protection criteria, operating or maintenance characteristics of the facilities.

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Public Service Commission

Issued: JUN 27 1986

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Access Services Tariff Section 2 Original Sheet 11

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- GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
  - 2.3.3 Equipment Space and Power

The IC shall furnish or arrange to have furnished to the Telephone Company, at no charge, equipment space and electrical power required by the Telephone Company to provide services under this Tariff at the points of termination of such services. The selection of ac or dc power shall be mutually agreed to by the IC and the Telephone Company. The IC shall also make necessary arrangements in order that the Telephone Company will have access to such spaces at reasonable times for installing, testing, inspecting, repairing or removing services of the Telephone Company. Equipment space and power furnished or arranged to be furnished by the IC shall not be used in the provision of service to any other IC or End User.

2.3.4 Protective Apparatus and Additional Facilities

The IC or End User shall install and bear the cost, if any, of such additional facilities or protective apparatus which, according to accepted telecommunications industry standards, are required to be installed because of the particular use or hazardous location of the services provided under this Tariff. Rates and/or charges, if applicable, will be developed on an individual-case basis.

2.3.5 Inspection of Facilities

The IC and End User shall allow the Thephone Company to inspect at reasonable times any facilities by equipment provided by other than the Telephone Company Facilities in accordance with Paragraphs 2.3.4, preceding, and party following, which are associated with the services provided under this Tariff to determine if such installation complies with buch Telephone Company requirements.

2.3.6 Design of IC Services

Design of IC Services

Subject to the provisions of Paragraph 2.1.4, E., preceding, the IC shall be solely responsible, at its own expense, for the foverall design of its services and for any redesigning or rearrangement of its services which may be required because of changes in facilities operations or procedures of the Telephone Company, minimum network protection criteria, operating or maintenance characterist 8 3 of 2 5 3 the facilities.

Issued: DEC 29 1983

Effective: JAN 0 1 1984

Access Services Tariff
Section 2
1st Revised Sheet 12
Replacing Original Sheet 12

#### **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
- (FC) 2.3.6 References to the Telephone Company

The IC may advise End Users that certain services are provided by the Telephone Company in connection with the service the IC furnishes to End Users; however, the IC shall not represent that the Telephone Company jointly participates in the IC's services.

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- (FC) 2.3.7 Claims and Demands for Damages
  - A. With respect to claims of patent infringement made by third persons, the IC shall defend, indemnify, protect and save harmless the Telephone Company from and against all claims arising out of the combining with, or use in connection with, the services provided under this Tariff, any circuit, apparatus, system or method provided by the IC or End User.
  - B. The IC shall defend, indemnify and save harmless the Telephone Company from and against any suits, claims and losses or damages, including punitive damages, attorneys fees and court costs by third persons arising out of the construction, installation, operation, maintenance or removal of the IC's circuits, facilities or equipment connected to the Telephone Company's services provided under this Tariff including, without limitation, Workmen's Compensation claims, actions for infringement of copyright and/or unauthorized use or program material, libel and slander actions based on the content of communications transmitted over the IC's circuits, facilities or equipment, and proceedings to recover taxes, fines or penalties for failure of the IC to obtain or maintain in effect any necessary certificates, permits, licenses or other authority to acquire or operate the services provided under this Tariff; provided, however, the foregoing indemnification shall not apply to suits, claims and demands to recover damages for damage to property, death or personal injury unless such suits, claims or demands are based on the tortuous conduct of the IC, its officers, agents or employees.

Issued: June 27, 1986 Effective: July 1, 1986

ACCESS SERVICES

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
  - 2.3.7 References to the Telephone Company

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DEC 29 1883

MISSOURI
Public Service Commission

The IC may advise End Users that certain services are provided by the Telephone Company in connection with the service the IC furnishes to End Users; however, the IC shall not represent that the Telephone Company jointly participates in the IC's services.

2.3.8 Contacts with IC Customers

The IC shall be responsible for all contacts and arrangements with End Users concerning the provision and maintenance of, and the billing and collection of charges for, the IC's services to End Users, except for End User Access Service, Billing Service, Directory Assistance Service and, Presubscription, as set forth in Sections 8, 9 and 13, following.

- 2.3.9 Claims and Demands for Damages CM
- A. With respect to claims of perent infringement made by third persons, the IC shall defend indemnify, protect and save harmless the Telephone Company from and against all claims arising out of the combining with, or use in connection with the services provided under this Tariff, any circuit, apparatus system or method provided by the IC or End User.

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  B. The IC shall defend, indemnify and save harmless the Telephone Company
- from and against any suits, claims and losses or damages, including punitive damages, attorneys fees and court costs arising out of the construction, installation, operation, maintenance or removal of the IC's circuits, facilities or equipment connected to the Telephone Company's services provided under this Tariff including, without limitation, Workmen's Compensation claims, actions for infringement of copyright and/or unauthorized use or program material, libel and slander actions based on the content of communications transmitted over the IC's circuits, facilities or equipment, and proceedings to recover taxes, fines or penalties for failure of the IC to obtain or maintain in effect any necessary certificates, permits, licenses or other authority to achi quire or operate the services provided under this Tariff; provided, however, the foregoing indemnification shall not apply to suits, claims and demands to recover damages for damage to property, death of person injury unless such suits, claims or demands are based on the tortuous conduct of the IC, its officers, agents or employees. Public Service Commission:

Issued: DEC 29 1983

Effective: JAM 0 1 1984

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No supplement to this tariff will be issued except for the purpose of canceling this tariff. Access Services Tariff
Section 2
1st Revised Sheet 13
Replacing Original Sheet 13

#### **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
- (FC) 2.3.7 (Continued)
  - C. The IC shall defend, indemnify and save harmless the Telephone Company from and against any suits, claims, losses or damages, including punitive damages, attorneys fees and court costs arising from the Telephone Company's provision of Billing Analysis Service under this Tariff at the request of the IC, including, but not limited to claims for libel, slander, invasion of privacy, conversion and trespass.
- (FC) 2.3.8 Testing and Maintenance

If an interruption or impairment occurs on a service, the IC is responsible for receiving trouble reports from its End User and must determine whether the fault is in (l) connected equipment or system or (2) the IC facilities or (3) the Access Service or (4) any other service provided by the Telephone Company. The Telephone Company will test and maintain only that service or equipment which it provides except as set forth in Section 13, following.

Maintenance of Service Charges, as set forth in Section 13, following, apply if the IC requests the Telephone Company clear trouble and all Telephone Company-provided services, facilities and equipment are found to be functioning correctly.

- (FC) 2.3.9 Balance
- All signals for transmission over the services provided under this Tariff shall be delivered by (CT) the IC balanced to ground except for ground start and duplex (DX) and McCulloh-Loop type signaling and dc telegraph transmissions at speeds of 75 baud or less.

Issued: June 27, 1986 Effective: July 1, 1986

ACCESS SERVICES

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

Section 2

Original Sheet 13

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Access Services Tariff

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**LIESOURI** Public Service Commission:

2.3.9 (Continued)

C. The IC shall defend, indemnify and save harmless the Telephone Company from and against any suits, claims, losses or damages, including punitive damages, attorneys fees and court costs arising from the Telephone Company's provision of Billing Analysis Service under this Tariff at the request of the IC, including, but not limited to claims for libel, slander, invasion of privacy, conversion and trespass.

# 2.3.10 Testing and Maintenance

GENERAL REGULATIONS-(Continued)

2.3 Obligations of the IC-(Continued)

If an interruption or impairment occurs on a service, the IC is responsible for receiving trouble reports from its End User and must determine whether the fault is in (1) connected equipment or system or (2) the IC facilities or (3) the Access Service or (4) any other service provided by the Telephone Company. The Telephone Company will test and maintain only that service or equipment which it provides except as set forth in Section 13, following.

Maintenance of Service Charges, as set forth in Section 13, following, apply if the IC requests the Telephone Company clear trouble and all Telephone Company-provided services, facilities and equipment are found to be functioning correctly and when extraordinary procedures as set forth in Paragraph 2.5.8, B., following, are invoked.

#### 2.3.11 Balance

All signals for transmission over the services provided under this Tariff shall be delivered by the IC balanced to ground except for loop and duplex (DX) and McCulton-Loop type signaling and dc telegraph transmissions at speeds 75 baud or less.

Issued: DEC 2 9 1983 Effective: JAN 0 1 1984 (CT)

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#### **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.10 Notification of Service-Affecting Activities

The IC shall provide the Telephone Company timely notification of the following: any planned usage of the IC facilities which will affect the Telephone Company's capability to provide adequate service for anticipated traffic volumes; facility failures within the IC network which will adversely impact upon the Telephone Company's capability to provide adequate service for anticipated traffic volumes and IC marketing activities designed to generate rapid or short-term increases in anticipated traffic volumes. The customer shall provide the Telephone Company notification of media stimulated mass calling events (e.g. 800, 900 opinion polls). Specific provisions relating to customer report

- (CT) requirements for media stimulated mass calling events are contained in Section 6.7.12 of Tariff FCC
- (CT) No. 73, following. Such notification, if received at least twenty four hours prior to the event, will enable the Telephone Company to plan and institute call gapping controls to suitably equipped end
- (CT) offices, as needed, pursuant to Section 6.7.11 of Tariff FCC No. 73, so the controls will be in place when the event begins.

If the customer fails to provide such notifications, call gapping controls will not be available unless a potential overload condition occurs and analysis determines the condition is increasing. Call gapping will then be instituted to suitably equipped end offices, as needed, pursuant to Section 6.7.11 of Tariff FCC No. 73, to protect the customer's and the Telephone Company's networks.

2.3.11 Coordination with Respect to Network Contingencies

The IC shall, in cooperation with the Telephone Company, coordinate in planning the actions to be taken to maintain maximum network capability following natural or man-made disasters which affect telecommunications services.

- 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service
  - A. When mixed interstate and intrastate Switched Access Service, CCS/SS7 Interconnection Service and/or LIDB Validation Service is provided, all charges provided, all charges including feature and BSE charges, will be prorated between interstate and intrastate. Some charges may also be prorated between intrastate intraLATA and intrastate interLATA. For line side and trunk side Switched Access when the actual jurisdiction of usage is known, that actual apportionment

Issued: May 10, 2013 Effective: June 10, 2013

Access Services Tariff
Section 2
7th Revised Sheet 14
Replacing 6th Revised Sheet 14

## **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.10 Notification of Service-Affecting Activities

The IC shall provide the Telephone Company timely notification of the following: any planned usage of the IC facilities which will affect the Telephone Company's capability to provide adequate service for anticipated traffic volumes; facility failures within the IC network which will adversely impact upon the Telephone Company's capability to provide adequate service for anticipated traffic volumes and IC marketing activities designed to generate rapid or short-term increases in anticipated traffic volumes. The customer shall provide the Telephone Company notification of media stimulated mass calling events (e.g. 800, 900 opinion polls). Specific provisions relating to customer report requirements for media stimulated mass calling events are contained in 6.9.1, B., 3., following. Such notification, if received at least twenty four hours prior to the event, will enable the Telephone Company to plan and institute call gapping controls to suitably equipped end offices, as needed, pursuant to Section 6.8.1, following, so the controls will be in place when the event begins.

If the customer fails to provide such notifications, call gapping controls will not be available unless a potential overload condition occurs and analysis determines the condition is increasing. Call gapping will then be instituted to suitably equipped end offices, as needed, pursuant to Section 6.8.1 following, to protect the customer's and the Telephone Company's networks.

2.3.11 Coordination with Respect to Network Contingencies

The IC shall, in cooperation with the Telephone Company, coordinate in planning the actions to be taken to maintain maximum network capability following natural or man-made disasters which affect telecommunications services.

- 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service
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Issued: August 18, 1993 Effective: September 20, 1993

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Access Services Tariff Section 2 6th Revised Sheet 14
Replacing 5th Revised Sheet 14

ACCESS SERVICES

MAR 29 1993

- GENERAL REGULATIONS-(Continued)
- 2.3 Obligations of the IC-(Continued)

MISSOURI **Public Service Commission** 

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2.3.10 Notification of Service-Affecting Activities

The IC shall provide the Telephone Company timely notification of the following: any planned usage of the IC facilities which will affect the Telephone Company's capability to provide adequate service for anticipated traffic volumes; facility failures within the IC network which will adversely impact upon the Telephone Company's capability to provide adequate service for anticipated traffic volumes and IC marketing activities designed to generate rapid or short-term increases in anticipated traffic volumes. The customer shall provide the Telephone Company notification of media stimulated mass calling events (e.g. 800, 900 opinion polls). Specific provisions relating to customer report requirements for media stimulated mass calling events are contained in 6.9.1, B., 3., following. Such notification, if received at least twenty four hours prior to the event, will enable the Telephone Company to plan and institute call gapping controls to suitably equipped end offices, as needed, pursuant to Section 6.8.1 following, so the controls will be in place when the event begins.

If the customer fails to provide such notifications, call gapping controls will not be available unless a potential overload condition occurs and analysis determines the condition is increasing. Call gapping will then be instituted to suitably equipped end officers needed, pursuant to Section 6.8.1 following, to protect the customer's and the Telephone Company's networks.

2.3.11 Coordination with Respect to Network Contingencies

The IC shall, in cooperation with the Telephone Compa planning the actions to be taken to maintain maximum Herwoff speciality following natural or man-made disasters which affect telecommunications services services.

- 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service
  - When mixed interstate and intrastate Switched Access Service, CCS/SS7 Interconnection Service is provided, all charges provided, all charges including feature and BSE charges, will be prorated between interstate and intrastate. Some charges may also be prorated between intrastate intraLATA and intrastate interLATA. For line side and trunk side Switched Access when the actual jurisdiction of usage is known, that actual appoint denient

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1 3 1893 APR 1 1 1993 By A. D. ROBERTSON, Assistant Vice President-External Affairs Southwestern Bell Telephone CompanyBLIC SERVICE COMM. St. Louis, Missouri

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Access Services Tariff Section 2 5th Revised Sheet 14 Replacing 4th Revised Sheet 14

ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

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2.3.10 Notification of Service-Affecting Activities MG. PUBLIC STUDIES COMO.

> The IC shall provide the Telephone Company timely notification of the following: any planned usage of the IC facilities which will affect the Telephone Company's capability to provide adequate service for anticipated traffic volumes; facility failures within the IC network which will adversely impact upon the Telephone Company's capability to provide adequate service for anticipated traffic volumes and IC marketing activities designed to generate rapid or short-term increases in anticipated traffic volumes. The customer shall provide the Telephone Company notification of media stimulated mass calling events (e.g. 800, 900 opinion polls). Specific provisions relating to customer report requirements for media stimulated mass calling events are contained in 6.6.1, B., 3., following. Such notification, if received at least twenty four hours prior to the event, will enable the Telephone Company to plan and institute call gapping controls to suitably equipped end offices, as needed, pursuant to Section 6.5.1 following, so the controls will be in place when the event begins.

If the customer fails to provide such notifications, call gapping controls will not be available unless a potential overload condition occurs and analysis determines the condition is increasing. gapping will then be instituted to suitably equipped and crists and needed, pursuant to Section 6.5.1 following, to protect the customer's and the Telephone Company's networks. APR 11 1993 #

2.3.11 Coordination with Respect to Network Contingencies

The IC shall, in cooperation with the Telephone Bublic Service Commission planning the actions to be taken to maintain maximum net MISOWWility following natural or man-made disasters which affect telecommunications services.

- 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service
- When mixed interstate and intrastate Switched Access Service, (AT) CCS/SS7 Interconnection Service is provided, all charges (i.e., (RT) nonrecurring, monthly and usage) including feature charges, will be

prorated between interstate and intrastate. Some charges may also be prorated between intrastate intraLATA and intrastate interLATA.

When the actual jurisdiction of usage is unknown, that

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ACCESS SERVICES

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2. GENERAL REGULATIONS-(Continued)

2.3 Obligations of the IC-(Continued)

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2.3.10 Notification of Service-Affecting Activities MISSOURA Public Service Commission

The IC shall provide the Telephone Company timely notification of the following: any planned usage of the IC facilities which will affect the Telephone Company's capability to provide adequate service for anticipated traffic volumes; facility failures within the IC network which will adversely impact upon the Telephone Company's capability to provide adequate service for anticipated traffic volumes and IC marketing activities designed to generate rapid or short-term increases in anticipated traffic volumes. The customer shall provide the Telephone Company notification of media stimulated mass calling events (e.g. 800, 900 opinion polls). Specific provisions relating to customer report requirements for media stimulated mass calling events are contained in 6.6.1., B., 3., following. Such notification, if received at least twenty four hours prior to the event, will enable the Telephone Company to plan and institute call gapping controls to suitably equipped end offices, as needed, pursuant to Section 6.5.1 following, so the controls will be in place when the event begins.

If the customer fails to provide such notifications, call gapping controls will not be available unless a potential overload condition occurs and analysis determines the condition is increasing. Call gapping will then be instituted to suitable equipped and affice passing needed, pursuant to Section 6.5.1 following, to protect the customer's and the Telephone Company's networks.

2.3.11 Coordination with Respect to Network Contingencies

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The IC shall, in cooperation with the Telephone Company, Scott Angle Mission planning the actions to be taken to maintain maximum networks applicately following natural or man-made disasters which affect telecommunications services.

- 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service
  - A. When mixed interstate and intrastate Switched Access Service is provided, all charges (i.e., nonrecurring, monthly and usage) including optional feature charges, will be prorated between interstate and intrastate. Some charges may also be prorated between intrastate intraLATA and intrastate interLATA. When the actual jurisdiction of usage is known, that actual apportionment

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Access Services Tariff Section 2 3rd Revised Sheet 14 Replacing 2nd Revised Sheet 14

ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

2.3.10 Notification of Service-Affecting Activities Public Service Commission.

The IC shall provide the Telephone Company timely notification of the following: any planned usage of the IC facilities which will affect the Telephone Company's capability to provide adequate service for anticipated traffic volumes; facility failures within the IC network which will adversely impact upon the Telephone Company's capability to provide adequate service for anticipated traffic volumes and IC marketing activities designed to generate rapid or short-term increases in anticipated traffic volumes. This notification, if received at least 24 hours prior to the event, will enable the Telephone Company to administer its network as set forth in Section 6, Paragraph 6.5.1, following.

If the customer fails to provide such notifications, call gapping controls will not be available unless a potential overload condition occurs and analysis determines the condition is increasing ECALE gapping will then be instituted to suitable equipped and office, as needed, pursuant to Section 6.5.1 following, to protect the customer's and the Telephone Company's networks.

2.3.11 Coordination with Respect to Network Contingencies

lic Service Commission The IC shall, in cooperation with the Telephone Company, McCompany, McCompany planning the actions to be taken to maintain maximum network capability following natural or man-made disasters which affect telecommunications

- 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service
  - When mixed interstate and intrastate Switched Access Service is provided, all charges (i.e., nonrecurring, monthly and usage) including optional feature charges, will be prorated between interstate and intrastate. Some charges may also be prorated between intrastate intraLATA and intrastate interLATA. When the actual jurisdiction of usage is known, that actual apportionment will be the basis for prorating charges. When the actual jurisdictional data is not known, the percentages provided in the reports in Paragraph 2.3.13A, following, will serve as the basis for prorating the charges. The percentages of an Access Service to be charged as intrastate intraLATA and intrastate interLATA are derived in the following manner.

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Issued: MAY 2 1988

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1988 Effective: JUL 1

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JUL 1 1988 By R. D. BARRON, President-Missouri Division 84-222 et al. Southwestern Bell Telephone Company Public Service Commission St. Louis, Missouri

(CP)

Access Services Tariff Section 2 2nd Revised Sheet 14 Replacing-let-Revised Sheet 14

# **ACCESS SERVICES**

GENERAL REGULATIONS-(Continued)

2.3 Obligations of the IC-(Continued)

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(FC) 2.3.10 Notification of Service-Affecting Activities

following: any planned usage of the IC facilities which will affect CT) the Telephone Company's capability to provide adequate service for anticipated traffic volumes; facility failures within the IC network which will adversely impact upon the Telephone Company's capability to provide adequate service for anticipated traffic volumes and IC marketing activities designed to generate rapid or short-term increases (CT) in anticipated traffic volumes. This notification, if received at least 24 hours prior to the event, will enable the Telephone Company to administer its network as set forth in Section 6, Paragraph 6.5.1, following.

The IC shall provide the Telephone Company timely notification of the

(AT) If the customer fails to provide such notifications, call gapping controls will not be available unless a potential overload condition occurs and analysis determines the condition is increasing. gapping will then be instituted to suitable equipped end office, as needed, pursuant to Section 6.5.1 following, to protect the centure and the Telephone Company's networks. and the Telephone Company's networks.

(FC) 2.3.11 Coordination with Respect to Network Contingencies

JUL 1 1988 The IC shall, in cooperation with the Telephone Company Scoot dincommission in planning the actions to be taken to maintain manipulcible COLINI capability following natural or man-made disasters which at 1550 telecommunications services.

- (FC) 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service
  - When mixed interstate and intrastate Switched Access Service is provided, all charges (i.e., nonrecurring, monthly and usage) including optional feature charges, will be prorated between interstate and intrastate. When the actual jurisdiction of usage is known, that actual apportionment will be the basis for prorating charges. When the actual jurisdictional data is not known, the percentages provided in the reports in Paragraph 2.3.13A, following, will serve as the basis for prorating the charges, The percentage of an Access Service to be charged as intrastated is defiled in the following manner:

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Access Services Tariff Section 2 1st Revised Sheet 14 Replacing Original Sheet 14

# ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

2.3 Obligations of the IC-(Continued)

2.3.12 Notification of Service-Affecting Activities

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The IC shall provide the Telephone Company timely not flighe Service Commission following: planned or unplanned outages of the IC facilities which will affect the Telephone Company's capability to provide adequate service for anticipated traffic volumes; facility failures within the IC network which will adversely impact upon the Telephone Company's capability to provide adequate service for anticipated traffic volumes and IC marketing activities designed to generate rapid or short-term increases in anticipated traffic volumes. This timely notification will enable the Telephone Company to administer its network as set forth in Section 6, Paragraph 6.5.1, following.

2.3.13 Coordination with Respect to Network Contingencies

The IC shall, in cooperation with the Telephone Company, coordinate in planning the actions to be taken to maintain maximum network capability following natural or man-made disasters which affect tele-

communications services.

Determination of Intrastate Charges for Mixed Interstate and Intrastate 2.3.14 Switched Access Service

(CP) When mixed interstate and intrastate Switched Access Service is provided, all charges (i.e., nonrecurring, monthly and usage) including optional feature charges, will be prorated between interstate and intrastate.
When the actual jurisdiction of usage is known, that actual apportionment will be the basis for prorating charges. When the actual jurisdictional data is not known, the perdentages provided in the reports in Paragraph 2.3.15A, following, will serve as the basis for prorating the charges. The percentage of an Access Serville to be charged as intrastate is derived in the following manner:

- Intrastate charges apply by all smeasings, that originate on the IC's network in Missouri and terminate at exemplone number in Missouri. A message originates on the IC's network when it first reaches any point of interconnection between the IC's facilities, either owned or leased, and the facilities of the Telephone Company.

For monthly and nonrecurring chargeable rate elements, multiply the percent intrastate use times the quantity of chargeste elements times the stated tariff rate per element.

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ACCESS SERVICES

- 2. GENERAL REGULATIONS-(Continued)
- 2.3 Obligations of the IC-(Continued)
  - 2.3.12 Notification of Service-Affecting Activities

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The IC shall provide the Telephone Company timely notification of the following: planned or unplanned outages of IC facilities which will affect the Telephone Company's capability to provide adequate service for anticipated traffic volumes; facility failures within the IC network which will adversely impact upon the Telephone Company's capability to provide adequate service for anticipated traffic volumes and IC marketing activities designed to generate rapid or short-term increases in anticipated traffic volumes. This timely notification will enable the Telephone Company to administer its network as set forth in Section 6, Paragraph 6.5.1, following.

2.3.13 Coordination with Respect to Network Contingencies

The IC shall, in cooperation with the Telephone Company, coordinate in planning the actions to be taken to maintain maximum network capability following natural or man-made disasters which communications services.

- 2.3.14 Jurisdictional Report Requirements
  - A. Jurisdictional Reports
    - 1. When the IC orders service for both interstate and intrastate use, the projected interstate percentage of use and intrastate percentage of use must be provided to the Telephone Company. These percentages will be used by the Telephone Company to apportion the use and/or charges between interstate and intrastate until a revised report is received as set forth in Paragraph 2.3.14, A.2., following.
    - 2. Effective on the first of January, April, July and October of each year the IC shall update the interstate and intrastate jurisdictional report. The IC shall forward to the Telephone Company, to be received no later than 15 days after the first of each such month, a revised report showing the interstate and intrastate percentage of use for the past three months ending the last day of December, March, June and September, respectively, for each service arranged for interstate and intrastate use. The revised report will serve as the basis for the next three months' billing and will be effective on the bill date for that service. No prorating or back billing will be done based on the report. If the IC does not supply the reports, the Telephone Company will assume the percentages to be the same as those provided in the last quarterly report. For those cases in which a quarterly report has never been received from the IC, the Telephone Company will assume the percentages to be the same as those provided in the order for service as set forth in Public Service Con meetics. Paragraph 2.3.14, A.1., preceding.

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#### **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service-(Continued)

# A. (Continued)

will be the basis for prorating charges. When the actual jurisdictional data is not known for line side or trunk side Switched Access, the percentages provided in the reports in Paragraph 2.3.13, B., following, will serve as the basis for prorating the charges. When the Access Service is not available in the interstate jurisdiction, the PIU factor must be zero. The percentages of an Access Service to be charged as intrastate intraLATA and intrastate interLATA are derived in the following manner.

- Intrastate intraLATA and/or intrastate interLATA charges apply to all messages that originate on the IC's network in Missouri and terminate at a telephone number in Missouri whether or not the IC has the proper state certification or an effective intrastate tariff. A message originates on the IC's network when it first reaches any point of interconnection between the IC's facilities, either owned or leased, and the facilities of the Telephone Company.
- For monthly and nonrecurring chargeable rate elements, multiply the percent intrastate use times the quantity of chargeable elements times the appropriate tariff rate per element.
- For usage sensitive (i.e., access minutes, calls, call set-ups, kilocharacters and queries) chargeable rate elements, multiply the percent intrastate use times actual use (i.e., measured or Telephone Company assumed average use) times the stated tariff rate.

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ACCESS SERVICES

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2. GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

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Public Service Commission

2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service-(Continued)

# A. (Continued)

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will be the basis for prorating charges. When the actual jurisdictional data is not known for line side or trunk side Switched Access, the percentages provided in the reports in Paragraph 2.3.13, B., following, will serve as the basis for prorating the charges. DNAL BSA rates and charges will be apportioned by the Telephone Company between interstate and intrastate based upon the PIU used to apportion the rates and charges for the line side or trunk side BSA associated with the DNAL. When the Access Service is not available in the interstate jurisdiction, the PIU factor must be zero. The percentages of an Access Service to be charged as intrastate intraLATA and intrastate interLATA are derived in the following manner.

- Intrastate intraLATA and/or intrastate interLATA charges apply to all messages that originate on the IC's network in Missouri and terminate at a telephone number in Missouri whether or not the IC has the proper state certification or an effective intrastate tariff. A message originates on the IC's network when it first reaches any point of interconnection between the IC's facilities, either owned or leased, and the facilities of the Telephone Company.
- For monthly and nonrecurring chargeable rate elements, multiply the percent intrastate use times the quantity of chargeable elements times the appropriate tariff rate per element.
- For usage sensitive (i.e., access minutes, calls, call set-ups, kilocharacters and queries) chargeable rate elements, multiply the percent intrastate use times actual use (i.e., measured or Telephone Company assumed average (i.e., times the stated tariff rate.

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ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

MISSOURI Public Service Commission

Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service-(Continued)

# A. (Continued)

will be the basis for prorating charges. When the actual jurisdictional data is not known for line side or trunk side Switched Access, the percentages provided in the reports in Paragraph 2.3.13, B., following, will serve as the basis for prorating the charges. DNAL BSA rates and charges will be apportioned by the Telephone Company between interstate and intrastate based upon the PIU used to apportion the rates and charges for the line side or trunk side BSA associated with the DNAL. The percentages of an Access Service to be charged as intrastate intraLATA and intrastate interLATA are derived in the following manner.

- Intrastate intraLATA and/or intrastate interLATA charges apply to all messages that originate on the IC's network in Missouri and terminate at a telephone number in Missouri whether or not the IC has the proper state certification or an effective intrastate tariff. A message originates on the IC's network when it first reaches any point of interconnection between the IC's facilities, either owned or leased, and the facilities of the Telephone Company.
- For monthly and nonrecurring chargeable rate elements, multiply the percent intrastate use times the quantity of chargeable elements times the appropriate tariff rate per element.

- For usage sensitive (i.e., access minutes, calls, call set-ups, kilocharacters and queries) chargeable rate elements, multiply the percent intrastate use times actual use (i.e., measured or Telephone Company assumed average bee times the stated tariff rate.

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GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

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2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service-(Continued)

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will be the basis for prorating charges. When the actual jurisdictional data is not known for line side or trunk side Switched Access, the percentages provided in the reports in Paragraph 2.3.13, B., following, will serve as the basis for prorating the charges. DNAL BSA rates and charges will be apportioned by the Telephone Company between interstate and intrastate based upon the PIU used to apportion the rates and charges for the line side or trunk side BSA associated with the DNAL. The percentages of an Access Service to be charged as intrastate intraLATA and intrastate interLATA are derived in the following manner.

- Intrastate intraLATA and/or intrastate interLATA charges apply to all messages that originate on the IC's network in Missouri and terminate at a telephone number in Missouri whether or not the IC has the proper state certification or an effective intrastate tariff. A message originates on the IC's network when it first reaches any point of interconnection between the IC's facilities, either owned or leased, and the facilities of the Telephone Company.
- For monthly and nonrecurring chargeable rate elements, multiply the percent intrastate use times the quantity of chargeable elements times the appropriate tariff rate per element.

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Access Services Tariff
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Replacing 4th Revised Sheet 14.01

#### ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

MAY 11 1992

- 2.3 Obligations of the IC-(Continued)
- 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service-(Continued)
  - A. (Continued)

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actual apportionment will be the basis for prorating charges. When the actual jurisdictional data is not known, the percentages provided in the reports in Paragraph 2.3.13, A., following, will serve as the basis for prorating the charges. The percentages of an Access Service to be charged as intrastate intraLATA and intrastate interLATA are derived in the following manner.

- Intrastate intraLATA and/or intrastate interLATA charges apply to all messages that originate on the IC's network in Missouri and terminate at a telephone number in Missouri whether or not the IC has the proper state certification or an effective intrastate tariff. A message originates on the IC's network when it first reaches any point of interconnection between the IC's facilities, either owned or leased, and the facilities of the Telephone Company.
- For monthly and nonrecurring chargeable rate elements, multiply the percent intrastate use times the quantity of chargeable elements times the appropriate tariff rate per element.

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Access Services Tariff
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Replacing 3rd Revised Sheet 14.01

# ACCESS SERVICES

2. GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

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2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service-(Continued) Public Service Commission

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vill be the basis for prorating charges. When the actual jurisdictional data is not known, the percentages provided in the reports in Paragraph 2.3.13A, following, will serve as the basis for prorating the charges. The percentages of an Access Service to be charged as intrastate intraLATA and intrastate interLATA are derived in the following manner.

- Intrastate intraLATA and/or intrastate interLATA charges apply to all messages that originate on the IC's network in Missouri and terminate at a telephone number in Missouri whether or not the IC has the proper state certification or an effective intrastate tariff. A message originates on the IC's network when it first reaches any point of interconnection between the IC's facilities, either owned or leased, and the facilities of the Telephone Company.
- For monthly and nonrecurring chargeable rate elements, multiply the percent intrastate use times the quantity of chargeable elements times the appropriate tariff rate per element.

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GENERAL REGULATIONS-(Continued)

DEC 2 1988

2.3 Obligations of the IC-(Continued)

MISSOURI

Public Service Commission

2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service

# A. (Continued)

- Intrastate intraLATA and/or intrastate interLATA charges apply to all messages that originate on the IC's network in Missouri and terminate at a telephone number in Missouri whether or not the IC has the proper state certification or an effective intrastate tariff. A message originates on the IC's network when it first reaches any point of interconnection between the IC's facilities, either owned or leased, and the facilities of the Telephone Company.
- For monthly and nonrecurring chargeable rate elements, multiply the percent intrastate use times the quantity of chargeable elements times the appropriate tariff rate per element.

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2. GENERAL REGULATIONS-(Continued)

OCT 1 3 1988

2.3 Obligations of the IC-(Continued)

MISSOURI

2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service

# A. (Continued)

- Intrastate intraLATA and/or intrastate interLATA charges apply to all messages that originate on the IC's network in Missouri and terminate at a telephone number in Missouri whether or not the IC has the proper state certification or an effective intrastate tariff. A message originates on the IC's network when it first reaches any point of interconnection between the IC's facilities, either owned or leased, and the facilities of the Telephone Company.
- For monthly and nonrecurring chargeable rate elements, multiply the percent intrastate use times the quantity of chargeable elements times the appropriate tariff rate per element.
- The IC will not pay charges from both the Wide Area Telecommunications Service Tariff and the Access Services Tariff for the same nonjointly provided intrastate intraLATA originating 800 Service usage. The IC should not include nonjointly provided intrastate intraLATA originating 800 Service usage in the calculation of intrastate jurisdictional percentages reported to the Telephone Company and used to determine the appropriate charges for the IC's intrastate switched access usage for services other than nonjointly provided intrastate intraLATA originating 800 Service.

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

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2. GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

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2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate
Switched Access Service

# A. (Continued)

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- Intrastate intraLATA and/or intrastate interLATA charges apply to all messages that originate on the IC's network in Missouri and terminate at a telephone number in Missouri whether or not the IC has the proper state certification or an effective intrastate tariff. A message originates on the IC's network when it first reaches any point of interconnection between the IC's facilities, either owned or leased, and the facilities of the Telephone Company.
- For monthly and nonrecurring chargeable rate elements, multiply the percent intrastate use times the quantity of chargeable elements times the appropriate tariff rate per element.

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# ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
- 2.3 Obligations of the IC-(Continued)
- (FC) 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Sintrastate
  Switched Access Service Public Service Commission

# A. (Continued)

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- Intrastate charges apply to all messages that originate on the IC's network in Missouri and terminate at a telephone number in Missouri whether or not the IC has the proper state certification or an effective intrastate tariff. A message originates on the IC's network when it first reaches any point of interconnection between the IC's facilities, either owned or leased, and the facilities of the Telephone Company.
  - For monthly and nonrecurring chargeable rate elements, multiply the percent intrastate use times the quantity of chargeable elements times the stated tariff rate per element.

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# ACCESS SERVICES TARIFF

Southwestern Bell Telephone Company d/b/a AT&T Missouri

Section 2 9th Revised Sheet 15 Replacing 8th Revised Sheet 15

# ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service-(Continued)

# A. (Continued)

- For usage-sensitive (i.e., access minutes and calls) chargeable rate elements, multiply the percent intrastate intraLATA use and/or intrastate interLATA use times actual use (i.e., measured or Telephone Company-assumed average use) times the stated tariff rate.
- When the interstate charges are on a monthly rate per line basis and the intrastate charges are on a usage basis, the percent interstate usage will be rounded to equal the nearest number of whole lines. The difference between that rounded percent and 100 percent will be billed as intrastate usage.

The intrastate percentages will change as revised usage reports are submitted as set forth in Section 2, Paragraph 2.3.13, B., following.

Intrastate 800 usage terminating over WATS Access Line Service which carries pure intrastate traffic or a mix of intrastate/interstate traffic, will be split between interLATA and intraLATA usage via a percentage as described in the Telephone Company's Wide Area Telecommunications Service Tariff.

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- (CT) B. Until such time as actual usage data is available, the IC will report and pay to the Telephone Company intrastate access charges for all messages which originate on the IC's network in Missouri and terminate at a telephone number in Missouri as follows:
  - 1. Sixty-six and six tenths percent (66.6%) of all messages which originate on the IC's network in the Missouri portion of the Kansas City Standard Metropolitan Statistical Area (SMSA) and terminate at a telephone number in Missouri will be reported as intrastate.

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Replacing 7th Revised Sheet 15

# **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service-(Continued)
      - A. (Continued)
        - For usage-sensitive (i.e., access minutes and calls) chargeable rate elements, multiply the percent intrastate intraLATA use and/or intrastate interLATA use times actual use (i.e., measured or Telephone Company-assumed average use) times the stated tariff rate.
        - When the interstate charges are on a monthly rate per line basis and the intrastate charges are on a usage basis, the percent interstate usage will be rounded to equal the nearest number of whole lines. The difference between that rounded percent and 100 percent will be billed as intrastate usage.

The intrastate percentages will change as revised usage reports are submitted as set forth in Section 2, Paragraph 2.3.13, B., following.

Intrastate 800 usage terminating over WATS Access Line Service which carries pure intrastate traffic or a mix of intrastate/interstate traffic, will be split between interLATA and intraLATA usage via a percentage as described in the Telephone Company's Wide Area Telecommunications Service Tariff.

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B.

- C. Until such time as actual usage data is available, the IC will report and pay to the Telephone Company intrastate access charges for all messages which originate on the IC's network in Missouri and terminate at a telephone number in Missouri as follows:
  - 1. Sixty-six and six tenths percent (66.6%) of all messages which originate on the IC's network in the Missouri portion of the Kansas City Standard Metropolitan Statistical Area (SMSA) and terminate at a telephone number in Missouri will be reported as intrastate.

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GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

2.3.12 Determination of Intrastate Charges of Mixed Interstate and Intrastate Switched Access Service-(Continued) Service Service (Continued) MISSOURI

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- For usage-sensitive (i.e., access minutes and calls) chargeable rate elements, multiply the percent intrastate intraLATA use and/or intrastate interLATA use times actual use (i.e., measured or Telephone Company-assumed average use) times the stated tariff rate.
- When the interstate charges are on a monthly rate per line basis and the intrastate charges are on a usage basis, the percent interstate usage will be rounded to equal the nearest number of whole lines. The difference between that rounded percent and 100 percent will be billed as intrastate usage.

The intrastate percentages will change as revised usage reports are submitted as set forth in Section 2, Paragraph 2.3.13, B., following.

Jointly provided and non-jointly provided intrastate 800 Access Service usage terminating over WATS Access Line Service which carries pure intrastate traffic or a mix of intrastate/interstate traffic, will be split between interLATA and intraLATA usage via a percentage as described in the Telephone Company's Wide Area Telecommunications Service Tariff. Jurisdictional determination of jointly provided and non-jointly provided originating intrastate 800 Access Service usage will be based upon data provided as set forth in Section 2, Paragraphs 2.3.12 and 2.3.13 and in Section 6, Paragraph 6.9.1, following.

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- Until such time as actual usage data is available, the IC will report and pay to the Telephone Company intrastate access charges for all messages which originate on the IC's network in Missouri and terminate at a telephone number in Missouri as follows:
  - Sixty-six and six tenths percent (66.6%) of all messages which originate on the IC's network in the Missouri portion of the Kansas City Standard Metropolitan Statistical Area (SMSA) and terminate at a telephone number in Missouri will be reported as thit astate.

MAR 2 6 1993 Issued:

Effective:

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By R. D. BARRON, President-Missouff Bic SERVICE COMM. Southwestern Bell Telephone Company St. Louis, Missouri

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2. GENERAL REGULATIONS-(Continued)

DEC 2 1988

2.3 Obligations of the IC-(Continued)

MISSOURI

Public Service Commission
2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate
Switched Access Service-(Continued)

# A. (Continued)

- For usage-sensitive (i.e., access minutes and calls) chargeable rate elements, multiply the percent intrastate intraLATA use and/or intrastate interLATA use times actual use (i.e., measured or Telephone Company-assumed average use) times the stated tariff rate.
- When the interstate charges are on a monthly rate per line basis and the intrastate charges are on a usage basis, the percent interstate usage will be rounded to equal the nearest number of whole lines. The difference between that rounded percent and 100 percent will be billed as intrastate usage.

The intrastate percentages will change as revised usage reports are submitted as set forth in Section 2, Paragraph 2.3.13., A., following.

Jointly provided and non-jointly provided intrastate 800 Access Service usage terminating over WATS Access Line Service which carries pure intrastate traffic or a mix of intrastate/interstate traffic, will be split between interLATA and intraLATA usage via a percentage as described in the Telephone Company's Wide Area Telecommunications Service Tariff. Jurisdictional determination of jointly provided and non-jointly provided originating intrastate 800 Access Service usage will be based upon data provided as set forth in Section 2, Paragraphs 2.3.12 CARCEBLAND in Section 6, Paragraph 6.6.1, following.

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C. Until such time as actual usage data is available, the IC vill report and pay to the Telephone Company intrastate access charges for all memaission which originate on the IC's network in Missouri and Derminate on the IC's network in Missouri and Derminate of the IC's network in Missouri and Derminate of the IC's network in Missouri and Derminate of the IC's network in Missouri and IC's n

1. Sixty-six and six tenths percent (66.6%) of all messages which originate on the IC's network in the Missouri portion of the Kansas City Standard Metropolitan Statistical Area (SMSA) and terminate at a telephone number in Missouri will be reported as intrastate.

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Access Services Tariff Section 2 5th Revised Sheet 15 Replacing 4th Revised Sheet 15

ACCESS SERVICES

MAY 2 1988

GENERAL REGULATIONS~(Continued)

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- 2.3 Obligations of the IC-(Continued)
- 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service-(Continued)
  - A. (Continued)
    - For usage-sensitive (i.e., access minutes and calls) chargeable rate elements, multiply the percent intrastate intraLATA use and/or intrastate interLATA use times actual use (i.e., measured or Telephone Company-assumed average use) times the stated tariff rate.
    - When the interstate charges are on a monthly rate per line basis and the intrastate charges are on a usage basis, the percent interstate usage will be rounded to equal the nearest number of whole lines. The difference between that rounded percent and 100 percent will be billed as intrastate usage.

The intrastate percentages will change as revised usage reports are submitted as set forth in Paragraph 2.3.13A., following.

Jointly provided and non-jointly provided intrastate 800 Access Service usage terminating over WATS Access Line Service which carries pure intrastate traffic or a mix of intrastate/interstate traffic, will be split between interLATA and intraLATA usage via a percentage as described in the Telephone Company's Wide Area Telecommunications Service Tariff. Jurisdictional determination of jointly provided and non-jointly provided originating intrastate 800 Access Service usage will be based upon data provided as set for the section 6, Paragraph 6.6.1, following.

В.

- Until such time as actual usage data is available, the IC will report and pay to the Telephone Company intrastate access charges for all messages which originate on the IC Chetwork in Missouri and terminate at a telephone number in Missouri as follows:
  - Sixty-six and six tenths percent (66.6%) of all messages which originate on the IC's network in the Missouri portion of the Kansas City Standard Metropolitan Statistical Area (SMSA) and terminate at a telephone number in Missouri will be reported as intrastate.

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FILED

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

JUL 1 1988 84-222 et al Public Service Commission

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Access Services Tariff Section 2 4th Revised Sheet 15 Replacing 3rd Revised Sheet 15

ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

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2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service-(Continued)

# (Continued)

- For usage-sensitive (i.e., access minutes and calls) chargeable rate elements, multiply the percent intrastate use times actual use (i.e., measured or Telephone Company-assumed average use) times the stated tariff rate.
- When the interstate charges are on a monthly rate per line basis and the intrastate charges are on a usage basis, the percent interstate usage will be rounded to equal the nearest number of whole lines. The - difference between that rounded percent and 100 percent will be billed as intrastate usage.

The intrastate percentage will change as revised usage reports are submitted as set forth in Paragraph 2.3.13A., following.

Jointly provided and non-jointly provided intrastate 800 Access Service usage terminating over WATS Access Line Service which carries pure intrastate traffic or a mix of intrastate/interstate traffic, will be split between interLATA and intraLATA usage via a percentage as described in the Telephone Company's Wide Area Telecommunications Service Tari Jurisdictional determination of jointly provided and non-jointly to ided originating intrastate 800 Access Service usage will be based upon data 1988 provided as set forth in Section 6, Paragraph 6.6.1, following.

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Until such time as actual usage data is available, the ICPublic Service Commission and pay to the Telephone Company intrastate access the messages which activities and pay to the Telephone Company intrastate access charges for all messages which originate on the TC's network in Vi at a telephone number in Missouri as follows:

Sixty-six and six tenths percent (66.6%) of all messages which originate on the IC's network in the Missouri portion of the Kansas City Standard Metropolitan Statistical Area 🗐 🗐 (SMSA) and terminate at a telephone number in Missouri will be reported as intrastate. OCT 16 1987

> TO-87-42 Public Service Commission

Issued: OCT 14 1987

OCT 10 1987 Effective:

Access Services Tariff 3rd Re Replacing 2nd Rev

ACCESS SERVICES

JUN 22 1987

MISSUURI Public Service Commission

- GENERAL REGULATIONS-(Continued)
- 2.3 Obligations of the IC-(Continued)
  - 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service-(Continued)
  - A. (Continued)
    - For usage-sensitive (i.e., access minutes and calls) chargeable rate elements, multiply the percent intrastate use times actual use (i.e., measured or Telephone Company-assumed average use) times the stated tariff rate.
    - When the interstate charges are on a monthly rate per line basis and the intrastate charges are on a usage basis, the percent interstate usage will be rounded to equal the nearest number of whole lines. The difference between that rounded percent and 100 percent will be billed as intrastate usage.

The intrastate percentage will change as revised usage reports are submitted as set forth in Paragraph 2.3.13A., following. CANCELLED

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Until such time as actual usage data is available, the ICI will cont (RT) and pay to the Telephone Company intrastate access charges for althmission messages which originate on the IC's network in Missouri and terminate at a telephone number in Missouri as follows: Public MISSOURI Public MISSOUR (RT)

> Sixty-six and six tenths percent (66.6%) of all messages which originate on the IC's network in the Missouri portion of the Kansas City Standard Metropolitan Statistical Area (SMSA) and terminate at a telephone number in Missouri will be reported as intrastate.

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Access Services Tariff
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Replacing 1st Revised Sheet 15

# ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
- 2.3 Obligations of the IC-(Continued)

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- (FC) 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate
  Switched Access Service-(Continued)

  Public Service Commission
  - A. (Continued)
    - For usage-sensitive (i.e., access minutes and calls) chargeable rate elements, multiply the percent intrastate use times actual use (i.e., measured or Telephone Company-assumed average use) times the stated tariff rate.
    - When the interstate charges are on a monthly rate per line basis and the intrastate charges are on a usage basis, the percent interstate usage will be rounded to equal the nearest number of whole lines. The difference between that rounded percent and 100 percent will be billed as intrastate usage.

The intrastate percentage will change as revised usage reports are submitted as set forth in Paragraph 2.3.13A., following.

- B. The IC will participate with the Staff of the Missouri Public Service Commission in the development and maintenance of a data base to be used for determining the jurisdictional nature of its traffic, as ordered by the Commission in Case No. TA-84-82 and Case No. TA-84-114 or as subsequently ordered by the Commission. The percentage of intrastate use as determined under the data base will be provided to the Telephone Company pursuant to Paragraph 2.3.13A.2, following.
- C. Until such time as actual usage data is available or the data base referred to in Paragraph 2.3.12B., preceding is operational, the IC will report and pay to the Telephone Company intrastate access charges for all messages which originate on the IC's network in Missouri and terminate at a telephone number in Missouri as follows:

1. Sixty-six and six tenths percent (66.6%) of all messages which originate on the IC's network in the Missouri portion of the Kansas City Standard Metabolitan Statistical Area (SMSA) and terminate at a tenthone number in Missouri will be reported as intrastate.

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ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

2.3 Obligations of the IC-(Continued)

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2.3.14 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service-(Continued)

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(CP) A.-(Continued)

- Continued)
   For usage-sensitive (i.e., access minutes and calls) chargeable rate elements, multiply the percent intrastate use times actual use (i.e., measured or Telephone Company-assumed average use) times the stated tariff rate.
- When the interstate charges are on a monthly rate per line basis and the intrastate charges are on a usage basis, the percent interstate usage will be rounded to equal the nearest number of whole lines. The difference between that rounded percent and 100 percent will be billed as intrastate usage.

The intrastate percentage will change as revised usage reports are submitted as set forth in Paragraph 2.3.15A., following.

- B. The IC will participate with the Staff of the Missouri Public Service Commission in the development and maintenance of a data base to be used for determining the jurisdictional nature of its traffic, as ordered by the Commission in Case No. TA-84-82 and Case No. TA-84-114 or as subsequently ordered by the Commission. The percentage of intrastate use as determined under the data base will be provided to the Telephone Company pursuant to Paragraph 2.3.15A.2, following.
- (CP) C. Until such time as actual usage data is available or the data base referred to in Paragraph 2.3.14B., preceding is operational, the IC will report and pay to the Telephone Company intrastate access charges for all messages which originate on the IC's network in Missouri and terminate at a telephone number in Missouri as follows:
  - 1. Sixty-six and six tenths percent (66.6%) of all messages which originate on the IC's network in the Missouri portion of the Kansas City Standard Metropolitan Statistical Area (SMSA) and terminate at a telephone number in Missouri will be reported as intrastate.
  - 2. Seventy-five and nine tentes percent (75.9%) of all messages which originate of the IC's network in the Missoury portion of the St. Louis Standard Metropolitan Statistical Area (SMA) [5] and terminate at a telephone number in Missouri will be reported as intrastate.

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Public Service Commission

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ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
- 2.3 Obligations of the IC-(Continued)
- 2.3.14 Jurisdictional Report Requirements-(Continued)
- B. Maintenance of IC Records

The IC shall maintain and retain for a minimum of one year, complete, detailed and accurate records, workpapers and backup documentation in form and substance to evidence the percentage data provided to the Telephone Company as set forth in Paragraph 2.3.14, A.I. and 2., preceding. All of the records, workpapers and backup documentation shall be made available during normal business hours, at the location named in the report, upon reasonable request by the Telephone Company in order to permit a review by a Telephone Company auditor, an outside auditor under contract to the Telephone Company, or an auditor of a federal or state regulatory commission. If the records, workpapers and backup documentation are not provided or are insufficient or not in accordance with the provisions of this Paragraph, the percentages of interstate and intrastate service will be assumed by the Telephone Company to be the same as indicated in the last report received until the deficiencies are corrected and new reports, as required herein, are provided to the Telephone Company.

2.3.15 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service

When mixed interstate and intrastate Switched Access Service is provided, all charges (i.e., nonrecurring, monthly and usage) including optional features charges, will be prorated between interstate and intrastate. The percentages provided in the reports in Paragraph 2.3.14, A., preceding, will serve as the basis for prorating the charges. The percentage of an Access Service to be charged as intrastate is derived in the following manner:

- For monthly and nonrecurring chargeable rate elements, multiply the percent intrastate use times the quantity MAY 20 1985 of chargeable elements times the stated tariff rate per 15 15

- For usage-sensitive (i.e., access minutes and calls) COMMISSION chargeable rate elements, multiply the percent intrastate use times actual use (i.e., measured or Telephone Company-assumed average use) times the stated tariff rate

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Access Services Tariff

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# **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service-(Continued)

# (CT) B. (Continued)

- 2. Seventy-five and nine tenths percent (75.9%) of all messages which originate on the IC's network in the Missouri portion of the St. Louis Standard Metropolitan Statistical Area (SMSA) and terminate at a telephone number in Missouri will be reported as intrastate.
- 3. One hundred percent (100%) of all other messages which originate on the IC's network in Missouri and terminate at a telephone number in Missouri will be reported as intrastate.
- 4. If an IC establishes a point of interconnection between its facilities and those of a local exchange telephone company in a state which adjoins Missouri and which Missouri customers may gain access on a toll free basis, the messages which gain access at such points of interconnection and terminate at a Missouri telephone number shall be reported as intrastate messages. Traffic gaining access at a point of interconnection in Kansas or Illinois and through which Kansas City or St. Louis customers may access on a toll free basis and terminate at a telephone number in Missouri shall be apportioned between the interstate and intrastate jurisdictions on the same basis as described in Paragraph 2.3.12 B.1. and 2., preceding.

The percent of intrastate messages as determined in Paragraphs 2.3.12 B., 1., 2., 3. and 4., preceding, must be further separated into the percent intrastate intraLATA and the percent intrastate interLATA messages (for example, if intrastate usage makes up 20 percent of the customers' total usage and half of the intrastate usage is intraLATA, the intraLATA percent related to the intrastate usage would be 50). All messages which originate on the IC's network in the Missouri portion of a LATA and terminate at a telephone number in the same LATA in Missouri will be reported as intrastate intraLATA. Messages terminating at a telephone number in a different LATA in Missouri will be reported as intrastate interLATA. Wire centers and their corresponding LATA's may be found in the appropriate FCC Tariff. Different intrastate charges may apply to intrastate intraLATA and intrastate interLATA messages.

Issued: May 10, 2013

Access Services Tariff
Section 2
3rd Revised Sheet 15.01
Replacing 2nd Revised Sheet 15.01

# **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service-(Continued)
      - C. (Continued)
        - 2. Seventy-five and nine tenths percent (75.9%) of all messages which originate on the IC's network in the Missouri portion of the St. Louis Standard Metropolitan Statistical Area (SMSA) and terminate at a telephone number in Missouri will be reported as intrastate.
        - 3. One hundred percent (100%) of all other messages which originate on the IC's network in Missouri and terminate at a telephone number in Missouri will be reported as intrastate.
        - 4. If an IC establishes a point of interconnection between its facilities and those of a local exchange telephone company in a state which adjoins Missouri and which Missouri customers may gain access on a toll free basis, the messages which gain access at such points of interconnection and terminate at a Missouri telephone number shall be reported as intrastate messages. Traffic gaining access at a point of interconnection in Kansas or Illinois and through which Kansas City or St. Louis customers may access on a toll free basis and terminate at a telephone number in Missouri shall be apportioned between the interstate and intrastate jurisdictions on the same basis as described in Paragraph 2.3.12, C.1. and 2., preceding.

The percent of intrastate messages as determined in Paragraphs 2.3.12,C., 1., 2., 3. and 4., preceding, must be further separated into the percent intrastate intraLATA and the percent intrastate interLATA messages (for example, if intrastate usage makes up 20 percent of the customers' total usage and half of the intrastate usage is intraLATA, the intraLATA percent related to the intrastate usage would be 50). All messages which originate on the IC's network in the Missouri portion of a LATA and terminate at a telephone number in the same LATA in Missouri will be reported as intrastate intraLATA. Messages terminating at a telephone number in a different LATA in Missouri will be reported as intrastate interLATA. Wire centers and their corresponding LATA's may be found in the appropriate FCC Tariff. Different intrastate charges may apply to intrastate intraLATA and intrastate interLATA messages.

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Access Services Tariff Section 2

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2nd Revised Sheet 15.01

Replacing 1st Revised

# ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
- 2.3 Obligations of the IC-(Continued)
- 2.3.12 Determination of Intrastate Charges for Mixed Intersellic Service Commission Intrastate Switched Access Service-(Continued)

# C. (Continued)

- Seventy-five and nine tenths percent (75.9%) of all messages which originate on the IC's network in the Missouri portion of the St. Louis Standard Metropolitan Statistical Area (SMSA) and terminate at a telephone number in Missouri will be reported as intrastate.
- One hundred percent (100%) of all other messages which originate on the IC's network in Missouri and terminate at a telephone number in Missouri will be reported as intrastate.
- If an IC establishes a point of interconnection between its facilities and those of a local exchange telephone company in a state which adjoins Missouri and which Missouri customers may gain access on a toll free basis, the messages which gain access at such points of interconnection and terminate at a Missouri telephone number shall be reported as intrastate messages. Traffic gaining access at a point of interconnection in Kansas or Illinois and through which and terminate at a telephone number in Missouri shall be apportable between the interstate and intrastate jurisdictions on the chartest basis as described. basis as described in Paragraph 2.3.12C.1. and 2., preceding.
- The percent interstate usage resulting residually from the provisions of Paragraph 2.3.12,C.1., 2., 3. and 4., preceding is subject to the rounding provision of Paragraph 2.3.124 The reports required in Section 2.3.13, following on actual total customer
- data is not available, the reports may be based on either statistically valid samples derived by the customer, or on samples from sampling techniques agreed to by the Telephone Company. The allowable statistical parameters associated with the percentages produced from statistical sampling are a 95 percent confidence level and a +/- five (5) percent precision.

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1987 Public Service Commissio...

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

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Access Services Tariff Section 2 1st Revised Sheet 15.01

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ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
- 2.3 Obligations of the IC-(Continued)
- 2.3.12 Determination of Intrastate Charges for Mixed Interpolar Commission Switched Access Service-(Continued)
  - C. (Continued)
    - Seventy-five and nine tenths percent (75.9%) of all messages which originate on the IC's network in the Missouri portion of the St. Louis Standard Metropolitan Statistical Area (SMSA) and terminate at a telephone number in Missouri will be reported as intrastate.
    - 3. One hundred percent (100%) of all other messages which originate on the IC's network in Missouri and terminate at a telephone number in Missouri will be reported as intrastate.
    - 4. If an IC establishes a point of interconnection between its facilities and those of a local exchange telephone company in a state which adjoins Missouri and which Missouri customers may gain access on a toll free basis, the messages which gain access at such points of interconnection and terminate at a Missouri telephone number shall be reported as intrastate messages. Traffic gaining access at a point of interconnection in Kansas or Illinois and through which Kansas City or St. Louis customers may access on a toll free basis and terminate at a telephone number in Missouri shall be apportioned between the interstate and intrastate jurisdictions on the same basis as described in Paragraph 2.3.12C.1. and 2., preceding.
    - The percent interstate usage resulting residually from the provisions of Paragraph 2.3.12, C.1., 2., 3. and 4., preceding is subject to the rounding provision of Paragraph 2.3.12A., preceding.

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Access Services Tariff Section 2 Original Sheet 15.01

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# **ACCESS SERVICES**

- GENERAL REGULATIONS-(Continued)
- 2.3 Obligations of the IC-(Continued)
- 2.3.12 Determination of Intrastate Charges for Mixed Interstate Sadifactas Talesion (FC) Switched Access Service-(Continued)

# C. (Continued)

- 2. Seventy-five and nine tenths percent (75.9%) of all messages which originate on the IC's network in the Missouri portion of the St. Louis Standard Metropolitan Statistical Area (SMSA) and terminate at a telephone number in Missouri will be reported as intrastate.
- 3. One hundred percent (100%) of all other messages which originate on the IC's network in Missouri and terminate at a telephone number in Missouri will be reported as intrastate.
- 4. If an IC establishes a point of interconnection between its facilities and those of a local exchange telephone company in a state which adjoins Missouri and which Missouri customers may gain access on a toll free basis, the messages which gain access at such points of interconnection and terminate at a Missouri telephone number shall be reported as intrastate messages. Traffic gaining access at a point of interconnection in Kansas or Illinois and through which Kansas City or St. Louis customers may access on a toll free basis and terminate at a telephone number in Missouri shall be apportioned between the interstate and intrastate jurisdictions on the same basis as described in Paragraph 2.3.12C.1. and 2., preceding.
- 5. The percent interstate usage resulting residually from the provisions of Paragraph 2.3.12C.1., 2., 3. and 4., preceding is subject to the rounding provision of Paragraph 2.3.12A., preceding ELLEW
- (FC) 2.3.13 Jurisdictional Report Requirements
  - Jurisdictional Reports

1. When the IC orders service for both interstate and intrastate uses projected interstate percentage of use and intrastate percentage of use must be provided to the Telephone Company. These percentages, when actual jurisdictional usage is unknown, will be used by the Tellenhone Company to apportion the use and/or charges between interstate and intrastate until a revised report is received as set forth, in Pategraph 2.3.13A.2., following. 86-84

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Southwestern Bell Telephone Company d/b/a AT&T Missouri

Section 2 5th Revised Sheet 15.2 Replacing 4th Revised Sheet 15.2

# ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service-(Continued)

# (CT) B. (Continued)

- 6. The percent interstate usage resulting residually from the provisions of Paragraph 2.3.12 B.1., 2., 3., and 4., preceding is subject to the rounding provision of Paragraph 2.3.12., A., preceding.
- 7. The reports required in Section 2.3.13., following, should be based on actual total customer usage data if at all possible. If that data is not available, the reports may be based on either statistically valid samples derived by the customer, or on samples from sampling techniques agreed to by the Telephone Company. The allowable statistical parameters associated with the percentages produced from statistical sampling are a 95 percent confidence level and a +/- five (5) percent precision.
- 2.3.13 Jurisdictional Report Requirements

# A. General

When Switched Access Services are provided for both interstate and intrastate use, monthly rates. usage rates and nonrecurring charges are prorated between interstate and intrastate on the basis of the projected interstate percentage of use (PIU).

When a PIU is to be applied to an Access Service provided as a BSA or BSE and the intrastate equivalent of the BSA or BSE is only available on a bundled feature group basis, intrastate usage and charges will be prorated to the bundled feature group equivalent of the BSA.

When a PIU is to be applied to an Access Service provided as a BSA/BSE combination and the intrastate equivalent of the BSA/BSE combination is not available either as a BSA/BSE combination or on a bundled feature group basis, the PIU must be one hundred percent (100%).

When the IC orders service for interstate and intrastate use, the projected interstate percentage of use, intrastate intraLATA percentage of use and intrastate interLATA percentage of use must be provided to the Telephone Company. These percentages, when actual

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ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

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2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate
Switched Access Service-(Continued)

Public Service Commission

# C. (Continued)

- 6. The percent interstate usage resulting residually from the provisions of Paragraph 2.3.12, C.1., 2., 3., and 4., preceding is subject to the rounding provision of Paragraph 2.3.12., A., preceding.
- 7. The reports required in Section 2.3.13., following, should be based on actual total customer usage data if at all possible. If that data is not available, the reports may be based on either statistically valid samples derived by the customer, or on samples from sampling techniques agreed to by the Telephone Company. The allowable statistical parameters associated with the percentages produced from statistical sampling are a 95 percent confidence level and a +/- five (5) percent precision.
- 2.3.13 Jurisdictional Report Requirements

## A. General

When Switched Access Services are provided for both interstate and intrastate use, monthly rates, usage rates and nonrecurring charges are prorated between interstate and intrastate on the basis of the projected interstate percentage of use (PIU), as set forth in Paragraphs 2.3.13., and 6.9.1.

When a PIU is to be applied to an Access Service provided as a BSA or BSE and the intrastate equivalent of the BSA or BSE is only available on a bundled feature group basis, intrastate usage and charges will be prorated to the bundled feature group equivalent of the BSA.

When a PIU is to be applied to an Access Service provided as a BSA/BSE combination and the intrastate equivalent of the BSA/BSE combination is not available either as a BSA/BSE combination or on a bundled feature group basis, the PIU must be one hundred percent (100%).

(RT)

(RT) When the IC orders service for interstate and intrastate use, the projected interstate percentage of use, intrastate intraLATA percentage of use and intrastate interLATA percentage of use must be provided to the Telephone Company. These percentages, when actual

provided to the Telephone Company. These percentages, when actual 100 - 31994

Issued: JUN 0 3 1994

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By M. H. SCHULTEIS, Division Manager-Regulatory & Industryprelia Scivice Commission
Southwestern Bell Telephone Company
St. Louis, Missouri

June 10, 2013 Missouri Public Service Commission JI-2013-0499

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Access Services Tariff Section 2

Replacing 2nd Revised Sheet 15.02 **Shee**t 15.02

ACCESS SERVICES MAR 29 1993

GENERAL REGULATIONS-(Continued)

2.3 Obligations of the IC-(Continued)

MISSOURI **Public Service Commission** 

2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service-(Continued)

# C. (Continued)

- 6. The percent interstate usage resulting residually from the provisions of Paragraph 2.3.12, C.1., 2., 3., and 4., preceding is subject to the rounding provision of Paragraph 2.3.12., A., preceding.
- 7. The reports required in Section 2.3.13., following, should be based on actual total customer usage data if at all possible. If that data is not available, the reports may be based on either statistically valid samples derived by the customer, or on samples from sampling techniques agreed to by the Telephone Company. The allowable statistical parameters associated with the percentages produced from statistical sampling are a 95 percent confidence level and a + A NETE (ED) percent precision.
- 2.3.13 Jurisdictional Report Requirements

(AT) A. General

JUL 31994 472 R. S#15.02 When Switched Access Services are provided for both in pensite Geraine Commission intrastate use monthly nates intrastate use, monthly rates, usage rates and nonrecurring charges are prorated between interstate and intrastate on the basis of the projected interstate percentage of use (PIU), as set forth in Paragraphs 2.3.13., and 6.9.1.

When a PIU is to be applied to an Access Service provided as a BSA or BSE and the intrastate equivalent of the BSA or BSE is only available on a bundled feature group basis, intrastate usage and charges will be prorated to the bundled feature group equivalent of the BSA.

When a PIU is to be applied to an Access Service provided as a BSA/BSE combination and the intrastate equivalent of the BSA/BSE combination is not available either as a BSA/BSE combination or on a bundled feature group basis, the PIU must be one hundred percent (100%).

(FC) B. Jurisdictional Reports

> 1. When the IC orders service for interstate and intrastate use, the projected interstate percentage of use, intrastate intraLATA percentage of use and intrastate interLATA percentage of use must be provided to the Telephone Company. These percentages, when actual

(AT)

Issued:

MAR 2 6 1993

Effective:

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

APR 11 1993

MO. PUBLIC SERVICE COMM.

Access Services Tariff
Section 2
2nd Revised Sheet 15.02
Replacing 1st Revised Sheet 15.02

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ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

MISSOURI

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2.3 Obligations of the IC-(Continued)

Public Service Commission

2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Switched Access Service-(Continued)

# C. (Continued)

- 6. The percent interstate usage resulting residually from the provisions of Paragraph 2.3.12,C.1., 2., 3. and 4., preceding is subject to the rounding provision of Paragraph 2.3.12A., preceding.
- 7. The reports required in Section 2.3.13, following, should be based on actual total customer usage data if at all possible. If that data is not available, the reports may be based on either statistically valid samples derived by the customer, or on samples from sampling techniques agreed to by the Telephone Company. The allowable statistical parameters associated with the percentages produced from statistical sampling are a 95 percent confidence level an CANCELLED percent precision.
- 2.3.13 Jurisdictional Report Requirements

APR 11 1993 BY 3 Ma R.S. #15.02

A. Jurisdictional Reports

**Public Service Commission** 

1. When the IC orders service for interstate and intrastate SSO, The projected interstate percentage of use, intrastate intraLATA percentage of use and intrastate interLATA percentage of use must be provided to the Telephone Company. These percentages, when actual jurisdictional usage is unknown, will be used by the Telephone Company to apportion the use and/or charges between interstate and intrastate until a revised report is received as set forth in Paragraph 2.3.13, A.2., following.

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When a customer orders Feature Group D (FGD) with 950 Access, the customer shall state in the order the projected Percent Interstate Usage (PIU) factor for each end office or LATA from which the customer may originate traffic. If a LATA-level PIU factor is provided by the customer, the percentage will be applied to all end offices from which the customer may originate traffic within the LATA and to those end offices for which an end office-level PIU is not provided.

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Access Services Tariff Section 2 1st Revised Sheet 15.02 Replacing Original Sheet 15.02

# ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate Public Sarvice Commission Switched Access Service-(Continued)

C. (Continued)

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- The percent interstate usage resulting residually from the provisions of Paragraph 2.3.12, C.1., 2., 3. and 4., preceding is subject to the rounding provision of Paragraph 2.3.12A., preceding.
- The reports required in Section 2.3.13, following, should be based on actual total customer usage data if at all possible. If that data is not available, the reports may be based on either statistically valid samples derived by the customer, or on samples from sampling techniques agreed to by the Telephone Company. The allowable statistical parameters associated with the percentages produced from statistical sampling are a 95 percent confidence level and a +/- five (5) percent precision. CANCELLED
- 2.3.13 Jurisdictional Report Requirements

Jurisdictional Reports

OCT 10 1991 By 2m R.S. 15.02

Public Service Commission 1. When the IC orders service for interstate and intrastate uses the projected interstate percentage of use, intrastate intraLATA percentage of use and intrastate interLATA percentage of use must be provided to the Telephone Company. These percentages, when actual jurisdictional usage is unknown, will be used by the Telephone Company to apportion the use and/or charges between interstate and intrastate until a revised report is received as set forth in Paragraph 2.3.13, A.2., following.

St. Louis, Missouri

Issued: MAY 2 1988

Effective: JUL 1

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

JUL 1 1988 84-222 et al. Public Service Commission

Access Services Tariff Section 2

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# ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
  - 2.3.12 Determination of Intrastate Charges for Mixed Interstate and Intrastate
    Switched Access Service-(Continue)
- 2.3.13 Jurisdictional Report Requirements
  - A. Jurisdictional Reports
    - 1. When the IC orders service for interstate and intrastate use, the projected interstate percentage of use and intrastate percentage of use must be provided to the Telephone Company. These percentages, when actual jurisdictional usage is unknown, will be used by the Telephone Company to apportion the use and/or charges between interstate and intrastate until a revised report is received as set forth in Paragraph 2.3.13, A.2., following.

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Public Service Commission

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# **ACCESS SERVICES**

# 2. GENERAL REGULATIONS-(Continued)

- 2.3 Obligations of the IC-(Continued)
  - 2.3.13 Jurisdictional Report Requirements-(Continued)
    - A. General-(Continued)

jurisdictional usage is unknown, will be used by the Telephone Company to apportion the use and/or charges between interstate and intrastate until a revised report is received as set forth in Paragraph 2.3.13., B.2., following.

The Telephone Company will determine the projected intrastate percentage by subtracting the projected interstate percentage for originating access minutes from 100 (100 - projected interstate percentage = intrastate percentage).

1. FGD or BSA-D with 950 Access

When a customer orders FGD or BSA-D with 950 Access, the customer shall state in the order the projected Percent Interstate Usage (PIU) factor for each end office or LATA from which the customer may originate traffic. If a LATA-level PIU factor is provided by the customer, the percentage will be applied to all end offices from which the customer may originate traffic within the LATA and to those end offices for which an end office-level PIU is not provided.

If the customer adds to or reduces the FGD or BSA-D With 950 Access Service, it shall provide a revised projected Percent Interstate Usage factor for the overall services provided. The revised report will serve as the basis for future billing and will be effective on the next bill date. No prorating or back billing will be done based on the revised report. Where the FGD or BSA-D With 950 Access PIU factor is not available for the embedded base of customers when this tariff goes into effect the Telephone Company will determine the PIU factor to be 50 percent for originating FGD or BSA-D With 950 Access usage.

2. Terminating FGD, BSA-D

For FGD or BSA-D Switched Access Services, where jurisdiction can be determined from the call detail, the Telephone Company will bill according to such jurisdiction by developing a

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Access Services Tariff
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Replacing Original Sheet 15.03

ACCESS SERVICES

2. GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

MISSOURI Public Service Commission

2.3.13 Jurisdictional Report Requirements-(Continued)

(MT)(FC)B. Jurisdictional Reports-(Continued)

1. (Continued)

jurisdictional usage is unknown, will be used by the Telephone Company to apportion the use and/or charges between interstate and intrastate until a revised report is received as set forth in Paragraph 2.3.13., B.2.,

- (FC) revised report is received as set forth in Paragraph 2.3.13., B.2., following.
- (AT) When a customer orders FGD or BSA-D with 950 Access, the customer shall state in the order the projected Percent Interstate Usage (PIU) factor for each end office or LATA from which the customer may originate traffic. If a LATA-level PIU factor is provided by the customer, the percentage will be applied to all end offices from which the customer may originate traffic within the LATA and to those end offices for which an end office-level PIU is not provided.

(AT) If the customer adds to or reduces the FGD or BSA-D With 950 Access Service, it shall provide a revised projected Percent Interstate Usage factor for the overall services provided. The revised report will serve as the basis for future billing and will be effective on the next bill date. No prorating or backbilling will be done based on the revised (AT) report. Where the FGD or BSA-D With 950 Access PIU factor is not

(C) available for the embedded base of customers when this tariff goes into effect the Telephone Company will determine the PIU factor to be 50

(AT) percent for originating FGD or BSA-D With 950 Access usage.

The Telephone Company will determine the projected intrastate percentage by subtracting the projected interstate percentage for originating access minutes from 100 (100 - projected interstate percentage = intrastate percentage).

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Access Services Tariff
Section 2
Original Sheet 15.03

ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

MISSOURI
Public Service Commission

2.3.13 Jurisdictional Report Requirements-(Continued)

A. Jurisdictional Reports-(Continued)

If the customer adds to or reduces the FGD with 950 Access Service, it shall provide a revised projected Percent Interstate Usage factor for the overall services provided. The revised report will serve as the basis for future billing and will be effective on the next bill date. No prorating or backbilling will be done based on the revised report. Where the FGD with 950 Access PIU factor is not available for the embedded based of customers when this tariff goes into effect the Telephone Company will determine the PIU factor to be 50 percent for originating FGD with 950 Access usage.

The Telephone Company will determine the projected intrastate percentage by substracting the projected interstate percentage for originating access minutes from 100 (100 - projected interstate percentage = intrastate percentage).

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# Southwestern Bell Telephone Company d/b/a AT&T Missouri

Section 2 1st Revised Sheet 15.4 Replacing Original Sheet 15.4

# **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.13 Jurisdictional Report Requirements-(Continued)
      - A. General-(Continued)
- (RT) 2. Terminating FGD, BSA-D-(Continued)
- projected interstate percentage. The projected interstate percentage will be developed on a monthly basis, by end office, when the Switched Access Service access minutes (FGD, FGD, and BSA-D) are measured by dividing the measured interstate terminating access minutes (the access minutes where the calling number is in one state and the called number is in another state) by the total terminating access minutes.
- (RT) For FGD and BSA-D Switched Access Services where call details are insufficient to determine
- (RT) jurisdiction, the customer will provide an interstate percentage of FGD or BSA-D terminating access minutes for each end office or LATA from which the customer may terminate traffic. If a LATA-level PIU factor is provided by the customer, the specified percentage will be applied to all end offices to which the customer may terminate traffic within the LATA or to those end offices for which an end office-level PIU is not provided.
- If the customer does not provide the Telephone Company with PIU factors for their terminating FGD or BSA-D traffic, the Telephone Company will develop a PIU factor for such terminating access minutes utilizing the data used to develop the PIU for the originating access minutes. The Telephone Company developed percentage will be based on the average of the customer's originating FGD and/or BSA-D usage.
- If the customer has no originating traffic within the end office for which sufficient call detail exists to develop an interstate percentage, the Telephone Company will designate a PIU factor of 50% for (RT) FGD or BSA-D terminating access minutes.
  - 3. Dedicated Network Access Link (DNAL) BSA

Upon ordering Switched Access DNAL BSA, the customer will provide an interstate percentage of use for each DNAL BSA requested.

Access Services Tariff Section 2 Original Sheet 15.04

# ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

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2.3.13 Jurisdictional Report Requirements-(Continued)

MISSOURI Public Service Commission

- A. General-(Continued)
  - Terminating FGC, FGD, BSA-C, BSA-D-(Continued)

projected interstate percentage. The projected interstate percentage will be developed on a monthly basis, by end office, when the Switched Access Service access minutes (FGD, FGD, BSA-C and BSA-D) are measured by dividing the measured interstate terminating access minutes (the access minutes where the calling number is in one state and the called number is in another state) by the total terminating access minutes.

For FGC, FGD, BSA-C and BSA-D Switched Access Services where call details are insufficient to determine jurisdiction, the customer will provide an interstate percentage of FGC, FGD, BSA-C or BSA-D terminating access minutes for each end office or LATA from which the customer may terminate traffic. If a LATA-level PIU factor is provided by the customer, the specified percentage will be applied to all end offices to which the customer may terminate traffic within the LATA or to those end offices for which an end office-level PIU is not provided.

If the customer does not provide the Telephone Company with PIU factors for their terminating FGC, FGD, BSA-C or BSA-D traffic, the Telephone Company will develop a PIU factor for such terminating access minutes utilizing the data used to develop the PIU for the originating access minutes. The Telephone Company developed percentage will be based on the average of the customer's originating FGC, FGD, BSA-C and/or BSA-D usage.

If the customer has no originating traffic within the end office for which sufficient call detail exists to develop an interstate percentage, the Telephone Company will designate a PIU factor of 50% for FGC, FGD, BSA-C or BSA-D terminating access minutes.

Dedicated Network Access Link (DNAL) BSA

Upon ordering Switched Access DNAL BSA, the customer will approvide interstate percentage of use for each DNAL BSA requested.

JUL - 3 1994

Issued: JUN 0 3 1994 Effective:

JUL 0 3 1994

MISSOURI

By M. H. SCHULTEIS, Division Manager-Regulatory & Industry Relations Southwestern Bell Telephone Company

St. Louis, Missouri

CANCELLED November 14, 2013 Missouri Public Service Commission JI-2014-0176

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

Access Services Tariff Section 2 5th Revised Sheet 16 Replacing 4th Revised Sheet 16

ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

MAR 29 1993

2.3 Obligations of the IC-(Continued)

MISSOURI 2.3.13 Jurisdictional Report Requirements-(Continued) Public Service Commission

- (FC) B. Jurisdictional Reports-(Continued)
  - 2. Effective on the first of January, April, July and October of each year, the IC shall update the interstate and intrastate jurisdictional reports pursuant to the method described in Paragraph 2.3.12. preceding. The IC shall forward to the Telephone Company, to be received no later than 15 days after the first of each such month, a revised report showing the interstate percentage of use and intrastate percentages of use for the past three months. This usage will be from the most recent 3 month period for which this data exists and will be reported for each service arranged for interstate and intrastate use. The revised report will serve as the basis for the next three months' billing and will be effective on the bill date for that service. No prorating or back billing will be done based on the report. If the IC does not supply the reports, the Telephone Company will assume the percentages to be the same as those provided in the last quarterly report. For those cases in which a quarterly report has never been received from the IC, the Telephone Company will assume the percentages to be the same as those provided in the order for service as set forth in Paragraph 2.3.13., B.1., preceding.

3. Where an IC has previously obtained interstate service and is applying for authorization to provide intrastate service, an interim jurisdictional report may need to be submitted. This interim report will not be necessary if the effective date of the Order authorizing the IC to provide intrastate service coincides with the jurisdictional report dates as set forth in Paragraph 2.3.13., B.2.

- The IC shall submit to the Telephone Company an interim report on or before the effective date of the Order authorizing the IC to provide intrastate service. This report will serve as the basis for billing until revised reports are received as set forth in Paragraph 2.3.13., B.2.
- This interim report will be based on usage from the previous three months for which message data exists. Data used must be from the six month period prior to the effective date of the Order. Interstate and intrastate percentages of use will be reported as ordered by the Commission in Case No. TO-84-223 et al. and will be determined as set forth in Paragraph 2.3.12, preceding.

Issued:

Effective:

FILAEAD 1 1993

MAR 2 6 1983 R. D. BARRON, President-Missouri Division Southwestern Bell Telephone Company St. Louis, Missouri

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Access Services Tariff
Section 2
4th Revised Sheet 16
Replacing 3rd Revised Sheet 16

ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

MAY 2 1988

2.3 Obligations of the IC-(Continued)

MISSOURI

2.3.13 Jurisdictional Report Requirements-(Continued)

Public Service Commission

- A. Jurisdictional Reports-(Continued)
  - Effective on the first of January, April, July and October of each year the IC shall update the interstate and intrastate jurisdictional reports pursuant to the method described in Paragraph 2.3.12, preceding. The IC shall forward to the Telephone Company, to be received no later than 15 days after the first of each such month, a revised report showing the interstate percentage of use and intrastate percentages of use for the past three months. This usage will be from the most recent 3 month period for which this data exists and will be reported for each service arranged for interstate and intrastate use. The revised report will serve as the basis for the next three months' billing and will be effective on the bill date for that service. No prorating or back billing will be done based on the report. If the IC does not supply the reports, the Telephone Company will assume the percentages to be the same as those provided in the last quarterly report. For those cases in which a quarterly report has never been received from the IC, the Telephone Company will assume the percentages to be the same as those provided in the order for service as set forth in Paragraph 2.3.13A.1., preceding.
  - 3. Where an IC has previously obtained interstate service and is applying for authorization to provide intrastate service, an interim jurisdictional report may need to be submitted. This interim CANCELLED be necessary if the effective date of the Order authorizing the IC to provide intrastate service coincides with the jurisdictional report dates as set forth in Paragraph 2.3.13, A., 2.
    - a. The IC shall submit to the Telephone Company of the Service Commission or before the effective date of the Order authorizing the Company provide intrastate service. This report will serve as the basis for billing until revised reports are received as set forth in Paragraph 2.3.13, A., 2.
    - b. This interim report will be based on usage from the previous three months for which message data exists. Data used must be from the six month period prior to the effective date of the Order. Interstate and intrastate percentages of use will be reported as ordered by the Commission in Case No. TO-84-223 et al. and will be determined as set forth in Paragraph 2.3.12, preceding.

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Effective: JUL 1 1988 FILED

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

5ion JUL 1 1988 84-222 et al. Public Service Commission

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Access Services Tariff
Section 2
3rd Revised Sheet 16
Replacing 2nd Revised Sheet 16

# ACCESS SERVICES

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.13 Jurisdictional Report Requirements-(Continued)
    - A. Jurisdictional Reports-(Continued)

# RECEIVED OCT 3 1 1986 MISSOURI Public Service Commission

- Effective on the first of January, April, July and October of each year the IC shall update the interstate and intrastate jurisdictional report pursuant to the method described in Paragraph 2.3.12, preceding. The IC shall forward to the Telephone Company, to be received no later than 15 days after the first of each such month, a revised report showing the interstate and intrastate percentage of use for the past three months. This usage will be from the most recent 3 month period for which this data exists and will be reported for each service arranged for interstate and intrastate use. The revised report will serve as the basis for the next three months' billing and will be effective on the bill date for that service. No prorating or back billing will be done based on the report. If the IC does not supply the reports, the Telephone Company will assume the percentages to be the same as those provided in the last quarterly reproELLED For those cases in which a quarterly report has never been Ye from the IC, the Telephone Company will assume the percentages to 1988 be the same as those provided in the order for service as set worth in Paragraph 2.3.13A.1., preceding.
- 3. Where an IC has previously obtained interstate service public Service Commission for authorization to provide intrastate service, an interim jumission tional report may need to be submitted. This interim report will not be necessary if the effective date of the Order authorizing the IC to provide intrastate service coincides with the jurisdictional report dates as set forth in Paragraph 2.3.13, A., 2.
  - a. The IC shall submit to the Telephone Company an interim report on or before the effective date of the Order authorizing the IC to provide intrastate service. This report will serve as the basis for billing until revised reports are received as set forth in Paragraph 2.3.13,A.,2.
  - b. This interim report will be based on usage from the previous three months for which message data exists. Data useful mustice commission: be from the six month period prior to the effective date of the Order. Interstate and intrastate percentages of use will be reported as ordered by the Commission in Case No. TO-84-223 et al. and will be determined as set forth in Paragraph 2.3.12, preceding.

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Access Services Tariff
Section 2
2nd Revised Sheet 16
Replacing 1st Revised Sheet 16

# ACCESS SERVICES

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
- (FC) 2.3.13 Jurisdictional Report Requirements-(Continued)
  - A. Jurisdictional Reports-(Continued)

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Public Service Commission

- 2. Effective on the first of January, April, July and October of each year the IC shall update the interstate and intrastate jurisdictional report pursuant to the method described in Paragraph 2.3.12, preceding. The IC shall forward to the Telephone Company, to be received no later than 15 days after the first of each such month, a revised report showing the interstate and intrastate percentage of use for the past three months ending the last day of December, March, June and September, respectively, for each service arranged for interstate and intrastate use. The revised report will serve as the basis for the next three months' billing and will be effective on the bill date for that service. No prorating or back billing will be done based on the report. If the IC does not supply the reports, the Telephone Company will assume the percentages to be the same as those provided in the last quarterly report. For those cases in which a quarterly report has never been received from the IC, the Telephone Company will lass intelline perfect to be the same as those provided in the order for service as set forth in Paragraph 2.3.13A.1., preceding. JAN 1 1987
- B. Maintenance of IC Records

Issued: JUN 27 1986

BY 30d RS. + Ko The IC shall maintain and retain for a minimum of party of compisete, detailed and accurate records, workpapers and backup documentation in form and substance to evidence the percentage data provided to the Telephone Company as set forth in Paragraph 2.3.12, A.1. and 2., preceding. All of the records, workpapers and backup documentation shall be made available during normal business hours, at the location named in the report, upon reasonable request by the Telephone Company in order to permit a review by a Telephone Company auditor, an outside auditor under contract to the Telephone Company, or an auditor of a federal or state regulatory commission. If the records, workpapers and backup documentation are not provided or are insufficient or not in accordance with the provisions of this Paragraph, the percentages of interstate and intrastate service will be assumed by the Telephoner Company to pen the same as indicated in the last report received until the deficiencies are corrected and new reports, as required herein, are provided to the JUL 1 Telephone Company.

Effective:

JUL <u>1 1986</u>

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Access Services Tariff Section 2 1st Revised Sheet 16

Replacing Grisinal Sheet IV

ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

2.3 Obligations of the IC-(Continued)

2.3.14 Determination of Intrastate Charges for Mixed Interstate and Intra-OURI state Switched Access Service-(Continued)

**Public Service Commission** 

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(CP) C.-(Continued)

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One hundred percent (100%) of all other messages which originate on the IC's network in Missouri and terminate at a telephone number in

Missouri will be reported as intrastate.

4. If an IC establishes a point of interconnection between its facilities and those of a local exchange telephone company in a state which adjoins Missouri and which Missouri customers may gain access on a toll free basis, the messages which gain access at such points of interconnection and terminate at a Missouri telephone number shall be reported as intrastate messages. Traffic gaining access at a point of interconnection in Kansas or Illinois and through which . Kansas City or St. Louis customers may access on a toll free basis and terminate at a telephone number in Missouri shall be apportioned between the interstate and intrastate jurisdictions on the same basis as described in Paragraph 2.3.14C.1. and 2., preceding.

5. The percent interstate usage resulting residually from the provisions of Paragraph 2.3.14C.1., 2., 3. and 4., preceding is:

subject to the rounding provision of Paragraph 2.3.14A., preceding.

(MT) (FC) 2.3.15 Jurisdictional Report Requirements

# A. Jurisdictional Reports

 When the IC orders service for both interstate and intrastate use, the projected interstate percentage of use and intrastate percentage of use must be provided to the Telephone Company. These percentages, when actual jurisdictional usage is unknown, will be used by the Telephone Company to apportion the use and/or charges between interstate and intrastate until a revised report is received as set forth in Paragraph 2.3.15A.2., following.

2. Effective on the first of January, April, July and October of each year the IC shall update the interstate and intrastate jurisdictional report pursuant to the method described in Paragraph 2.3.14, preceding. The IC shall forward no this flelephone Company, to be received no later than 15 days after the first of each such month, a revised report showing the interstate and intrastate percentage of use for Edenpagen, three months ending the last day of December, March, June and Sentenber, respectively, for each service arranged for interstate and intrastate MAY 20 1985

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Public Service Commission

Issued:

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ACCESS SERVICES

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
  - 2.3.15 (Continued)

The intrastate percentage will change as revised usage reports are submitted as set forth in Paragraph 2.3.14, A., preceding.

- 2.4 Payment Arrangements and Credit Allowances
  - 2.4.1 Payment of Rates, Charges and Deposits
    - A. Where the provision of facilities involves an unusual investment, an IC may be required to make payment in advance of such portion of the estimated cost of the installation or construction as is to be borne by it. The amount of the advance payment will be credited to the IC's account as applying to the indebtedness of the IC for the services and facilities provided.
    - B. The Telephone Company may, in order to safeguard its interests, require an IC to make a deposit prior to or at any time after the provision of a service to the IC to be held by the Telephone Company as a guarantee of the payment of rates and charges. Such deposit may not exceed the rates and charges for the service for a one-month period plus the amount of any termination charges attributable to the service. The fact that a deposit has been made in no way relieves the IC from complying with the Telephone Company's regulations as to advance payments or the prompt payment of bills or constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of the facilities for nonpayment of any sums due the Telephone Company for facilities provided.

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Access Services Tariff

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MISSOURI

Public Service Commission

Section 2

Issued: DEC 29 1983

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Southwestern Bell Telephone Company d/b/a AT&T Missouri Section 2 11th Revised Sheet 16.1 Replacing 10th Revised Sheet 16.1

# **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.13 Jurisdictional Report Requirements-(Continued)
      - B. Jurisdictional Reports-(Continued)
        - 2. (Continued)
          - b. (Continued)

Previous lack of authorization to provide intrastate intraLATA and/or intrastate interLATA service does not exempt an IC from including jurisdictionally intrastate messages from the three months data used in the calculation of these percentages of use.

- 3. The Telephone Company retains the right to employ monitoring equipment for the purpose of verification of IC percentage of use reporting. The Telephone Company shall treat such information as proprietary in nature and shall maintain its confidentiality.
- 4. 800 Number Portability Access Service (NPAS)
- (a) The jurisdictional report requirements for 800 NPAS will apply to 800 access minutes and queries.

For 800 NPAS, where jurisdiction can be determined from the call detail, the Telephone Company will bill according to such jurisdiction by developing a projected interstate percentage. The projected interstate percentage will be developed on a monthly basis, by end office, when the 800 NPAS access minutes are measured by dividing the measured interstate originating 800 NPAS access minutes (the access minutes where the calling number is in one state and the called number is in another state) by the total originating 800 NPAS access minutes.

For 800 NPAS, where the call detail is insufficient to determine jurisdiction, the customer will provide an interstate percentage of 800 NPAS originating access minutes for each LATA from which the customer may originate 800 traffic.

If a customer does not provide the Telephone Company with an originating 800 NPAS PIU report that will be used when the call detail is insufficient to determine the jurisdiction, the Telephone Company will determine the interstate percentage of 800 NPAS usage as follows:

The Telephone Company will develop an interstate percentage on a monthly basis for each end office by dividing the customer's measured MTS usage interstate originating access minutes by the customer's total MTS usage originating access minutes for which sufficient call detail exists to determine the jurisdiction.

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Access Services Tariff Section 2 10th Revised Sheet 16.01 Replacing 9th Revised Sheet 16.01

# ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

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- 2.3 Obligations of the IC-(Continued)
  - 2.3.13 Jurisdictional Report Requirements-(Continued)
    - B. Jurisdictional Reports-(Continued)
    - (Continued)
      - b. (Continued)

Previous lack of authorization to provide intrastate intraLATA and/or intrastate interLATA service does not exempt an IC from including jurisdictionally intrastate messages from the three months data used in the calculation of these percentages of use.

- 4. The Telephone Company retains the right to employ monitoring equipment for the purpose of verification of IC percentage of use reporting. The Telephone Company shall treat such information as proprietary in nature and shall maintain its confidentiality.
- Jurisdictional report requirements for 800 NPAS and 900 Access Service are as specified in Section 6, Paragraph 6.9.1, following.
- 6. Jurisdictional report requirements for Direct Line-Custom  $^{\text{SM}}$  are as specified in Section 18, Paragraph 18.4.
- 7. When a customer orders Common Channel Signaling/Signaling 7 (CCS/SS7) Interconnection Service, the customer shall provide to the Telephone Company in its order for the service, a CCS/SS7 Interconnection Service Percent Interstate Usage (PIU) Report.

Customers who provide the CCS/SS7 Interconnection Service PIU Report shall supply the Telephone Company with an interstate percentage, of 0 through 100, per Signaling Transfer Point (STP) Port Termination. This STP Port Termination PIU will be an average PIU based upon the jurisdiction (interstate versus intrastate) of those originating end user calls that require use of the specified STP Port Termination for signaling purposes.

The PIU provided by the customer for the STP Port Termination will be used by the Telephone Company to determine the jurisdiction (interstate versus intrastate) of the customer's STP Access Mileage and the STP Access Connection charges.

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Issued:

Effective: MAY - 1 1993

MAR 2 2 1993

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

Santhusstern Bell Telephone Company

St. Louis, Missouri

(AT)

CANCELLED June 10, 2013 Missouri Public Service Commission JI-2013-0499

Access Services Tariff Section 2 9th Revised Sheet 16.01 Replacing 8th Revised Sheet 16.01

# ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

2.3 Obligations of the IC-(Continued)

MAR 29 1993

MISSOURI 2.3.13 Jurisdictional Report Requirements-(Continued bill Service Commission

B. Jurisdictional Reports-(Continued ANCELLE bill Service Commission

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Previous lack of authorization tonbrovide intrastate intraLATA and/or intrastate interLATA service does not exempt an IC from including jurisdictionally intrastate messages from the three months data used in the calculation of these percentages of use.

- 4. The Telephone Company retains the right to employ monitoring equipment for the purpose of verification of IC percentage of use reporting. The Telephone Company shall treat such information as proprietary in nature and shall maintain its confidentiality.
- 5. Jurisdictional report requirements for 800 and 900 Access Service are as specified in Section 6, Paragraph 6.9.1, following.
- Jurisdictional report requirements for Direct Line-Custom are as specified in Section 18, Paragraph 18.4.
- 7. When a customer orders Common Channel Signaling/Signaling 7 (CCS/SS7) Interconnection Service, the customer shall provide to the Telephone Company in its order for the service, a CCS/SS7 Interconnection Service Percent Interstate Usage (PIU) Report.

Customers who provide the CCS/SS7 Interconnection Service PIU Report shall supply the Telephone Company with an interstate percentage, of 0 through 100, per Signaling Transfer Point (STP) Port Termination. This STP Port Termination PIU will be an average PIU based upon the jurisdiction (interstate versus intrastate) of those originating end user calls that require use of the specified STP Port Termination for signaling purposes.

The PIU provided by the customer for the STP Port Termination will be used by the Telephone Company to determine the jurisdiction (interstate versus intrastate) of the customer's STP Access Mileage and the STP Access Connection charges.

Issued: MAR 2 6 1993

Effective:

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

MO. PUBLIC SERVICE COMM.

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Access Services Tariff
Section 2
8th Revised Sheet 16.01
Replacing 7th Revised Sheet 16.01

# ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

2.3.13 Jurisdictional Report Requirements-(Continued) MO. PUELIC STRUCTURED.

A. Jurisdictional Reports-(Continued)

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**Public Service Commission** 

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- 4. The Telephone Company retains the right to employ monitoring equipment for the purpose of verification of IC percentage of use reporting. The Telephone Company shall treat such information as proprietary in nature and shall maintain its confidentiality.
- 5. Jurisdictional report requirements for 800 and 900 Access Service are as specified in Section 6 Paragraph 6.6.1, following.
- 6. Jurisdictional report requirements for Direct Line-Custom<sup>SM</sup> are as specified in Section 18, Paragraph 18.4.
- 7. When a customer orders Common Channel Signaling/Signaling 7 (CCS/SS7) Interconnection Service, the customer shall provide to the Telephone Company in its order for the service, a CCS/SS7 Interconnection Service Percent Interstate Usage (PIU) Report.

Customers who provide the CCS/SS7 Interconnection Service PIU Report shall supply the Telephone Company with an interstate percentage, of 0 through 100, per Signaling Transfer Point (STP) Port Termination. This STP Port Termination PIU will be an average PIU based upon the jurisdiction (interstate versus intrastate) of those originating end user calls that require use of the specified STP Port Termination for signaling purposes.

The PIU provided by the customer for the STP Port Termination will be used by the Telephone Company to determine the jurisdiction (interstate versus intrastate) of the customer's STP Access Mileage and the STP Access Connection charges.

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Access Services Tariff
Section 2
7th Revised Sheet 16.01
Replacing 6th Revised Sheet 16.01

# ACCESS SERVICES

- 2. GENERAL REGULATIONS-(Continued)
- 2.3 Obligations of the IC-(Continued)

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2.3.13 Jurisdictional Report Requirements-(Continued)

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A. Jurisdictional Reports-(Continued ANCELLED

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- 4. The Telephone Company retains the right to employ monitoring equipment for the purpose of verification of IC percentage of use reporting. The Telephone Company shall treat such information as proprietary in nature and shall maintain its confidentiality.
- 5. Jurisdictional report requirements for 800 and 900 Access Service are as specified in Section 6, Paragraph 6.6.1, following.
- (AT) 6. Jurisdictional report requirements for Direct Line-Custom<sup>SM</sup> are as specified in Section 18, Paragraph 18.4.
  - B. Maintenance of IC Records

The IC shall maintain and retain for a minimum of one year, complete, detailed and accurate records, workpapers and backup documentation in form and substance to evidence in Section 2, Paragraph 2.3.12, preceding. All of the records, workpapers and backup documentation shall be made available during normal business hours, at the location named in the report, upon reasonable request by the Telephone Company in order to permit a review by a Telephone Company auditor, an outside auditor under contract to the Telephone Company, or an auditor of a federal or state regulatory commission. The Telephone Company may in its discretion accept the results of a third party audit submitted by the IC in lieu of performing its own audit. If the records, workpapers and backup documentation are not provided or are insufficient or not in accordance with the provisions of this Paragraph, the percentage of interstate and the percentages of intrastate service will be assumed by the Telephone Company to be the same as indicated in the last report received until the deficiencies are corrected and new reports, as required herein, are provided to the Telephone Company.

Issued: JUL 1 7 1990

Effective: AUG 1 7 1990

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Access Services Tariff Section 2 6th Revised Sheet 16.01 Replacing 5th Revised Sheet 16.01

# ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

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2.3.13 Jurisdictional Report Requirements-(ContinueD)

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A. Jurisdictional Reports-(Continued CANCELL Public Service Commission

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Previous lack of authoritation No Sprovide intrastate intraLATA and/or intrastate interLATA service does not exempt an IC from including jurisdictionally intrastate messages from the three months data used in the calculation of these percentages of use.

- 4. The Telephone Company retains the right to employ monitoring equipment for the purpose of verification of IC percentage of use reporting. The Telephone Company shall treat such information as proprietary in nature and shall maintain its confidentiality.
- 5. Jurisdictional report requirements for 800 and 900 Access Service are as specified in Section 6 Paragraph 6.6.1, following.
- Maintenance of IC Records

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The IC shall maintain and retain for a minimum of one year, complete, detailed and accurate records, workpapers and backup documentation in form and substance to evidence in Section 2, Paragraph 2.3.12, preceding. All of the records, workpapers and backup documentation shall be made available during normal business hours, at the location named in the report, upon reasonable request by the Telephone Company in order to permit a review by a Telephone Company auditor, an outside auditor under contract to the Telephone Company, or an auditor of a federal or state regulatory commission. The Telephone Company may in its discretion accept the results of a third party audit submitted by the IC in lieu of performing its own audit. If the records, workpapers and backup documentation are not provided or are insufficient or not in accordance with the provisions of this Paragraph, the percentage of interstate and the percentages of intrastate service will be assumed by the Telephone Company to be the same as indicated in the last report received until the deficiencies are corrected and new reports, as required herein, are provided to the Telephone Company.

Issued: DEC 2 9 1989

Effective: JAN 2 9 1990.

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Access Services Tariff
Section 2
5th Revised Sheet 16.01
Replacing 4th Revised Sheet 16.01

ACCESS SERVICES

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2. GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

MISSOURI
Public Service Commission

2.3.13 Jurisdictional Report Requirements-(Continued)

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A. Jurisdictional Reports-(Continued)

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Public Service Commission

Previous lack of authorization to provide intrastate intraLATA and/or intrastate interLATA service does not exempt an IC from including jurisdictionally intrastate messages from the three months data used in the calculation of these percentages of use.

- 4. The Telephone Company retains the right to employ monitoring equipment for the purpose of verification of IC percentage of use reporting. The Telephone Company shall treat such information as proprietary in nature and shall maintain its confidentiality.
- 5. Jurisdictional report requirements for 800 Access Service are as specified in Section 6 Paragraph 6.6.1, following.
- B. Maintenance of IC Records

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The IC shall maintain and retain for a minimum of one year, complete, detailed and accurate records, workpapers and backup documentation in form and substance to evidence in Section 2, Paragraph 2.3.12, A.1. and 2., preceding. All of the records, workpapers and backup documentation shall be made available during normal business hours, at the location named in the report, upon reasonable request by the Telephone Company in order to permit a review by a Telephone Company auditor, an outside auditor under contract to the Telephone Company, or an auditor of a federal or state regulatory commission. The Telephone Company may in its discretion accept the results of a third party audit submitted by the IC in lieu of performing its own audit. If the records, workpapers and backup documentation are not provided or are insufficient or not in accordance with the provisions of this Paragraph, the percentage of interstate and the percentages of intrastate service will be assumed by the Telephone Company to be the same as indicated in the last report received until the deficiencies are corrected and new reports, as required herein, are provided to the Telephone Company. FILED

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Issued: DEC 2 1988

Effective: DEC 14 1988 Public Service Commission

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# ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

MAY 2 1988

2.3 Obligations of the IC-(Continued)

2.3.13 Jurisdictional Report Requirements-(Continued)

MISSOURI Public Service Commission.

- A. Jurisdictional Reports-(Continued)
  - (Continued)
    - b. (Continued)

Previous lack of authorization to provide intrastate intraLATA and/or intrastate interLATA service does not exempt an IC from including jurisdictionally intrastate messages from the three months data used in the calculation of these percentages of use.

- The Telephone Company retains the right to employ monitoring equipment for the purpose of verification of IC percentage of use reporting. The Telephone Company shall treat such information as proprietary in nature and shall maintain its confidentiality.
- Maintenance of IC Records

The IC shall maintain and retain for a minimum of one year, complete, detailed and accurate records, workpapers and backup documentation in form and substance to evidence in Paragraph 2.3.12, A.1. and 2., preceding. All of the records, workpapers and backup documentation shall be made available during normal business hours, at the location named in the report, upon reasonable request by the Telephone Company in order to permit a review by a Telephone Company auditor, an outside auditor under contract to the Telephone Company, or an auditor of a federal or state regulatory commission. The Telephone Company may in its discretion accept the results of a third party audit submitted by the IC in lieu of performing its own audit. If the records, workpapers and backup documentation are not provided or are insufficient or not in accordance with the provisions of this Paragraph, the percentage of interstate and the percentages of intrastate service will be assumed by the Telephone Company to be the same as indicated in the last report received until the 

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Issued: MAY 2 1988

FILED

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

JUL 1 1988 84-222 st al. Public Service Commission

Access Services Tariff Section 2 3rd Revised Sheet 16.01 Replacing 2nd Revised Sheet 16.01

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# ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
- 2.3 Obligations of the IC-(Continued)
  - 2.3.13 Jurisdictional Report Requirements-(Continued)
  - A. Jurisdictional Reports-(Continued)
    - (Continued)
      - (Continued)

Previous lack of authorization to provide intrastate service does not exempt an IC from including jurisdictionally intrastate messages from the three months data used in the calculation of these percentages of use.

equipment for the purpose of verification of IC percentage of the reporting. The Telephone Company shall treat and 4. The Telephone Company retains the right to employ monitoring BY 448 R. 5 #16.01 as proprietary in nature and shall maintain its confidentiality).

The IC shall maintain and retain for a minimum of one year, Rumplet MISSOURI detailed and accurate records, workpapers and backup documentation form and substance to evidence in Parameter and Substance to evidence and Substanc ceding. All of the records, workpapers and backup documentation shall be made available during normal business hours, at the location named in the report, upon reasonable request by the Telephone Company in order to permit a review by a Telephone Company auditor, an outside auditor under contract to the Telephone Company, or an auditor of a federal or state regulatory commission. The Telephone Company may in its discretion accept the results of a third party audit submitted by the IC in lieu of performing its own audit. If the records, workpapers and backup documentation are not provided or are insufficient or not in accordance with the provisions of this Paragraph, the percentages of interstate and intrastate service will be assumed by the Telephone Company to be the same as indicated in the last report received until the deficiencies are corrected and new reports, as required herein, are provided to the Telephone Company.

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Public Service Commission

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Issued: JUN 22 1987

Effective:

JUL

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

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Access Services Tariff . Section 2 2nd Revised Sheet 16.01 Replacing 1st Revised Sheet 16.01

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# ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
- 2.3 Obligations of the IC-(Continued)
  - 2.3.13 Jurisdictional Report Requirements-(Continued)
  - A. Jurisdictional Reports-(Continued)
    - 3. (Continued)
      - (Continued)

(AT)Previous lack of authorization to provide intrastate service does not exempt an IC from including jurisdictionally intrastate messages from the three months data used in the calculation of (TA) these percentages of use.

(TM) B. Maintenance of IC Records

> The IC shall maintain and retain for a minimum of one year, complete, detailed and accurate records, workpapers and backup documentation in form and substance to evidence in Paragraph 2.3.12, A.1. and 2., preceding. All of the records, workpapers and backup documentation shall be made available during normal business hours, at the location named in the report, upon reasonable request by the Telephone Company in order to permit a review by a Telephone Company auditor, an outside auditor under contract to the Telephone Company, or an auditor of a federal or state regulatory commission. If the records, workpapers and backup documentation are not provided or are insufficient or not in accordance with the provisions of this Paragraph, the percentages of interstate and intrastate service will be assumed by the Telephone Company to be the same as indicated in the last report required until the deficiencies are corrected and new report required herein, are provided to the Telephone Company. JUL 22 1987

2.4 Payment Arrangements and Credit Allowances

Public Service Commissio 2.4.1 Payment of Rates, Charges and Deposits

A. Where the provisions of facilities involve an unusual investment (Commission) may be required to make payment in advance of such portion of the estimated cost of the installation or construction as is to be borne by it. The amount of the advance payment will be credited to the IC's account as applying to the indebtedness of the IC for the services and facilities provided.

Effective: JAN 1 1987 Issued: UCT 31 1986

Access Services Tariff
Section 2
1st Revised Sheet 16.01
Replacing Original Sheet 16.01

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# ACCESS SERVICES

- 2. GENERAL REGULATIONS-(Continued)
  - 2.4 Payment Arrangements and Credit Allowances
    - 2.4.1 Payment of Rates, Charges and Deposits
    - A. Where the provisions of facilities involves an unusual investment, an IC may be required to make payment in advance of such portion of the destimated cost of the installation or construction as is to be borne by it. The amount of the advance payment will be credited to the IC's account as applying to the indebtedness of the IC for the services and facilities provided.
- (MT) B. The Telephone Company may, in order to safeguard its interests, require an IC to make a deposit prior to or at any time after the provision of a a service to the IC to be held by the Telephone Company as a guarantee of the payment of rates and charges. Such deposit may not exceed the rates and charges for the service for a one-month period. The fact that a deposit has been made in no way relieves the IC from complying with the Telephone Company's regulations as to advance payments or the prompt payment of bills or constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of the facilities for nonpayment of any sums due the Telephone Company for facilities provided.

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JAN 1 1987

BY SUL RS. \$ 16.0/
PUBLIC SERVICE COMMISSION
OF MISSOURI

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JUL 1 1986

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Public Service Commission

Issued: JUN 27 1986

Effective:

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Access Services Tariff
Section 2
Original Sheet 16.01

: ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

2.3 Obligations of the IC-(Continued)

2.3 Obligations of the 10-(continued)

2.3.15 Jurisdictional Report Requirements-(Continued)

A. Jurisdictional Reports-(Continued)

2.-(Continued)

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MISSOURI Public Service Commission

use. The revised report will serve as the basis for the next three months' billing and will be effective on the bill date for that service. No prorating or back billing will be done based on the report. If the IC does not supply the reports, the Telephone Company will assume the percentages to be the same as those provided in the last quarterly report. For those cases in which a quarterly report has never been received from the IC, the Telephone Company will assume the percentages to be the same as those provided in the order for service as set forth in Paragraph 2.3.15A.1., preceding.

B. Maintenance of IC Records

The IC shall maintain and retain for a minimum of one year, complete, detailed and accurate records, workpapers and backup documentation in form and substance to evidence the percentage data provided to the Telephone Company as set forth in Paragraph 2.3.14, A.1. and 2., preceding. All of the records, workpapers and backup documentation shall be made available during normal business hours, at the location named in the report, upon reasonable request by the Telephone Company in order to permit a review by a Telephone Company auditor, an outside auditor under contract to the Telephone Company, or an auditor of a federal or state regulatory commission. If the records, workpapers and backup documentation are not provided or are insufficient or not in accordance with the provisions of this Paragraph, the percentages of interstate and intrastate service will be assumed to the Telephone Company to be the same as indicated in the last report received until the deficiencies are corrected and new reports, as required herein, are provided to the Telephone Company.

(MT) 2.4 Payment Arrangements and Credit Allowances S. 16.0

2.4.1 Payment of Rates, Charges and Depositis ERVICE COMMISSION OF MISSOURI

A. Where the provisions of facilities involves an unusual investment, an IC may be required to make payment in advance of such portion of the estimated cost of the installation or construction as is to be borne by it. The amount of the advance payment will be credited to the IC scount as applying to the indebtedness of the IC for the services and facilities provided.

Issued:

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Effective:

Public Service Commission

## **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.13 Jurisdictional Report Requirements-(Continued)
      - B. Jurisdictional Reports-(Continued)
- (AT) 4. (Continued)
  - (a) (Continued)

If the customer has no other traffic within the end office for which sufficient call detail exists to develop an interstate percentage, the Telephone Company will determine an interstate percentage based on the average of all customer's interstate 800 NPAS access minutes originating within the LATA.

(b) PILL/CCL reporting is required only if there is a difference between InterLATA and intraLATA rates. If these rates are identical, no report need be submitted.

Customers who provide the 800 NPAS Percent Intrastate IntraLATA/Carrier Common Line (PIIL/CCL) report will supply the Telephone Company with an intrastate intraLATA percentage, for FGD and BSA-D, of originating 800 NPAS access minutes for each LATA from which the customer may originate 800 traffic. The PIIL/CCL report will be used by the Telephone Company to determine the appropriate rate application of Carrier Common Line (CCL) charges as specified in Section 3, Paragraph 3.8 of this intrastate Tariff.

The 800 NPAS PIIL/CCL report must be provided to the Telephone Company on a quarterly basis. Effective on the first of January, April, July, and October of each year the customer will update the 800 NPAS PIIL/CCL report. The customer shall forward to the Telephone Company, to be received no later than 15 business days after the first of each month, a revised 800 NPAS PIIL/CCL report showing the intrastate intraLATA percentage of use for the most recent three months for which data is available. The revised report will serve as the basis for the next three months billing and will be effective on the bill date for that service. No prorating or backbilling will be done based on the report. If the initial 800 NPAS PIIL/CCL report or a quarterly update has not been received from the customer, the Telephone Company may determine the intrastate intraLATA percentage as described below.

If the customer does not provide the Telephone Company with an 800 NPAS PIIL/CCL report as specified above, the Telephone Company will determine the jurisdiction of all the originating intrastate 800 traffic to be intrastate interLATA and bill the 800 NPAS customer accordingly.

(c) Customers who order the Call Handling and Destination (CHD) feature must provide the Telephone Company with a Percent CHD Report for their 800 NPAS. This percentage is required until such time that the Telephone Company can determine Call Handling and Destination from the 800 NPAS Query detail.

Issued: May 10, 2013

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Effective: June 10, 2013

# **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.13 Jurisdictional Report Requirements-(Continued)
      - B. Jurisdictional Reports-(Continued)
- (AT) 4. (Continued)
  - (c) (Continued)

# Report Data

The CHD Report will identify the percentage of 800 queries that utilize the Call Handling and Destination feature for each LATA from which the customer originates 800 queries.

# **Quarterly Updates**

The customer will be required to update the CHD report effective on the first of January, April, July and October of each year. The revised CHD report will provide the Call Handling and Destination percentage of use for the most recent three months for which data is available. The revised CHD report must be received no later than 15 business days after the first of each month specified above.

When a customer does not supply a quarterly updated CHD report, the Telephone Company will assume the percentages to be the same as those provided in the last quarterly report. If the initial CHD is not received from the customer, the Telephone Company will assume that the customer did not utilize the Call Handling and Destination feature and not bill the Call Handling and Destination rate.

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- 5. Jurisdictional report requirements for Direct Line-Custom<sup>sm</sup> are as specified in Section 18, Paragraph 18.4.
- When a customer orders Common Channel Signaling/Signaling 7 (CCS/SS7) Interconnection Service, the customer shall provide to the Telephone Company in its order for the service, a CCS/SS7 Interconnection Service Percent Interstate Usage (PIU) Report.

Customers who provide the CCS/SS7 Interconnection Service PIU Report shall supply the Telephone Company with an interstate percentage, of 0 through 100, per Signaling Transfer Point (STP) Port Termination. This STP Port Termination PIU will be an average PIU based upon the jurisdiction (interstate versus intrastate) of those originating end user calls that require use of the specified STP Port Termination for signaling purposes.

The PIU provided by the customer for the STP Port Termination will be used by the Telephone Company to determine the jurisdiction (interstate versus intrastate) of the customer's STP Access Mileage and the STP Access Connection charges.

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Issued: May 10, 2013 Effective: June 10, 2013

# Southwestern Bell Telephone Company d/b/a AT&T Missouri

Section 2 10th Revised Sheet 16.2 Replacing 9th Revised Sheet 16.2

# **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.13 Jurisdictional Report Requirements-(Continued)
      - B. Jurisdictional Reports-(Continued)
        - 6. (Continued)

The CCS/SS7 Interconnection Service PIU must be provided to the Telephone Company upon ordering service, and thereafter, on a quarterly basis. Provisions for updating the interstate and intrastate jurisdictional report as specified in Paragraph 2.3.13 will also apply for updating the CCS/SS7 Interconnection Service PIU Report. The Telephone Company will utilize the quarterly CCS/SS7 Interconnection Service PIU Report for the STP Port Termination to update the STP Access Mileage and the STP Access Connection PIU effective on the bill date for the service.

7. Line Information Data Base (LIDB) Validation Service

Upon ordering LIDB Validation Service, the customer will provide an interstate percentage of LIDB queries. The LIDB Validation Service PIU will be an average PIU based on the jurisdiction of the originating end user calls for which the Telephone Company's LIDB is queried and is to be developed from the customer's total national ABS call volumes. The LIDB Validation Service PIU will be applied to the LIDB Validation Service rates and charges.

8. Multiple 64 Clear Channel Capability (64 CCC)

Upon ordering FGD or BSA-D with the Multiple 64 CCC feature, the customer must provide both an originating and terminating PIU for FGD or BSA-D with the Multiple 64 CCC feature for each end office or LATA from which the customer may originate or terminate such traffic. The PIU will apply when call detail is insufficient to determine jurisdiction.

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Access Services Tariff
Section 2
9th Revised Sheet 16.02
Replacing 8th Revised Sheet 16.02

ACCESS SERVICES

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- 2. GENERAL REGULATIONS-(Continued)
- 2.3 Obligations of the IC-(Continued)

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2.3.13 Jurisdictional Report Requirements-(Continued)

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- B. Jurisdictional Reports-(Continued)
  - 7. (Continued)

The CCS/SS7 Interconnection Service PIU must be provided to the Telephone Company upon ordering service, and thereafter, on a quarterly basis. Provisions for updating the interstate and intrastate jurisdictional report as specified in Paragraph 2.3.13 will also apply for updating the CCS/SS7 Interconnection Service PIU Report. The Telephone Company will utilize the quarterly CCS/SS7 Interconnection Service PIU Report for the STP Port Termination to update the STP Access Mileage and the STP Access Connection PIU effective on the bill date for the service.

8. Line Information Data Base (LIDB) Validation Service

Upon ordering LIDB Validation Service, the customer will provide an interstate percentage of LIDB queries. The LIDB Validation Service PIU will be an average PIU based on the jurisdiction of the originating end user calls for which the Telephone Company's LIDB is queried and is to be developed from the customer's total national ABS call volumes. The LIDB Validation Service PIU will be applied to the LIDB Validation Service rates and charges.

9. Multiple 64 Clear Channel Capability (64 CCC)

Upon ordering FGD or BSA-D with the Multiple 64 CCC feature, the customer must provide both an originating and terminating PIU for FGD or BSA-D with the Multiple 64 CCC feature for each end office or LATA from which the customer may originate or terminate such traffic. The PIU will apply when call detail is insufficient to determine jurisdiction.

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

MISSOURI Public Service Commission

CANCELLED
June 10, 2013
Missouri Public
Service Commission
- JI-2013-0499 -----

Access Services Tariff Section 2 8th Revised Sheet 16.02 Replacing 7th Revised Sheet 16 02

ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

OCT 17 1994

2.3 Obligations of the IC-(Continued)

MO. PUBLIC SERVICE COMM.

2.3.13 Jurisdictional Report Requirements-(Continued)

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- B. Jurisdictional Reports-(Continued)
  - 7. (Continued)

The CCS/SS7 Interconnection Service PIU must be provided the RS 16.02.
Telephone Company upon ordering service. Telephone Company upon ordering service, and therea Public Service Commission quarterly basis. Provisions for updating the interstate and SSOURI intrastate jurisdictional report as specified in Paragraph 2.3.13 will also apply for updating the CCS/SS7 Interconnection Service PIU Report. The Telephone Company will utilize the quarterly CCS/SS7 Interconnection Service PIU Report for the STP Port Termination to update the STP Access Mileage and the STP Access Connection PIU effective on the bill date for the service.

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Upon ordering FGD or BSA-D with the Multiple 64 CCC feature, the customer must provide both an originating and terminating PIU for FGD or BSA-D with the Multiple 64 CCC feature for each end office or LATA from which the customer may originate or terminate such traffic. The PIU will apply when call detail is insufficient to determine jurisdiction.

C. Maintenance of IC Records

The IC shall maintain and retain for a minimum of one year, complete, detailed and accurate records, workpapers and backup documentation in form and substance to evidence in Section 2, Paragraph 2.3.12, preceding. of the records, workpapers and backup documentation shall be made available during normal business hours, at the location named in the report, upon reasonable request by the Telephone Company in order to

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Access Services Tariff Section 2 7th Revised Sheet 16.02 Replacing 6th Revised Sheet 16.02

# ACCESS SERVICES

2. GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

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MISSOURI 2.3.13 Jurisdictional Report Requirements-(Continued) Public Service Commission

- Jurisdictional Reports-(Continued)
  - 7. (Continued)

The CCS/SS7 Interconnection Service PIU must be provided to the Telephone Company upon ordering service, and thereafter, on a quarterly basis. Provisions for updating the interstate and intrastate jurisdictional report as specified in Paragraph 2.3.13 will also apply for updating the CCS/SS7 Interconnection Service PIU Report. The Telephone Company will utilize the quarterly CCS/SS7 Interconnection Service PIU Report for the STP Port Termination to update the STP Access Mileage and the STP Access Connection PIU effective on the bill date for the service.

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The IC shall maintain and retain for a minimum of one year, complete, detailed and accurate records, workpapers and backup documentation in form and substance to evidence in Section 2, Paragraph 2.3.12, preceding. All of the records, workpapers and backup documentation shall be made available during normal business hours, at the location named in the report, upon reasonable request by the Telephone Company in order to

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Public Service Commission

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Access Services Tariff
Section 2
6th Revised Sheet 16.02
Replacing 5th Revised Sheet 16.02

ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

2.3.13 Jurisdictional Report Requirements-(Continued) Public Service Commission

(FC) B. Jurisdictional Reports-(Continued)

7. (Continued)

The CCS/SS7 Interconnection Service PIU must be provided to the Telephone Company upon ordering service, and thereafter, on a quarterly basis. Provisions for updating the interstate and intrastate jurisdictional report as specified in Paragraph 2.3.13 will also apply for updating the CCS/SS7 Interconnection Service PIU Report. The Telephone Company will utilize the quarterly CCS/SS7 Interconnection Service PIU Report for the STP Port Termination update the STP Access Mileage and the STP Access Connection PIU effective on the bill date for the service.

(FC) C. Maintenance of IC Records

The IC shall maintain and retain for a minimum of one yeapublic Service Commission detailed and accurate records, workpapers and backup documentation in form and substance to evidence in Section 2. Paragraph 2.2.12 and substance to evidence in Section 2, Paragraph 2.3.12, preceding. All of the records, workpapers and backup documentation shall be made available during normal business hours, at the location named in the report, upon reasonable request by the Telephone Company in order to permit a review by a Telephone Company auditor, an outside auditor under contract to the Telephone Company, or an auditor of a federal or state regulatory commission. The Telephone Company may in its discretion accept the results of a third party audit submitted by the IC in lieu of performing its own audit. If the records, workpapers and backup documentation are not provided or are insufficient or not in accordance with the provisions of this Paragraph, the percentage of interstate and the percentages of intrastate service will be assumed by the Telephone Company to be the same as indicated in the last report received until the deficiencies are corrected and new reports, as required herein, are provided to the Telephone Company.

2.3.14 In accordance with Section 2, Paragraph 2.1.2.A., where Access Service features exist that limit the calling scope of the Access Service to the local calling scope of the ESP's serving wire center, ESPs shall request those features on the same Order for which the associated Access Service is requested.

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Issued:

Effective:

MAR 2 6 1993

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

Southwestern Bell Telephone Company

St. Louis, Missouri

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Access Services Tariff
Section 2
5th Revised Sheet 16.02
Replacing 4th Revised Sheet 16.02

### ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

MAY 11 1992

2.3 Obligations of the IC-(Continued)

2.3.13 Jurisdictional Report Requirements-(Continued) MO. PUBLIC STATISTICS SOMM.

A. Jurisdictional Reports-(Continued)

(AT) 7. (Continued)

The CCS/SS7 Interconnection Service PIU must be provided to the Telephone Company upon ordering service, and thereafter, on a quarterly basis. Provisions for updating the interstate and intrastate jurisdictional report as specified in Paragraph 2.3.13 will also apply for updating the CCS/SS7 Interconnection Service PIU Report. The Telephone Company will utilize the quarterly CCS/SS7 Interconnection Service PIU Report for the STP Port Termination update the STP Access Mileage and the STP Access Conne CANGELLED effective on the bill date for the service.

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B. Maintenance of IC Records

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The IC shall maintain and retain for a minimum of one purple Semice Commission detailed and accurate records, workpapers and backup documentages Oth Borm and substance to evidence in Section 2, Paragraph 2.3.12, preceding. All of the records, workpapers and backup documentation shall be made available during normal business hours, at the location named in the report, upon reasonable request by the Telephone Company in order to permit a review by a Telephone Company auditor, an outside auditor under contract to the Telephone Company, or an auditor of a federal or state regulatory commission. The Telephone Company may in its discretion accept the results of a third party audit submitted by the IC in lieu of performing its own audit. If the records, workpapers and backup documentation are not provided or are insufficient or not in accordance with the provisions of this Paragraph, the percentage of interstate and the percentages of intrastate service will be assumed by the Telephone Company to be the same as indicated in the last report received until the deficiencies are corrected and new reports, as required herein, are provided to the Telephone Company.

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2.3.14 In accordance with Section 2, Paragraph 2.1.2.A., where Access Service features exist that limit the calling scope of the Access Service to the local calling scope of the ESP's serving wire center, ESPs shall request those features on the same Order for which the associated Access Service is requested.

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ACCESS SERVICES

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2. GENERAL REGULATIONS-(Continued)

NOV 19 1991

2.3 Obligations of the IC-(Continued)

MO. PUBLIC SERVICE COMM.

- 2.3.14 In accordance with Section 2, Paragraph 2.1.2.A., where Access Service (AT) features exist that limit the calling scope of the Access Service to the local calling scope of the ESP's serving wire center, ESPs shall request those features on the same Order for which the associated (AT) Access Service is requested.
  - 2.4 Payment Arrangements and Credit Allowances
    - 2.4.1 Payment of Rates, Charges and Deposits
    - A. Where the provisions of facilities involve an unusual investment, an IC may be required to make payment in advance of such portion of the estimated cost of the installation or construction as is to be borne by it. The amount of the advance payment will be credited to the IC's account as applying to the indebtedness of the IC for the services and facilities provided.
    - The Telephone Company may, in order to safeguard its interests, require an IC to make a deposit prior to or at any time after the provision of a service to the IC to be held by the Telephone Company as a guarantee of the payment of rates and charges. Such deposit may not exceed the rates and charges for the service for a one-month period. The fact that a deposit has been made in no way relieves the IC from complying with the Telephone Company's regulations as to advance payments or the prompt payment of bills or constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of the facilities for nonpayment of any sums due the Telephone Company for facilities provided.

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NOV 16 1992 BY 5th R.S. 1602 Public Service Commission

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Effective:

FEB 1 2 1992

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

FILED

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Access Services Tariff
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3rd Revised Sheet 16.02

Replacing 2nd Revised Sheet 15 00 5 10 15

ACCESS SERVICES

- 2. GENERAL REGULATIONS-(Continued)
- 2.4 Payment Arrangements and Credit Allowances
  - 2.4.1 Payment of Rates, Charges and Deposits

JUN 22 1987

MISSOURI Public Service Commission

- (MT) A. Where the provisions of facilities involve an unusual investment, an IC may be required to make payment in advance of such portion of the estimated cost of the installation or construction as is to be borne by it. The amount of the advance payment will be credited to the IC's account as applying to the indebtedness of the IC for the services and facilities provided.
  - B. The Telephone Company may, in order to safeguard its interests, require an IC to make a deposit prior to or at any time after the provision of a service to the IC to be held by the Telephone Company as a guarantee of the payment of rates and charges. Such deposit may not exceed the rates and charges for the service for a one-month period. The fact that a deposit has been made in no way relieves the IC from complying with the Telephone Company's regulations as to advance payments or the prompt payment of bills or constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of the facilities for nonpayment of any sums due the Telephone Company for facilities provided.

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Access Services Tariff Section 2 2nd Revised Sheet 16.02 Replacing 1st Revised Sheet 16:02:

ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

facilities provided.

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2.4 Payment Arrangements and Credit Allowances-(Continued)

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Payment of Rates, Charges and Deposits-(Continued Public Service Commission

(TE) The Telephone Company may, in order to safeguard its interests, require an IC to make a deposit prior to or at any time after the provision of a service to the IC to be held by the Telephone Company as a guarantee of the payment of rates and charges. Such deposit may not exceed the rates and charges for the service for a one-month period. The fact that a deposit has been made in no way relieves the IC from complying with the Telephone Company's regulations as to advance payments or the prompt payment of bills or constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of

the facilities for nonpayment of any sums due the Telephone Company for

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Access Services Tariff
Section 2
1st Revised Sheet 16.02
Replacing Original Sheet 16.02

# ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

2.4 Payment Arrangements and Credit Allowances-(Continue)

2.4.1 Payment of Rates, Charges and Deposits-(Continued)

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MISSOURI Public Service Commission

# ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
- 2.4 Payment Arrangements and Credit Allowances-(Continued)
  - 2.4.1 Payment of Rates, Charges and Deposits-(Continued)
  - The Telephone Company may, in order to safeguard its interests, require an IC to make a deposit prior to or at any time after the provisions of a service to the IC to be held by the Telephone Company as a guarantee of the payment of rates and charges. Such deposit may not exceed the rates and charges for the service for a one-month period plus the amount of any termination charges attributable to the service. The fact that a deposit has been made in no way relieves the IC from complying with the Telephone Company's regulations as to advance payments or the prompt payment of bills or constitute a waiver or modification of the regular practices of the Telephone company providing for the discontinuance of the facilities for nonpayment of any sums due the Telephone Company for facilities provided.

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# CANCELLED - Missouri Public Service Commission - 05/01/2024 - TN-2024-0278 - JI-2024-0140

# **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.13 Jurisdictional Reports Requirements-(Continued)
      - B. Jurisdictional Reports-(Continued)
        - 9. Advanced Carrier Identification Service (ACIS)
- Customers ordering Advance Carrier Identification Service (ACIS) must provide the Telephone (RT)

  Company with an originating FGB, FGD, BSA-B or BSA-D PIU Report for ACIS. The ACIS PIU report shall reflect an interstate percentage, by feature group or basic serving arrangement, of originating ACIS access minutes for each end office or LATA from which the customer may originate ACIS traffic. If a LATA-level PIU factor is provided by the customer, the specified percentage will be applied to all end offices to which the customer may originate traffic within the LATA or to those end office for which an end office-level PIU is not provided.

If a customer does not provide the Telephone Company with an originating ACIS PIU report or quarterly update report, the Telephone Company will determine the interstate percentage of ACIS usage as follows:

(RT) For ACIS originated over FGD and BSA-D Switched Access Service, the Telephone Company will develop an interstate percentage on a monthly basis for each end office by dividing the customer's measured interstate originating access minutes by the customer's total originating access minutes for which sufficient call detail exists to determine the jurisdiction. If the customer has no other traffic within the end office for which sufficient call detail exists to develop an interstate percentage, the Telephone Company will determine an interstate percentage based on an average of all interstate ACIS usage originating within the LATA.

For ACIS originated over FGB or BSA-B Switched Access Service, the Telephone Company will determine an interstate percentage based on an average of all interstate ACIS usage originating within the LATA.

- 10. 700 Access Service
- (RT) Upon ordering FGD or BSA-D, the customer must provide the Telephone Company with an originating PIU for 700 Access Service. The 700 Access Service PIU report shall reflect an interstate percentage, by feature group or basic serving arrangement, of originating 700 Access Service access minutes for each end office or LATA from which

Section 2 6th Revised Sheet 16.3 Replacing 5th Revised Sheet 16.3

# **ACCESS SERVICES**

- GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.13 Jurisdictional Reports Requirements-(Continued)
      - B. Jurisdictional Reports-(Continued)
        - Advanced Carrier Identification Service (ACIS)

Customers ordering Advance Carrier Identification Service (ACIS) must provide the Telephone Company with an originating FGB, FGC, FGD, BSA-B, BSA-C or BSA-D PIU Report for ACIS. The ACIS PIU report shall reflect an interstate percentage, by feature group or basic serving arrangement, of originating ACIS access minutes for each end office or LATA from which the customer may originate ACIS traffic. If a LATA-level PIU factor is provided by the customer, the specified percentage will be applied to all end offices to which the customer may originate traffic within the LATA or to those end office for which an end office-level PIU is not provided.

If a customer does not provide the Telephone Company with an originating ACIS PIU report or quarterly update report, the Telephone Company will determine the interstate percentage of ACIS usage as follows:

For ACIS originated over FGC, FGD, BSA-C and BSA-D Switched Access Service, the Telephone Company will develop an interstate percentage on a monthly basis for each end office by dividing the customer's measured interstate originating access minutes by the customer's total originating access minutes for which sufficient call detail exists to determine the jurisdiction. If the customer has no other traffic within the end office for which sufficient call detail exists to develop an interstate percentage, the Telephone Company will determine an interstate percentage based on an average of all interstate ACIS usage originating within the LATA.

For ACIS originated over FGB or BSA-B Switched Access Service, the Telephone Company will determine an interstate percentage based on an average of all interstate ACIS usage originating within the LATA.

10. 700 Access Service

Upon ordering FGC, FGD, BSA-C or BSA-D, the customer must provide the Telephone Company with an originating PIU for 700 Access Service. The 700 Access Service PIU report shall reflect an interstate percentage, by feature group or basic serving arrangement, of originating 700 Access Service access minutes for each end office or

LATA from which



Access Services Tariff Section 2 5th Revised Sheet 16.03 Replacing 4th Revised Sheet 16.03

# ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)

APR 28 1995

- 2.3.13 Jurisdictional Reports Requirements-(Continued)
  - Advanced Carrier Identification Service (ACIS)

MO. PUBLIC SERVICE COMM.

Customers ordering Advance Carrier Identification Service (ACIS) must provide the Telephone Company with an originating FGB, FGC, FGD, BSA-B, BSA-C or BSA-D PIU Report for ACIS. The ACIS PIU report shall reflect an interstate percentage, by feature group or basic serving arrangement, of originating ACIS access minutes for each end office or LATA from which the customer may originate ACIS traffic. If a LATA-level PIU factor is provided by the customer, the specified percentage will be applied to all end offices to which the customer may originate traffic within the LATA or to those end office for which an end office-level PIU is not provided.

If a customer does not provide the Telephone Company with an originating ACIS PIU report or quarterly update report, the Telephone Company will determine the interstate percentage of ACIS usage as follows:

For ACIS originated over FGC, FGD, BSA-C and BSA-D Switched Access Service, the Telephone Company will develop an interstate percentage on a monthly basis for each end office by dividing the customer's measured interstate originating access minutes by the customer's total originating access minutes for which sufficient call detail exists to determine the jurisdiction. If the customer has no other traffic within the end office for which sufficient call detail exists to develop an interstate percentage, the Telephone Company will determine an interstate percentage based on an average of all interstate ACIS usage originating within the LATA.

For ACIS originated over FGB or BSA-B Switched Access Service, the Telephone Company will determine an interstate percentage based on an average of all interstate ACIS usage originating within the LATA.

11. 700 Access Service

Upon ordering FGC, FGD, BSA-C or BSA-D, the customer must provide the Telephone Company with an originating PIU for 700 Access Service. 700 Access Service PIU report shall reflect an interstate percentage, by feature group or basic serving arrangement, of originating 700 Access Service access minutes for each end office or LATA stron whi

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Issued:

APR 2 8 1995

Effective:

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

CANCELLED June 10, 2013 Missouri Public Service Commission JI-2013-0499

Access Services Tariff Section 2 4th Revised Sheet 16.03 Replacing 3rd Revised Sheet 16.03

ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

MAR 201995

- 2.3 Obligations of the IC-(Continued)
- 2.3.13 Jurisdictional Reports Requirements-(Continued)

MO. PUBLIC SERVICE COMM.

(AT) 10. Advanced Carrier Identification Service (ACIS)

> Customers ordering Advance Carrier Identification Service (ACIS) must provide the Telephone Company with an originating FGB, FGC, FGD, BSA-B, BSA-C or BSA-D PIU Report for ACIS. The ACIS PIU report shall reflect an interstate percentage, by feature group or basic serving arrangement, of originating ACIS access minutes for each end office or LATA from which the customer may originate ACIS traffic. If a LATA-level PIU factor is provided by the customer, the specified percentage will be applied to all end offices to which the current ED may originate traffic within the LATA or to those end off the for which an end office-level PIU is not provided.

If a customer does not provide the Telephone Company with may 281995 originating ACIS PIU report or quarterly update report, the Telephone Company will determine the interstate percentage of ACIS usage as follows: Public Service Commission

For ACIS originated over FGC, FGD, BSA-C and BSA-D Switched Access Service, the Telephone Company will developed. on a monthly basis for each end office by dividing the customer's measured interstate originating access minutes by the customer's total originating access minutes for which sufficient call detail exists to determine the jurisdiction. If the customer has no other traffic within the end office for which sufficient call detail exists to develop an interstate percentage, the Telephone Company will determine an interstate percentage based on an average of all interstate ACIS usage originating within the LATA.

For ACIS originated over FGB or BSA-B Switched Access Service, the Telephone Company will determine an interstate percentage based on an average of all interstate ACIS usage originating within the LATA.

(TM) C. Maintenance of IC Records

> The IC shall maintain and retain for a minimum of one year, complete, detailed and accurate records, workpapers and backup documentation in form and substance to evidence in Section 2, Paragraph 2.3.12, preceding. of the records, workpapers and backup documentation shall be made available during normal business hours, at the location named in the report, upon reasonable request by the Telephone Company in order to

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

APR 20 1995

MISSOURI Public Service Commission

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Access Services Tariff Secction 2 3rd Revised Sheet 16.03 Replacing 2nd Revised Sheet 16.03

ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

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2.3.13 Jurisdictional Reports Requirements-(Continued)

MISSOURI Public Service Commission

C. Maintenance of IC Records-(Continued)

permit a review by a Telephone Company auditor, an outside auditor under contract to the Telephone Company, or an auditor of a federal or state regulatory commission. The Telephone Company may in its discretion accept the results of a third party audit submitted by the IC in lieu of performing its own audit. If the records, workpapers and backup documentation are not provided or are insufficient or not in accordance with the provisions of this Paragraph, the percentage of interstate and the percentages of intrastate service will be assumed by the Telephone Company to be the same as indicated in the last report received until the deficiencies are corrected and new reports, as required herein, are provided to the Telephone Company.

2.3.14 ESP Requirements

In accordance with Section 2, Paragraph 2.1.2.A., where Access Service features exist that limit the calling scope of the Access Service to the local calling scope of the ESP's serving wire center CANSTANAIT request those features on the same Order for which the associated Access Service is requested. APR 201995

2.3.15 Certification of Special Access as Intrastate

Special Access circuits (lines) (1) and Frame Relay Services (FS) vice Commission classified as intrastate [percent interstate usage (PIU)Public and Special Access circuits (lines) or FRS carry less than or equal to 10 percent interstate traffic. When the percent of interstate usage is greater than the special Access circuits (lines) or percent of interstate usage is greater than the special Access circuits (lines) or percent of interstate usage is greater than the special Access circuits (lines) or percent of interstate usage is greater than the special Access circuits (lines) or percent of interstate usage is greater than the special Access circuits (lines) or percent of interstate usage is greater than the special Access circuits (lines) or percent of interstate usage is greater than the special Access circuits (lines) or percent of interstate usage is greater than the special Access circuits (lines) or percent of interstate usage is greater than the special Access circuits (lines) or percent of interstate usage is greater than the special Access circuits (lines) or percent of interstate usage is greater than the special Access circuits (lines) or percent of interstate usage is greater than the special Access circuits (lines) or percent of interstate usage is greater than the special Access circuits (lines) or percent of interstate usage is greater than the special Access circuits (lines) or percent of interstate usage is greater than the special Access circuits (lines) or percent of interstate usage is greater than the special Access circuits (lines) or percent of interstate usage is greater than the special Access circuits (lines) or percent of interstate usage is greater than the special Access circuits (lines) or percent of interstate usage (lines) or percent of the special Access circuits (lines) or percent (TA) (AT) (AT) (AT) line(s) or FRS will be provided in accordance with the interstate tariff.

B. The customer shall certify whether or not interstate traffic is greater than 10 percent of the total traffic carried on the Special Access line(s) (AT) or FRS. This certification will be provided to the Telephone Company by the customer as follows:

1. Via the Access Service Request (ASR) form when ordering the line(s), or

2. In the form of written correspondence with clear identification of line involved and the customer designated jurisdiction associated each line at the time that the line(s) are ordered other than by form.

(1) Each leg of a multipoint circuit is equal to one line.

**Sommission** Effective: Jun -

MAY 2 4 1994 Issued:

> By M. H. SCHULTEIS, Division Manager-Regulatory & Industry Relations Southwestern Bell Telephone Company St. Louis, Missouri

Access Services Tariff Section 2 2nd Revised Sheet 16.03 Replacing 1st Revised Sheet 16.03 ACCESS SERVICES

GENERAL REGULATIONS~(Continued)

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2.3 Obligations of the IC-(Continued)

MAR 17 1994

2.3.13 Jurisdictional Reports Requirements-(Continued)

C. Maintenance of IC Records-(Continued)

MISSOURI Public Service Commission

permit a review by a Telephone Company auditor, an outside auditor under contract to the Telephone Company, or an auditor of a federal or state regulatory commission. The Telephone Company may in its discretion accept the results of a third party audit submitted by the IC in lieu of performing its own audit. If the records, workpapers and backup documentation are not provided or are insufficient or not in accordance with the provisions of this Paragraph, the percentage of interstate and the percentages of intrastate service will be assumed by the Telephone Company to be the same as indicated in the last report received until the deficiencies are corrected and new reports, as required herein, are provided to the Telephone Company.

(AT) 2.3.14 ESP Requirements

In accordance with Section 2, Paragraph 2.1.2.A., where Access Service features exist that limit the calling scope of the Access Service (to) the local calling scope of the ESP's serving wire center, Esperantal JUL 151994 3~1 R. 5#16.03 request those features on the same Order for which the associated Access Service is requested.

(AT) 2.3.15 Certification of Special Access as Intrastate

A. Special Access circuits (lines)<sup>(1)</sup> are classified as intrastate to the commission interstate usage (PIU) = 0%] and provided in accordance with UPH is the percent interstate. percent interstate traffic. When the percent of interstate usage is greater than ten percent, the Special Access line(s) will be provided in accordance with the interstate tariff.

- B. The customer shall certify whether or not interstate traffic is greater than 10 percent of the total traffic carried on the Special Access line(s). This certification will be provided to the Telephone Company by the customer as follows:
  - 1. Via the Access Service Request (ASR) form when ordering the line(s), or
  - 2. In the form of written correspondence with clear identification bi each line involved and the customer designated jurisdiction associated with each line at the time that the line(s) are ordered other than by ASR form.

(MT) (AT) (1) Each leg of a multipoint circuit is equal to one line.

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Access Services Tariff Section 2 1st Revised Sheet 16.03 Replacing Original Sheet 16.03

ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

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2.3.13 Jurisdictional Reports Requirements-(Continued)

C. Maintenance of IC Records-(Continued)

MISSOURI Public Service Commission

permit a review by a Telephone Company auditor, an outside auditor under contract to the Telephone Company, or an auditor of a federal or state regulatory commission. The Telephone Company may in its discretion accept the results of a third party audit submitted by the IC in lieu of performing its own audit. If the records, workpapers and backup documentation are not provided or are insufficient or not in accordance with the provisions of this Paragraph, the percentage of interstate and the percentages of intrastate service will be assumed by the Telephone Company to be the same as indicated in the last report received until the

2.3.14 In accordance with Section 2, Paragraph 2.1.2.A., where Access Service features exist that limit the calling scope of the Access Service to the local calling scope of the ESP's serving wire center, ESPs shall request those features on the same Order for which the associated Access Service is requested.

deficiencies are corrected and new reports, as required herein, are

2.4 Payment Arrangements and Credit Allowances

provided to the Telephone Company.

- 2.4.1 Payment of Rates, Charges and Deposits
- A. Where the provisions of facilities involve an unusual investment of answer of the may be required to make payment in advance of such portion of the material and the material it. The amount of the advance payment will be credited to the IC's account as applying to the indebtedness of the IC for the services and facilities provided.
- The Telephone Company may, in order to safeguard its interests, require an IC to make a deposit prior to or at any time after the provision of a service to the IC to be held by the Telephone Company as a guarantee of the payment of rates and charges. Such deposit may not exceed the rates and charges for the service for a one-month period. The fact that a deposit has been made in no way relieves the IC from complying with the Telephone Company's regulations as to advance payments or the prompt payment of bills or constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of the facilities for nonpayment of any sums due the Telephone Company for facilities provided.

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Access Services Tariff Section 2 Original Sheet 16.03

ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

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(MT) 2.4 Payment Arrangements and Credit Allowances

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- 2.4.1 Payment of Rates, Charges and Deposits
  - A. Where the provisions of facilities involve an unusual investment, an IC may be required to make payment in advance of such portion of the estimated cost of the installation or construction as is to be borne by The amount of the advance payment will be credited to the IC's account as applying to the indebtedness of the IC for the services and facilities provided.
- B. The Telephone Company may, in order to safeguard its interests, require an IC to make a deposit prior to or at any time after the provision of a service to the IC to be held by the Telephone Company as a guarantee of the payment of rates and charges. Such deposit may not exceed the rates and charges for the service for a one-month period. The fact that a deposit has been made in no way relieves the IC from complying with the Telephone Company's regulations as to advance payments or the prompt payment of bills or constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of the facilities for nonpayment of any sums due the Telephone Company for facilities provided.

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Public Service Commission

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Issued:

MAY 1 3 1992

Effective:

# **ACCESS SERVICES**

# 2. GENERAL REGULATIONS-(Continued)

- 2.3 Obligations of the IC-(Continued)
  - 2.3.13 Jurisdictional Reports Requirements-(Continued)
    - B. Jurisdictional Reports-(Continued)
      - 10. 700 Access Service-(Continued)

the customer may originate 700 traffic. If a LATA-level PIU factor is provided by the customer, the specified percentage will be applied to all end offices to which the customer may originate traffic within the LATA or to those end offices for which an end office-level PIU is not provided.

If a customer does not provide the Telephone Company with an originating 700 PIU report or a quarterly update, the Telephone Company will designate a PIU factor of 17% for 700 Access Service.

## 900 Access Services

Customers offering both interstate and intrastate originating 900 traffic within a LATA, must provide to the Telephone Company a 900 Access Service Percent Interstate Usage (PIU) report as specified in the Telephone Company's Interstate Access Service Tariff. Customers must also report whether they are providing only intrastate originating 900 traffic within the LATA.

For originating intrastate 900 traffic, customers must provide to the Telephone Company a 900 Access Service Percent Intrastate IntraLATA/Carrier Common Line (PIIL/CCL) report. The 900 Access Service PIIL/CCL report is required for proper Carrier Common Line rate application, as specified in Section 3.8 of this intrastate tariff.

Customers who provide the 900 Access Service PIIL/CCL report will supply the Telephone Company with an intrastate intraLATA percentage, for FGD and BSA-D of originating 900 Access Service access traffic. Customers will combine intrastate intraLATA originating FGB or BSA-B 900 access minutes with their originating FGB or BSA-B MTS intrastate intraLATA access minutes and provide the Telephone Company with a single intrastate intraLATA percentage to be used with both services.

The 900 Access Service PIIL/CCL report must be provided to the Telephone Company on a quarterly report basis. Effective on the first of January, April, July, and October of each year the customer will update the 900 Access Service PIIL/CCL report. The customer shall forward to the Telephone Company, to be received no later than 15 business days after the first of each month, a revised 900 Access Service PIIL/CCL report showing the intrastate intraLATA percentage of use for the most recent three months for which data is available. The revised PIIL/CCL report will serve as the basis for the next three months billing and will be effective on the bill date for that service. No prorating or backbilling will be done based on the PIIL/CCL report. If the initial 900 Access Service PIIL/CCL report or a quarterly update has not been received from the customer, the Telephone Company will determine the jurisdiction of all originating intrastate 900 traffic to be intrastate interLATA and bill the 900 Access Service customer accordingly.

Issued: October 15, 2013 Effective: November 14, 2013

Section 2 4th Revised Sheet 16.4 Replacing 3rd Revised Sheet 16.4

# **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.13 Jurisdictional Reports Requirements-(Continued)
      - B. Jurisdictional Reports-(Continued)
        - 10. 700 Access Service-(Continued)

the customer may originate 700 traffic. If a LATA-level PIU factor is provided by the customer, the specified percentage will be applied to all end offices to which the customer may originate traffic within the LATA or to those end offices for which an end office-level PIU is not provided.

If a customer does not provide the Telephone Company with an originating 700 PIU report or a quarterly update, the Telephone Company will designate a PIU factor of 17% for 700 Access Service.

11. 900 Access Services

Customers offering both interstate and intrastate originating 900 traffic within a LATA, must provide to the Telephone Company a 900 Access Service Percent Interstate Usage (PIU) report as specified in the Telephone Company's Interstate Access Service Tariff. Customers must also report whether they are providing only intrastate originating 900 traffic within the LATA.

For originating intrastate 900 traffic, customers must provide to the Telephone Company a 900 Access Service Percent Intrastate IntraLATA/Carrier Common Line (PIIL/CCL) report. The 900 Access Service PIIL/CCL report is required for proper Carrier Common Line rate application, as specified in Section 3.8 of this intrastate tariff.

Customers who provide the 900 Access Service PIIL/CCL report will supply the Telephone Company with an intrastate intraLATA percentage, for FGC, FGD, BSA-C and BSA-D of originating 900 Access Service access traffic. Customers will combine intrastate intraLATA originating FGB or BSA-B 900 access minutes with their originating FGB or BSA-B MTS intrastate intraLATA access minutes and provide the Telephone Company with a single intrastate intraLATA percentage to be used with both services.

The 900 Access Service PIIL/CCL report must be provided to the Telephone Company on a quarterly report basis. Effective on the first of January, April, July, and October of each year the customer will update the 900 Access Service PIIL/CCL report. The customer shall forward to the Telephone Company, to be received no later than 15 business days after the first of each month, a revised 900 Access Service PIIL/CCL report showing the intrastate intraLATA percentage of use for the most recent three months for which data is available. The revised PIIL/CCL report will serve as the basis for the next three months billing and will be effective on the bill date for that service. No prorating or backbilling will be done based on the PIIL/CCL report. If the initial 900 Access Service PIIL/CCL report or a quarterly update has not been received from the customer, the Telephone Company will determine the jurisdiction of all originating intrastate 900 traffic to be intrastate interLATA and bill the 900 Access Service customer accordingly.

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Issued: May 10, 2013

CANCELLED
November 14, 2013
Missouri Public
Service Commission
JI-2014-0176

By JOHN SONDAG, President - Missouri St. Louis, Missouri Effective: June 10, 2013

Filed

Missouri Public

Service Commission

JI-2013-0499

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

Access Services Tariff Section 2 3rd Revised Sheet 16.04 Replacing 2nd Revised Sheet 16.04

ACCESS SERVICES

GENERAL REGULATIONS-(Continued)

2.3 Obligations of the IC-(Continued)

APR 28 1995

2.3.13 Jurisdictional Reports Requirements-(Continued)

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11. 700 Access Service-(Continued)

the customer may originate 700 traffic. If a LATA-level PIU factor is provided by the customer, the specified percentage will be applied to all end offices to which the customer may originate traffic within the LATA or to those end offices for which an end office-level PIU is not provided.

If a customer does not provide the Telephone Company with an originating 700 PIU report or a quarterly update, the Telephone Company will designate a PIU factor of 17% for 700 Access Service.

C. Maintenance of IC Records

The IC shall maintain and retain for a minimum of one year, complete, detailed and accurate records, workpapers and backup documentation in form and substance to evidence in Section 2, Paragraph 2.3.12, preceding. All of the records, workpapers and backup documentation shall be made available during normal business hours, at the location named in the report, upon reasonable request by the Telephone Company in order to permit a review by a Telephone Company auditor, an outside auditor under contract to the Telephone Company, or an auditor of a federal or state regulatory commission. The Telephone Company may in its discretion accept the results of a third party audit submitted by the IC in lieu of performing its own audit. If the records, workpapers and backup documentation are not provided or are insufficient or not in accordance with the provisions of this Paragraph, the percentage of interstate and the percentages of intrastate service will be assumed by the Telephone Company to be the same as indicated in the last report received until the deficiencies are corrected and new reports, as required herein, are provided to the Telephone Company.

2.3.14 ESP Requirements

In accordance with Section 2, Paragraph 2.1.2.A., where Access Service features exist that limit the calling scope of the Access Service to the local calling scope of the ESP's serving wire center, ESPs shall request those features on the same Order for which the assome Access Service is requested.

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Issued:

Effective:

MISSOURI MAY Zublicoservice Commission

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

**CANCELLED** June 10, 2013 Missouri Public Service Commission JI-2013-0499

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

Access Services Tariff Section 2 2nd Revised Sheet 16.04 Replacing 1st Revised Sheet 16.04

ACCESS SERVICES

(MT) 2. GENERAL REGULATIONS-(Continued)

MAR 20 1995

- 2.3 Obligations of the IC-(Continued)
- 2.3.13 Jurisdictional Reports Requirements-(Continued)

MO. PUBLIC SERVICE COMM.

C. Maintenance of IC Records

permit a review by a Telephone Company auditor, an outside auditor under contract to the Telephone Company, or an auditor of a federal or state regulatory commission. The Telephone Company may in its discretion accept the results of a third party audit submitted by the IC in lieu of performing its own audit. If the records, workpapers and backup documentation are not provided or are insufficient or not in accordance with the provisions of this Paragraph, the percentage of interstate and the percentages of intrastate service will be assumed by the Telephone Company to be the same as indicated in the last report received the deficiencies are corrected and new reports, as required herein, are provided to the Telephone Company. MAY 28 1995#

2.3.14 ESP Requirements

In accordance with Section 2, Paragraph 2.1.2.A., where Access Set Gommission features exist that limit the calling scope of the Access Set Gommission the local calling scope of the ESP/s serving with the calling scope of the ESP/s serving wi the local calling scope of the ESP's serving wire center (ESPANDE) request those features on the same Order for which the associated Access Service is requested.

- 2.3.15 Certification of Special Access as Intrastate
- Special Access circuits (lines) (1) and Frame Relay Services (FRS) are classified as intrastate [percent interstate usage (PIU) = 0%] and provided in accordance with this tariff when the Special Access circuits (lines) or FRS carry less than or equal to 10 percent interstate traffic. When the percent of interstate usage is greater than ten percent, the Special Access line(s) or FRS will be provided in accordance with the interstate tariff.
- B. The customer shall certify whether or not interstate traffic is greater than 10 percent of the total traffic carried on the Special Access line(s) or FRS. This certification will be provided to the Telephone Company by the customer as follows:
  - 1. Via the Access Service Request (ASR) form when ordering the line(s), or
  - In the form of written correspondence with clear identification of each line involved and the customer designated jurisdiction associated with each line at the time that the line(s) are ordered other than by ASR

(MT) (1) Each leg of a multipoint circuit is equal to one line.

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Issued:

Effective:

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No supplement to this tariff will be issued except for the purpose canceling this tariff. Access Services Tariff
Section 2
1st Revised Sheet 16.04
Replacing Original Sheet 16.04

ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

2.3 Obligations of the IC-(Continued)

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- MISSOURI 2.3.15 Certification of Special Access as Intrastate-(Cubilci & St.) ce Commission
- C. With respect to billing disputes regarding the jurisdiction of Special (AT)

  Access circuits (lines) or FRS, the customer shall be required to provide to the Telephone Company general information on system design and function that is used by the customer to determine the jurisdiction.
  - 2.4 Payment Arrangements and Credit Allowances
  - 2.4.1 Payment of Rates, Charges and Deposits
  - A. Where the provisions of facilities involve an unusual investment, an IC may be required to make payment in advance of such portion of the estimated cost of the installation or construction as is to be borne by it. The amount of the advance payment will be credited to the IC's account as applying to the indebtedness of the IC for the services and facilities provided.
  - B. The Telephone Company may, in order to safeguard its interests, require an IC to make a deposit prior to or at any time after the provision of a service to the IC to be held by the Telephone Company as a guarantee of the payment of rates and charges. Such deposit may not exceed the rates and charges for the service for a one-month period. The fact that a deposit has been made in no way relieves the IC from complying with the Telephone Company's regulations as to advance payments or the prompt payment of bills or constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of the facilities for nonpayment of any sums due the Telephone Company for facilities provided.

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Issued: MAY 2 4 1994

No supplement to this tariff will be issued except for the purpose canceling this tariff. Access Services Tariff Section 2 Original Sheet 16.04

ACCESS SERVICES

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GENERAL REGULATIONS-(Continued)

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2.3 Obligations of the IC-(Continued)

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2.3.15 Certification of Special Access as Intrastate-(Continued) Service Commission

- (AT) C. With respect to billing disputes regarding the jurisdiction of Special Access circuits (lines), the customer shall be required to provide to the Telephone Company general information on system design and function that is used by the customer to determine the jurisdiction.
- (MT) 2.4 Payment Arrangements and Credit Allowances
  - 2.4.1 Payment of Rates, Charges and Deposits
    - A. Where the provisions of facilities involve an unusual investment, an IC may be required to make payment in advance of such portion of the estimated cost of the installation or construction as is to be borne by it. The amount of the advance payment will be credited to the IC's account as applying to the indebtedness of the IC for the services and facilities provided.
    - B. The Telephone Company may, in order to safeguard its interests, require an IC to make a deposit prior to or at any time after the provision of a service to the IC to be held by the Telephone Company as a guarantee of the payment of rates and charges. Such deposit may not exceed the rates and charges for the service for a one-month period. The fact that a deposit has been made in no way relieves the IC from complying with the Telephone Company's regulations as to advance payments or the prompt payment of bills or constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of the facilities for nonpayment of any sums due the Telephone Company for facilities provided.

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BY Service Commission MISSOURI

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APR 3 0 1994

Issued: MAR 2 1 1994

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#### **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.13 Jurisdictional Reports Requirements-(Continued)
- (AT) B. Jurisdictional Reports-(Continued)
  - 11. 900 Access Service-(Continued)

PIIL/CCL reporting is required only if there is a difference between interLATA and intraLATA rates. If these rates are identical, no Report need be submitted.

- 12. Switched Transport Services
  - (a) Entrance Facilities and Direct-Trunked Transport

Customers ordering an Entrance Facility or a Direct-Trunked Transport facility must provide the Telephone Company with an interstate percentage of use reflecting the originating and terminating traffic of all Switched Access services that will use the facility. Also, when a customer adds additional or new Switched Access Services to existing Entrance Facilities or Direct-Trunked Transport facilities, a revised PIU, as set forth in 2.3.13.B.2 is required.

The customer must provide a PIU factor for each Entrance Facility and a separate PIU factor for each Direct-Trunked Transport facility. At the customer's discretion, a LATA-level PIU factor can be provided for all Entrance Facilities within the LATA or a separate LATA-level PIU factor can be provided for all Direct-Trunked Transport facilities provided in a LATA. If a LATA-level PIU factor is provided by the customer, the specified percentage will be applied to all Entrance Facilities or to all Direct-Trunked Transport facilities within the LATA or to those facilities for which a specific Entrance Facility PIU or a specific Direct-Trunked Transport PIU is not provided.

(b) Tandem-Switched Transport

Customers ordering Tandem-Switched Transport must provide the Telephone Company with an interstate percentage of use as set forth following:

Usage rated charges (such as Tandem-Switched Transmission, Tandem-Switched Directory Transmission, Tandem Switching and Directory Tandem Switching) shall be apportioned by the Telephone Company between interstate and intrastate based upon the PIUs used to apportion the rates and charges for the tandem routed feature groups and BSAs using the facility.

For monthly recurring rates (such as Direct-Trunked Transport) and for nonrecurring charges, the customer must provide a PIU as set forth in (a) preceding for Direct-Trunked Transport.

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#### **ACCESS SERVICES**

# 2. GENERAL REGULATIONS-(Continued)

- 2.3 Obligations of the IC-(Continued)
  - 2.3.13 Jurisdictional Reports Requirements-(Continued)
    - C. Maintenance of IC Records

The IC shall maintain and retain for a minimum of one year, complete, detailed and accurate records, work papers and backup documentation in form and substance to evidence in Section 2, Paragraph 2.3.12, preceding. All of the records, work papers and backup documentation shall be made available during normal business hours, at the location named in the report, upon reasonable request by the Telephone Company in order to permit a review by a Telephone Company auditor, an outside auditor under contract to the Telephone Company, or an auditor of a federal or state regulatory commission. The Telephone Company may in its discretion accept the results of a third party audit submitted by the IC in lieu of performing its own audit. If the records, work papers and backup documentation are not provided or are insufficient or not in accordance with the provisions of this Paragraph, the percentage of interstate and the percentages of intrastate service will be assumed by the Telephone Company to be the same as indicated in the last report received until the deficiencies are corrected and new reports, as required herein, are provided to the Telephone Company.

# 2.3.14 ESP Requirements

In accordance with Section 2, Paragraph 2.1.2.A., where Access Service features exist that limit the calling scope of the Access Service to the local calling scope of the ESP's serving wire center, ESPs shall request those features on the same Order for which the associated Access Service is requested.

Issued: May 10, 2013 Effective: June 10, 2013

# Southwestern Bell Telephone Company d/b/a AT&T Missouri

Section 2 3rd Revised Sheet 16.5 Replacing 2nd Revised Sheet 16.5

## **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.15 Certification of Special Access as Intrastate
      - A. Special Access circuits (lines)<sup>(1)</sup> and Frame Relay Services (FRS) are classified as intrastate [percent interstate usage (PIU) = 0%] and provided in accordance with this tariff when the Special Access circuits (lines) or FRS carry less than or equal to 10 percent interstate traffic. When the percent of interstate usage is greater than ten percent, the Special Access line(s) or FRS will be provided in accordance with the interstate tariff.
      - B. The customer shall certify whether or not interstate traffic is greater than 10 percent of the total traffic carried on the Special Access line(s) or FRS. This certification will be provided to the Telephone Company by the customer as follows:
        - 1. Via the Access Service Request (ASR) form when ordering the line(s), or
        - In the form of written correspondence with clear identification of each line involved and the customer designated jurisdiction associated with each line at the time that the line(s) are ordered other than by ASR form.
      - C. With respect to billing disputes regarding the jurisdiction of Special Access circuits (lines) or FRS, the customer shall be required to provide to the Telephone Company general information on system design and function that is used by the customer to determine the jurisdiction.
    - 2.3.16 Identification and Rating of VoIP-PSTN Traffic

## A. Scope

Issued: June 29, 2012

This Section applies to VoIP-PSTN Traffic exchanged between the Telephone Company and the customer in time division multiplexing ("TDM") format that originates and/or terminates in Internet protocol ("IP") format. VoIP-PSTN traffic originates and/or terminates in IP format if it originates from and/or terminates to an end-user customer of a service that requires Internet protocol-compatible customer premises equipment. (2)

1. This Section governs the identification of originating and terminating intrastate toll VoIP-PSTN traffic and facilities to which switched access rates apply (unless the parties have agreed otherwise) (RT) in accordance with the transitional Intercarrier Compensation framework for VoIP-PSTN traffic adopted by the Federal Communications Commission in its Report and Order, FCC Release No. 11-161 (Nov. 18, 2011) ("FCC Order"). Specifically, this Section establishes the method that will be used to identify the percentage of the customer's intrastate access traffic that will be treated as intrastate toll VoIP-PSTN traffic (referred to in this tariff as "Relevant VoIP-PSTN Traffic").

Effective: July 29, 2012
By JOHN SONDAG, President - Missouri FILED

<sup>(1)</sup> Each leg of a multipoint circuit is equal to one line.

<sup>(2)</sup> Although the Telephone Company has taken the position that this tariff, by its own terms, already applies to VoIP-PSTN traffic, as defined herein, the Telephone Company has included this Section in the tariff out of an abundance of caution to prevent any claim that it does not so apply, and to implement the decision by the Federal Communications Commission in its Report and Order in WC Docket Nos. 10-90, etc., FCC Release No. 11-161 (Nov. 18, 2011) ("FCC Order") that VoIP-PSTN access traffic should be exchanged at interstate access rates (unless the parties have agreed otherwise). By its terms, the FCC Order is prospective only, and does not address preexisting law with regard to the applicability of intercarrier compensation or the enhanced service providers ("ESP") exemption to VoIP-PSTN Traffic. Including this section in the tariff in no way alters or otherwise affects the applicability of this tariff to VoIP-PSTN Traffic before the effective date of the FCC Order.

Section 2 2nd Revised Sheet 16.5 Replacing 1st Revised Sheet 16.5

# **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.15 Certification of Special Access as Intrastate
      - A. Special Access circuits (lines)<sup>(1)</sup> and Frame Relay Services (FRS) are classified as intrastate [percent interstate usage (PIU) = 0%] and provided in accordance with this tariff when the Special Access circuits (lines) or FRS carry less than or equal to 10 percent interstate traffic. When the percent of interstate usage is greater than ten percent, the Special Access line(s) or FRS will be provided in accordance with the interstate tariff.
      - B. The customer shall certify whether or not interstate traffic is greater than 10 percent of the total traffic carried on the Special Access line(s) or FRS. This certification will be provided to the Telephone Company by the customer as follows:
        - 1. Via the Access Service Request (ASR) form when ordering the line(s), or
        - 2. In the form of written correspondence with clear identification of each line involved and the customer designated jurisdiction associated with each line at the time that the line(s) are ordered other than by ASR form.
      - C. With respect to billing disputes regarding the jurisdiction of Special Access circuits (lines) or FRS, the customer shall be required to provide to the Telephone Company general information on system design and function that is used by the customer to determine the jurisdiction.
    - 2.3.16 Identification and Rating of VoIP-PSTN Traffic

# A. Scope

This Section applies to VoIP-PSTN Traffic exchanged between the Telephone Company and the customer in time division multiplexing ("TDM") format that originates and/or terminates in Internet protocol ("IP") format. VoIP-PSTN traffic originates and/or terminates in IP format if it originates from and/or terminates to an end-user customer of a service that requires Internet protocol-compatible customer premises equipment.(2)

1. This Section governs the identification of originating and terminating intrastate toll VoIP-PSTN traffic and facilities to which interstate switched access rates apply (unless the parties have agreed otherwise) in accordance with the transitional Intercarrier Compensation framework for VoIP-PSTN traffic adopted by the Federal Communications Commission in its Report and Order, FCC Release No. 11-161 (Nov. 18, 2011) ("FCC Order"). Specifically, this Section establishes the method that will be used to identify the percentage of the customer's intrastate access traffic that will be treated as intrastate toll VoIP-PSTN traffic (referred to in this tariff as "Relevant VoIP-PSTN Traffic").

Effective: March 23, 2012

Issued: February 22, 2012 CANCELED July 29, 2012 Missouri Public Service Commission JI-2012-0853

By JOHN SONDAG, President - Missouri St. Louis, Missouri

**FILED** Missouri Public Service Commission JI-2012-0396

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<sup>(1)</sup> Each leg of a multipoint circuit is equal to one line.

<sup>(2)</sup> Although the Telephone Company has taken the position that this tariff, by its own terms, already applies to VoIP-PSTN traffic, as defined herein, the Telephone Company has included this Section in the tariff out of an abundance of caution to prevent any claim that it does not so apply, and to implement the decision by the Federal Communications Commission in its Report and Order in WC Docket Nos. 10-90, etc., FCC Release No. 11-161 (Nov. 18, 2011) ("FCC Order") that VoIP-PSTN access traffic should be exchanged at interstate access rates (unless the parties have agreed otherwise). By its terms, the FCC Order is prospective only, and does not address preexisting law with regard to the applicability of intercarrier compensation or the enhanced service providers ("ESP") exemption to VoIP-PSTN Traffic. Including this section in the tariff in no way alters or otherwise affects the applicability of this tariff to VoIP-PSTN Traffic before the effective date of the FCC Order.

No supplement to this tariff will be issued except for the purpose canceling this tariff. Access Services Tariff Section 2 1st Revised Sheet 16.05 Replacing Original Sheet 16.05

#### **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
- (MT) 2.3.15 Certification of Special Access as Intrastate
  - A. Special Access circuits (lines)<sup>(1)</sup> and Frame Relay Services (FRS) are classified as intrastate [percent interstate usage (PIU) = 0%] and provided in accordance with this tariff when the Special Access circuits (lines) or FRS carry less than or equal to 10 percent interstate traffic. When the percent of interstate usage is greater than ten percent, the Special Access line(s) or FRS will be provided in accordance with the interstate tariff.
  - B. The customer shall certify whether or not interstate traffic is greater than 10 percent of the total traffic carried on the Special Access line(s) or FRS. This certification will be provided to the Telephone Company by the customer as follows:
    - 1. Via the Access Service Request (ASR) form when ordering the line(s), or
    - 2. In the form of written correspondence with clear identification of each line involved and the customer designated jurisdiction associated with each line at the time that the line(s) are ordered other than by ASR form.
  - C. With respect to billing disputes regarding the jurisdiction of Special Access circuits (lines) or FRS, the customer shall be required to provide to the Telephone Company general information on system design and function that is used by the customer to determine the jurisdiction.
  - 2.4 Payment Arrangements and Credit Allowances
    - 2.4.1 Payment of Rates, Charges and Deposits
      - A. Where the provisions of facilities involve an unusual investment, an IC may be required to make payment in advance of such portion of the estimated cost of the installation or construction as is to be borne by it. The amount of the advance payment will be credited to the IC's account as applying to the indebtedness of the IC for the services and facilities provided.

(MT) (MT)

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(MT) (1) Each leg of a multipoint circuit is equal to one line.

Issued: April 28, 1995 Effective: May 28, 1995

CANCELED March 23, 2012 Missouri Public Service Commission JI-2012-0396 By HORACE WILKINS, JR., President-Missouri Southwestern Bell Telephone St. Louis, Missouri No supplement to this tariff will be issued except for the purpose canceling this tariff.

Access Services Tariff
Section 2
Original State 16.05

ACCESS SERVICES

MAR 20 1995

- (MT) 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC+(Continued)

MO. PUBLIC SERVICE COMM.

- 2.3.15 Certification of Special Access as Intrastate-(Continued)
- C. With respect to birling disputes regarding the jurisdiction of Special Access circuits (lines) or FRS, the customer shall be required to provide to the Telephone Company general information on system design and function that is used by the customer to determine the jurisdiction.
- 2.4 Payment Arrangements and Credit Allowances
- 2.4.1 Payment of Rates, Charges and Deposits
- A. Where the provisions of facilities involve an unusual investment, an IC may be required to make payment in advance of such portion of the estimated cost of the installation or construction as is to be borne by it. The amount of the advance payment will be credited to the IC's account as applying to the indebtedness of the IC for the services and facilities provided.
- B. The Telephone Company may, in order to safeguard its interests, require an IC to make a deposit prior to or at any time after the provision of a service to the IC to be held by the Telephone Company as a guarantee of the payment of rates and charges. Such deposit may not exceed the rates and charges for the service for a one-month period. The fact that a deposit has been made in no way relieves the IC from complying with the Telephone Company's regulations as to advance payments or the prompt payment of bills or constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of the facilities for nonpayment of any sums due the Telephone Company for facilities provided.

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Public Service Commission

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Issued: MAR 2 0 1995

Effective: APR 2 0 1995

APR 2 0 1995

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Section 2 4th Revised Sheet 16.5.1 Replacing 3rd Revised Sheet 16.5.1

#### **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.16 Identification and Rating of VoIP-PSTN Traffic-(Continued)
      - A. Scope-(Continued)
        - 2. This Section applies to originating and terminating intrastate switched access minutes of use ("MOU") and facility rate elements of all Access customers.
        - The customer shall not modify its reported PIU factor to account for the VoIP-PSTN Traffic for MOU and facility rate elements.
      - B. Rating of VoIP-PSTN Traffic<sup>1</sup>

The Relevant VoIP-PSTN Traffic exchanged between the customer and the Telephone Company or another provider and facility rate elements identified in accordance with this tariff section will be billed at rates comparable to the Telephone Company's applicable tariffed interstate switched access rates as specified in Southwestern Bell Telephone Company Tariff F.C.C. No. 73 if those interstate rates are lower than their respective Missouri state access rates (Access Service Tariff P.S.C. No. 36). Conversely, if the Missouri Access Service Tariff P.S.C. Mo No. 36 rates are lower, then this traffic will be billed utilizing the rates from Access Services Tariff P.S.C. No. 36. Hereafter, these billed rates will be referred to in this tariff as the relevant "VoIP Rates."

C. Calculation and Application of Percent-VoIP-Usage Factors <sup>2</sup>

The Telephone Company will determine the number of Relevant VoIP-PSTN Traffic originating MOU and the originating facility rate elements effective July 1, 2014 to which VoIP Rates will be applied under subsection (B), above, by applying the Percent VoIP Usage ("PVU") factor to the originating intrastate access MOU and the facilities between the Telephone Company and the customer. The PVU factors will be derived and applied as follows:

1. The customer will calculate and furnish to the Telephone Company a factor (the "PVUC") on an ACNA basis which would aggregate traffic from all Carrier Identification Codes ("CICs") or Operating Company Numbers ("OCNs") associated with the ACNA. This PVUC represents the percentage (whole number) of the originating intrastate access MOU that the customer receives from the Telephone Company end users in the state which is sent from the Telephone Company that is terminating in IP format at the customer's end user. This PVUC shall be based on information such as the number of the customer's retail VoIP subscriptions in the state (e.g., as reported on FCC Form 477), traffic studies, actual call detail, or other relevant and verifiable information satisfactory to the Telephone Company.

Issued: July 31, 2014 Effective: August 30, 2014

<sup>&</sup>lt;sup>1</sup> For the period of January 2012 through June 2013 Intrastate VoIP terminating usage and facilities charges are required to be at the Interstate rates and rate structure and as such a credit will be employed to achieve this. Because the Intrastate rates and rate structure are currently not at parity, the credit associated with VoIP terminating usage will be based on a calculation of the difference between the Intrastate revenue utilizing intrastate rates and Intrastate demand versus the intrastate revenue utilizing applicable Interstate rates and rate structure and intrastate demand. This process is also being applied to VoIP originating usage for the period of January 2012 through July 13, 2012.

<sup>&</sup>lt;sup>2</sup> Consistent with FCC regulations (47 CFR 51.913(a)), for the period of July 2012 through June 2014 Intrastate VoIP originating usage and originating dedicated facilities charges are required to be at the Intrastate rate and rate structure. Effective July 1, 2013, the Terminating usage and dedicated facilities are at the Interstate rate structure and the lower of the Interstate or Intrastate rates.

Section 2 3rd Revised Sheet 16.5.1 Replacing 2nd Revised Sheet 16.5.1

#### **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.16 Identification and Rating of VoIP-PSTN Traffic-(Continued)
      - Scope-(Continued)
        - 2. This Section applies to originating and terminating intrastate switched access minutes of use ("MOU") and facility rate elements of all Access customers.
        - The customer shall not modify its reported PIU factor to account for the VoIP-PSTN Traffic for MOU and facility rate elements.
      - Rating of VoIP-PSTN Traffic<sup>1</sup>
- (AT) The Relevant VoIP-PSTN Traffic exchanged between the customer and the Telephone Company or another provider and facility rate elements identified in accordance with this tariff section will be (AT) billed at rates comparable to the Telephone Company's applicable tariffed interstate switched access rates as specified in Southwestern Bell Telephone Company Tariff F.C.C. No. 73 if those interstate rates are lower than their respective Missouri state access rates(Access Service Tariff P.S.C. No.36). Conversely, if the Missouri Access Service Tariff P.S.C. Mo No.36 rates are lower, then this traffic will be billed utilizing the rates from Access Services Tariff P.S.C. No.36. The applicable lower interstate rates are found in the Section 2 Appendix (VoIP-PSTN Rates). Hereafter,
- (RT) these billed rates will be referred to in this tariff as the relevant "VoIP Rates."
- Calculation and Application of Percent-VoIP-Usage Factors <sup>2</sup> (AT)

information satisfactory to the Telephone Company.

- (AT) The Telephone Company will determine the number of Relevant VoIP-PSTN Traffic originating (AT) MOU and the originating facility rate elements effective July 1, 2014 to which VoIP Rates will be applied under subsection (B), above, by applying the Percent VoIP Usage ("PVU") factor to the (AT) originating intrastate access MOU and the facilities between the Telephone Company and the customer. The PVU factors will be derived and applied as follows:
  - The customer will calculate and furnish to the Telephone Company a factor (the "PVUC") on an ACNA basis which would aggregate traffic from all Carrier Identification Codes ("CICs") or Operating Company Numbers ("OCNs") associated with the ACNA. This PVUC represents the percentage (whole number) of the originating intrastate access MOU that the customer receives from the Telephone Company end users in the state which is sent from the Telephone Company that is terminating in IP format at the customer's end user. This PVUC shall be based on information such as the number of the customer's retail VoIP subscriptions in the state (e.g., as reported on FCC Form 477), traffic studies, actual call detail, or other relevant and verifiable
    - <sup>1</sup> For the period of January 2012 through June 2013 Intrastate VoIP terminating usage and facilities charges are required to be at the Interstate rates and rate structure and as such a credit will be employed to achieve this. Because the Intrastate rates and rate structure are currently not at parity, the credit associated with VoIP terminating usage will be based on a calculation of the difference between the Intrastate revenue utilizing intrastate rates and Intrastate demand versus the intrastate revenue utilizing applicable Interstate rates and rate structure and intrastate demand. This process is also being applied to VoIP originating usage for the period of January 2012 through July 13, 2012.
- (AT) <sup>2</sup>Consistent with FCC regulations (47 CFR 51.913(a)), for the period of July 2012 through June 2014 Intrastate VoIP (AT) originating usage and originating dedicated facilities charges are required to be at the Intrastate rate and rate structure. (AT) Effective July 1, 2013, the Terminating usage and dedicated facilities are at the Interstate rate structure and the lower of (AT)

the Interstate or Intrastate rates.

Issued: April 28, 2014

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Effective: May 28, 2014

Section 2 2nd Revised Sheet 16.5.1 Replacing 1st Revised Sheet 16.5.1

## **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.16 Identification and Rating of VoIP-PSTN Traffic-(Continued)
      - Scope-(Continued)
        - 2. This Section applies to originating and terminating intrastate switched access minutes of use ("MOU") and facility rate elements of all Access customers.
        - 3. The customer shall not modify its reported PIU factor to account for the VoIP-PSTN Traffic for MOU and facility rate elements.
      - B. Rating of VoIP-PSTN Traffic<sup>1</sup>

(AT)

(AT)

The Relevant VoIP-PSTN Traffic terminating from the customer to the Telephone Company and facility rate elements identified in accordance with this tariff section will be billed at rates comparable to the Telephone Company's applicable tariffed interstate switched access rates as specified in Southwestern Bell Telephone Company Tariff F.C.C. No. 73 if those interstate rates are lower than their respective Missouri state access rates (Access Service Tariff P.S.C. No.36). Conversely, if the Missouri Access Service Tariff P.S.C. Mo No.36 rates are lower, then this traffic will be billed utilizing the rates from Access Services Tariff P.S.C. No.36. The applicable lower interstate rates are found in the Section 2 Appendix (VoIP-PSTN Rates). Hereafter, these billed rates will be referred to in this tariff as the relevant "VoIP Rates." Relevant VoIP-PSTN Traffic originating from the Telephone Company or another provider to the customer will be rated using Intrastate rates and rate structure.

Calculation and Application of Percent-VoIP-Usage Factors

The Telephone Company will determine the number of Relevant VoIP-PSTN Traffic terminating MOU and facility rate elements to which VoIP Rates will be applied under subsection (B), above, by applying the Percent VoIP Usage ("PVU") factor to the intrastate access terminating MOU exchanged and facilities between the Telephone Company and the customer. The PVU factors will be derived and applied as follows:

1. The customer will calculate and furnish to the Telephone Company a factor (the "PVUC") on an ACNA basis which would aggregate traffic from all Carrier Identification Codes ("CICs") or Operating Company Numbers ("OCNs") associated with the ACNA. This PVUC represents the percentage (whole number) of the terminating intrastate access MOU that the customer exchanges with the Telephone Company end users in the state which is sent to the Telephone Company that originated in IP format at the end user. This PVUC shall be based on information such as the number of the customer's retail VoIP subscriptions in the state (e.g., as reported on FCC Form 477), traffic studies, actual call detail, or other relevant and verifiable information satisfactory to the Telephone Company.

Material previously appearing on this sheet now appears on 2nd Revised Sheet 2-16.5.2.

(AT)

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JI-2014-0434

<sup>&</sup>lt;sup>1</sup> For the period of January 2012 through June 2013 Intrastate VoIP terminating usage and facilities charges are required to be at the Interstate rates and rate structure and as such a credit will be employed to achieve this. Because the Intrastate rates and rate structure are currently not at parity, the credit associated with VoIP terminating usage will be based on a calculation of the difference between the Intrastate revenue utilizing intrastate rates and Intrastate demand versus the intrastate revenue utilizing applicable Interstate rates and rate structure and intrastate demand. This process is also being applied to VoIP originating usage for the period of January 2012 through July 13, 2012.

Section 2 1st Revised Sheet 16.5.1 Replacing Original Sheet 16.5.1

## **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.16 Identification and Rating of VoIP-PSTN Traffic-(Continued)
      - Scope-(Continued)
        - 2. This Section applies to originating and terminating intrastate switched access minutes of use ("MOU") and facility rate elements of all Access customers.
        - 3. The customer shall not modify its reported PIU factor to account for the VoIP-PSTN Traffic for MOU and facility rate elements.
      - B. Rating of VoIP-PSTN Traffic

The Relevant VoIP-PSTN Traffic terminating from the customer to the Telephone Company and facility (AT) rate elements identified in accordance with this tariff section will be billed at rates equal to the Telephone Company's applicable tariffed interstate switched access rates as specified in Southwestern Bell Telephone Company Tariff F.C.C. No. 73 if those interstate rates are lower than their respective Missouri state access rates (Access Service Tariff P.S.C. No.36). Conversely, if the Missouri Access Service Tariff P.S.C. Mo No.36 rates are lower, then this traffic will be billed utilizing the rates from Access Services Tariff P.S.C. No.36. The applicable lower interstate rates are found in the Section 2 Appendix (VoIP-PSTN Rates). Hereafter, these billed rates will be referred to in this tariff as the relevant "VoIP Rates." Relevant VoIP-PSTN Traffic originating from the Telephone Company or another provider to the customer will be rated using Intrastate rates and rate structure.

Calculation and Application of Percent-VoIP-Usage Factors

The Telephone Company will determine the number of Relevant VoIP-PSTN Traffic terminating MOU and facility rate elements to which VoIP Rates will be applied under subsection (B), above, by applying the Percent VoIP Usage ("PVU") factor to the intrastate access terminating MOU exchanged and facilities between the Telephone Company and the customer. The PVU factors will be derived and applied as follows:

1. The customer will calculate and furnish to the Telephone Company a factor (the "PVUC") on an ACNA basis which would aggregate traffic from all Carrier Identification Codes ("CICs") or Operating Company Numbers ("OCNs") associated with the ACNA. This PVUC represents the percentage (whole number) of the terminating intrastate access MOU that the customer exchanges with the Telephone Company end users in the state which is sent to the Telephone Company that originated in IP format at the end user. This PVUC shall be based on information such as the number of the customer's retail VoIP subscriptions in the state (e.g., as reported on FCC Form 477), traffic studies, actual call detail, or other relevant and verifiable information satisfactory to the Telephone Company.

2. The Telephone Company will calculate and periodically update a factor (the "PVUT") representing the percentage (whole number) of the total intrastate access MOU that the Telephone Company exchanges with the customer's end users in the state which is received from the customer and terminated in IP format at the end user. This PVUT shall be based on information such as the number of the customer's retail VoIP subscriptions in the state (e.g., as reported on FCC Form 477), traffic studies, actual call detail, or other relevant and verifiable information.

> Effective: July 29, 2012 **FILED**

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Southwestern Bell Telephone Company d/b/a AT&T Missouri Section 2 Original Sheet 16.5.1

## **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.16 Identification and Rating of VoIP-PSTN Traffic-(Continued)
      - A. Scope-(Continued)
        - 2. This Section applies to originating and terminating intrastate switched access minutes of use ("MOU") and facility rate elements of all Access customers.
        - The customer shall not modify its reported PIU factor to account for the VoIP-PSTN Traffic for MOU and facility rate elements.
      - B. Rating of VoIP-PSTN Traffic

The Relevant VoIP-PSTN Traffic and facility rate elements identified in accordance with this tariff section will be billed at rates equal to the Telephone Company's applicable tariffed interstate switched access rates as specified in Southwestern Bell Telephone Company Tariff F.C.C. No. 73 if those interstate rates are lower than their respective Missouri state access rates(Access Service Tariff P.S.C. No.36). Conversely, if the Missouri Access Service Tariff P.S.C. Mo No.36 rates are lower, then this traffic will be billed utilizing the rates from Access Services Tariff P.S.C. No.36. The applicable lower interstate rates are found in the Section 2 Appendix (VoIP-PSTN Rates).

C. Calculation and Application of Percent-VoIP-Usage Factors

The Telephone Company will determine the number of Relevant VoIP-PSTN Traffic MOU and facility rate elements to which interstate rates will be applied under subsection (B), above, by applying the Percent VoIP Usage ("PVU") factor to the intrastate access MOU exchanged and facilities between the Telephone Company and the customer. The PVU factors will be derived and applied as follows:

- 1. The customer will calculate and furnish to the Telephone Company a factor (the "PVUC"), delineated by Carrier Identification Code ("CIC") or Operating Company Numbers ("OCNs"), representing the percentage (whole number) of the total intrastate access MOU that the customer exchanges with the Telephone Company end users in the state which (a) is sent to the Telephone Company that originated in IP format at the end user, or (b) is received from the Telephone Company and terminated in IP format at the end user. This PVUC shall be based on information such as the number of the customer's retail VoIP subscriptions in the state (e.g., as reported on FCC Form 477), traffic studies, actual call detail, or other relevant and verifiable information satisfactory to the Telephone Company.
- 2. The Telephone Company will calculate and periodically update a factor (the "PVUT") representing the percentage (whole number) of the total intrastate access MOU that the Telephone Company exchanges with the customer's end users in the state which (a) is sent to the customer that originated in IP format at the end user, or (b) is received from the customer and terminated in IP format at the end user. This PVUT shall be based on information such as the number of the customer's retail VoIP subscriptions in the state (e.g., as reported on FCC Form 477), traffic studies, actual call detail, or other relevant and verifiable information.

JI-2012-0853

Effective: March 23, 2012

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Section 2 3rd Revised Sheet 16.5.2 Replacing 2nd Revised Sheet 16.5.2

## **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.16 Identification and Rating of VoIP-PSTN Traffic-(Continued)
      - C. Calculation and Application of Percent-VoIP-Usage Factors-(Continued)
- (AT)
   2. The Company will calculate and periodically update a (the "PVUT") VOIP usage factor for the Company. This factor (percentage) is calculated on an individual state basis: the intrastate originating minutes delivered to the customer which were originated in IP format by the Company's end users divided by the total intrastate originating access MOU that the Company delivered to the customer's end users in the state. This PVUT shall be based on information such as the number of the customer's retail VoIP subscriptions in the state (e.g., as reported on FCC Form 477), traffic studies, actual call detail, or other relevant and verifiable information.
  - 3. The Telephone Company will develop a customer Percent VoIP Usage ("PVU") factor combining the customer's PVUC factor with the Telephone Company's PVUT factor.
    - a) The PVU calculation below is applied when the Telephone Company does not bill based on actual call detail records for the Telephone Company's IP intrastate traffic at VoIP Rates.
      - PVU = PVUC + [PVUT x (1-PVUC)] is applied to the Telephone Company's end user's originating intrastate MOU and facility rate elements

Example: The customer reported that their PVUC as 40%. The Telephone Company's PVUT is 10%. This results in the following: PVU = 40% plus (10% times (1-40%)) = 46%

- This means that 46% of the originating Intrastate MOU exchanged between the Telephone Company's end users and the customer will be rated at VoIP Rates.
- b) The PVU calculation below is applied when the Telephone Company bills are based on the actual originating call detail records for the Telephone Company's intrastate IP traffic at VoIP Rates.

The formula for usage will be as follows:

- (AT) PVU = PVUC x (1-PVUT) applied to the Telephone Company's TDM end user's originating intrastate MOU.
  - $PVU = PVUC + [PVUT \times (1-PVUC)]$  applied to the facility rate elements.
- (AT) Example: The Telephone Company has identified that there were 10,500 originating MOU from the Telephone Company's IP end users and delivered to the customer's end users. The customer reported that their PVUC as 40%. The Telephone Company's PVUT is 10%.

This results in the following:

- PVU = 40% times (1-10%) = 36%

  (AT) This means that 36% of the originating Intrastate MOU exchanged between the Telephone
- (AT) Company's TDM end users and the customer will be rated at VoIP Rates and the
- (AT) originating intrastate 10,500 MOU will also be rated at VoIP Rates.
- (AT) For the originating facility rate elements, the formula that is applied to the intrastate dedicated facilities is as follows:
  - PVU = 40% plus (10% times (1-40%)) = 46%
- (AT) Therefore, 46% of the originating intrastate facilities will be rated at VoIP Rates.

Section 2 2nd Revised Sheet 16.5.2 Replacing 1st Revised Sheet 16.5.2

## **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.16 Identification and Rating of VoIP-PSTN Traffic-(Continued)
      - C. Calculation and Application of Percent-VoIP-Usage Factors-(Continued)
        - 2. The Telephone Company will calculate and periodically update a factor (the "PVUT") representing (MT) the percentage (whole number) of the total intrastate access MOU that the Telephone Company exchanges with the customer's end users in the state which is received from the customer and terminated in IP format at the end user. This PVUT shall be based on information such as the number of the customer's retail VoIP subscriptions in the state (e.g., as reported on FCC Form 477), traffic studies, actual call detail, or other relevant and verifiable information. (MT)
        - 3. The Telephone Company will develop a customer Percent VoIP Usage ("PVU") factor combining the customer's PVUC factor with the Telephone Company's PVUT factor.
          - a) The PVU calculation below is applied when the Telephone Company does not bill based on actual call detail records for the intrastate Telephone Company's IP traffic at VoIP Rates.

 $PVU = PVUC + [PVUT \ x \ (1-PVUC)]$  is applied to the Telephone Company's end user's terminating intrastate MOU and facility rate elements

Example: The customer reported that their PVUC as 40%. The Telephone Company's PVUT is 10%. This results in the following:

PVU = 40% plus (10% times (1-40%)) = 46%

This means that 46% of the terminating Intrastate MOU exchanged between the customer and the Telephone Company's end users will be rated at VoIP Rates.

b) The PVU calculation below is applied when the Telephone Company bills are based on the actual terminating call detail records for the intrastate Telephone Company's IP traffic at VoIP Rates.

The formula for usage will be as follows:

PVU = PVUC x (1-PVUT) applied to the Telephone Company's TDM end user's terminating intrastate MOU.

 $PVU = PVUC + [PVUT \times (1-PVUC)]$  applied to the facility rate elements.

Example: The Telephone Company has identified that there was 10,500 terminating MOU that were identified exchanged between the customer and the Telephone Company's IP end users. The customer reported that their PVUC as 40%. The Telephone Company's PVUT is 10%. This results in the following:

PVU = 40% times (1-10%) = 36%

This means that 36% of the terminating Intrastate MOU exchanged between the customer and the Telephone Company's TDM end users will be rated at VoIP Rates and the terminating intrastate 10,500 MOU will also be rated at VoIP Rates.

For the facility rate elements, the formula that is applied to the intrastate dedicated facilities is as follows:

PVU = 40% plus (10% times (1-40%)) = 46%

Therefore, 46% of the intrastate facilities will be rated at VoIP Rates.

Material appearing on this sheet previously appeared on 1st Revised Sheet 2-16.5.1.

Issued: October 9, 2012

JI-2014-0434

Section 2 1st Revised Sheet 16.5.2 Replacing Original Sheet 16.5.2

## **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.16 Identification and Rating of VoIP-PSTN Traffic-(Continued)
      - C. Calculation and Application of Percent-VoIP-Usage Factors-(Continued)
        - 3. The Telephone Company will develop a customer Percent VoIP Usage ("PVU") factor combining the customer's PVUC factor with the Telephone Company's PVUT factor.
          - a) The PVU calculation below is applied when the Telephone Company does not bill based on actual call detail records for the intrastate Telephone Company's IP traffic at VoIP Rates. (CT)
             PVU = PVUC + [PVUT x (1-PVUC)] is applied to the Telephone Company's end user's terminating intrastate MOU and facility rate elements (CT)

Example: The customer reported that their PVUC as 40%. The Telephone Company's PVUT is

10%. This results in the following:

PVU = 40% plus (10% times (1-40%)) = 46%

This means that 46% of the terminating Intrastate MOU exchanged between the customer and the Telephone Company's end users will be rated at VoIP Rates. (CT)

 The PVU calculation below is applied when the Telephone Company bills are based on the actual terminating call detail records for the intrastate Telephone Company's IP traffic at VoIP Rates.

The formula for usage will be as follows:

PVU = PVUC x (1-PVUT) applied to the Telephone Company's TDM end user's terminating intrastate MOU.

 $PVU = PVUC + [PVUT \ x (1-PVUC)]$  applied to the facility rate elements.

Example: The Telephone Company has identified that there was 10,500 terminating MOU that were identified exchanged between the customer and the Telephone Company's IP end users. The customer reported that their PVUC as 40%. The Telephone Company's PVUT is 10%. This results in the following:

PVU = 40% times (1-10%) = 36%

This means that 36% of the terminating Intrastate MOU exchanged between the customer and the Telephone Company's TDM end users will be rated at VoIP Rates and the terminating intrastate 10,500 MOU will also be rated at VoIP Rates. (CT)

For the facility rate elements, the formula that is applied to the intrastate dedicated facilities is as follows:

PVU = 40% plus (10% times (1-40%)) = 46%

Therefore, 46% of the intrastate facilities will be rated at VoIP Rates.

Effective: July 29, 2012

(CT)

(CT)

Section 2 Original Sheet 16.5.2

## **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.3 Obligations of the IC-(Continued)
    - 2.3.16 Identification and Rating of VoIP-PSTN Traffic-(Continued)
      - C. Calculation and Application of Percent-VoIP-Usage Factors-(Continued)
        - 3. The Telephone Company will develop a customer Percent VoIP Usage ("PVU") factor combining the customer's PVUC factor with the Telephone Company's PVUT factor.
          - a) The PVU calculation below is applied when the Telephone Company does not bill based on actual call detail records for the intrastate Telephone Company's IP traffic at interstate rates.

 $PVU = PVUC + [PVUT \times (1-PVUC)]$  applied to the Telephone Company's end user's total intrastate MOU and facility rate elements

Example: The customer reported that their PVUC as 40%. The Telephone Company's PVUT is 10%. This results in the following:

PVU = 40% plus (10% times (1-40%)) = 46%

This means that 46% of the Intrastate MOU exchanged between the customer and the Telephone Company's end users will be rated at Interstate rates.

b) The PVU calculation below is applied when the Telephone Company bills are based on the actual call detail records for the intrastate Telephone Company's IP traffic at interstate rates.

The formula for usage will be as follows:

PVU = PVUC x (1-PVUT) applied to the Telephone Company's TDM end user's total intrastate MOU.

 $PVU = PVUC + [PVUT \times (1-PVUC)]$  applied to the facility rate elements.

Example: The Telephone Company has identified that there was 10,500 intrastate MOU that were identified exchanged between the customer and the Telephone Company's IP end users. The customer reported that their PVUC as 40%. The Telephone Company's PVUT is 10%. This results in the following:

PVU = 40% times (1-10%) = 36%

This means that 36% of the Intrastate MOU exchanged between the customer and the Telephone Company's TDM end users will be rated at interstate rates and the intrastate 10,500 MOU will also be rated at interstate rates.

For the facility rate elements, the formula that is applied to the intrastate dedicated facilities is as follows:

PVU = 40% plus (10% times (1-40%)) = 46%

Therefore, 46% of the intrastate facilities will be rated at interstate rates.

JI-2012-0853

Effective: March 23, 2012

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Section 2 2nd Revised Sheet 16.5.3 Replacing 1st Revised Sheet 16.5.3

# GENERAL REGULATIONS-(Continued)

- 2.3 Obligations of the IC-(Continued)
  - 2.3.16 Identification and Rating of VoIP-PSTN Traffic-(Continued)
    - C. Calculation and Application of Percent-VoIP-Usage Factors-(Continued)
      - 4. The Telephone Company will apply the customer's PVUC to originating traffic exchanged between the third party providers (e.g. Independent Telephone Company and local exchange carrier) subtending the Telephone Company's access tandem and the customer.

The customer may elect to provide a different factor ("PVUC3") that represents the originating VoIP-PSTN traffic that is exchanged between the third party providers and customer.

5. If the customer does not furnish the Telephone Company with a PVUC pursuant to the preceding paragraph (C) (1), the Telephone Company will utilize a customer PVUC of 0%.

# D. PVU Factor Updates

The customer may update the PVUC factor quarterly using the method set forth in Subsection (C)(1) and (4), above. If the customer chooses to submit such updates, it shall forward to the Telephone Company, no later than 15 days after the first day of January, April, July and/or October of each year, a revised PVUC factor based on data for the prior three months, ending the last day of December, March, June and September, respectively. The Telephone Company will use the revised PVUC to calculate a revised PVU. The revised PVU factor will only apply prospectively and serve as the basis for billing until superseded by a new PVU.

The customer must update the PVUC factor no later than June 1, 2014 to reflect the use of originating VOIP traffic as delineated in Subsection (C)(1) and (4) or the Telephone Company will utilize a customer PVUC of 0%.

# E. PVU Factor Verification

Not more than twice in any year, the Telephone Company may ask the customer to verify the PVUC factor furnished to the Telephone Company. The customer shall comply, and shall reasonably provide the records and other information used to determine their PVUC, as specified in section (C)(1), and (4), above. The customer shall retain and maintain (for verification purposes) the records and other information used to determine the PVUC, for at least 12 months after the PVUC is filed (or longer if any other section of the Telephone Company's tariffs or applicable law requires a longer period). The verification process shall be conducted consistent with the provisions in Section 2.4.1(D)(E)(F) of Southwestern Bell Telephone Company Tariff F.C.C. No. 73.

# F. Verification Process

The Telephone Company will review these customer provided PVUC records referenced in (E), above. If the review results represent what the Telephone Company considers to be a substantial deviation from the customer's previously reported PVUC or if the PVUC appears unreasonable as compared to other related types of data, the Telephone Company will contact the customer within 30 days. This deviation issue will be dealt with in one of the following ways. The current PVUC will continue to be utilized until resolution from either of the 2 methods below.

- 1) The Telephone Company and the customer will come to an agreement as to an appropriate PVUC within 30 days of the provision of the PVUC records.
- 2) Within 90 days of the receipt of these records, the Telephone Company will review or audit these records . If these PVUC records are not available or these records are not substantive enough to calculate a PVUC, then a PVUC factor of zero will be assigned. This zero PVUC will be utilized until either a PVUC can be agreed upon between the Telephone Company and the customer or an audit can be completed utilizing records acceptable for an audit conclusion. When an audit has been completed employing the records acceptable for an audit conclusion, the PVUC resulting from the audit will be employed until the next customer provided PVUC is available as referenced in the (D) or (E) procedures above.

Issued: April 28, 2014 Effective: May 28, 2014

Southwestern Bell Telephone Company d/b/a AT&T Missouri Section 2 1st Revised Sheet 16.5.3 Replacing Original Sheet 16.5.3

# GENERAL REGULATIONS-(Continued)

- 2.3 Obligations of the IC-(Continued)
  - 2.3.16 Identification and Rating of VoIP-PSTN Traffic-(Continued)
    - C. Calculation and Application of Percent-VoIP-Usage Factors-(Continued)
      - 4. The Telephone Company will apply the customer's PVUC to terminating traffic exchanged between the (CT) customer and third party providers (e.g. Independent Telephone Company and local exchange carrier) subtending the Telephone Company's access tandem.

The customer may elect to provide a different factor ("PVUC3") that represents the terminating VoIP-PSTN traffic that is exchanged between the customer and third party providers.

5. If the customer does not furnish the Telephone Company with a PVUC pursuant to the preceding paragraph (C) (1), the Telephone Company will utilize a customer PVUC of 0%.

D. PVU Factor Updates

E. PVU Factor Verification

(RT)

The customer may update the PVUC factor quarterly using the method set forth in Subsection (C)(1) and (4), above. If the customer chooses to submit such updates, it shall forward to the Telephone Company, no later than 15 days after the first day of January, April, July and/or October of each year, a revised PVUC factor based on data for the prior three months, ending the last day of December, March, June and September, respectively. The Telephone Company will use the revised PVUC to calculate a revised PVU. The revised PVU factor will only apply prospectively and serve as the basis for billing until superseded by a new PVU.

The customer must update the PVUC factor no later than September 15, 2012 to reflect the use of terminating VOIP traffic as delineated in Subsection (C)(1) and (4).

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terminating von traine as defined an outsection (O)(1) and (+).

(CT)

Not more than twice in any year, the Telephone Company may ask the customer to verify the PVUC factor furnished to the Telephone Company. The customer shall comply, and shall reasonably provide the records and other information used to determine their PVUC, as specified in section (C)(1), and (4), above. The customer shall retain and maintain (for verification purposes) the records and other information used to determine the PVUC, for at least 12 months after the PVUC is filed (or longer if any other section of the Telephone Company's tariffs or applicable law requires a longer period). The verification process shall be conducted consistent with the provisions in Section 2.4.1(D)(E)(F) of Southwestern Bell Telephone Company Tariff F.C.C. No. 73.

F. Verification Process (AT)

The Telephone Company will review these customer provided PVUC records referenced in (E), above. If the review results represent what the Telephone Company considers to be a substantial deviation from the customer's previously reported PVUC or if the PVUC appears unreasonable as compared to other related types of data, the Telephone Company will contact the customer within 30 days. This deviation issue will be dealt with in one of the following ways. The current PVUC will continue to be utilized until resolution from either of the 2 methods below.

- 1) The Telephone Company and the customer will come to an agreement as to an appropriate PVUC within 30 days of the provision of the PVUC records.
- 2) Within 90 days of the receipt of these records, the Telephone Company will review or audit these records. If these PVUC records are not available or these records are not substantive enough to calculate a PVUC, then a PVUC factor of zero will be assigned. This zero PVUC will be utilized until either a PVUC can be agreed upon between the Telephone Company and the customer or an audit can be completed utilizing records acceptable for an audit conclusion. When an audit has been completed employing the records acceptable for an audit conclusion, the PVUC resulting from the audit will be employed until the next customer provided PVUC is available as referenced in the (D) or (E) procedures above.

(AT)

Issued: June 29, 2012

CANCELLED I May 28, 2014 Missouri Public Service Commission JI-2014-0434

By JOHN SONDAG, President - Missouri St. Louis, Missouri

Effective: July 29, 2012

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Missouri Public

Service Commission

JI-2012-0853

Southwestern Bell Telephone Company d/b/a AT&T Missouri Section 2 Original Sheet 16.5.3

# 2. GENERAL REGULATIONS-(Continued)

- 2.3 Obligations of the IC-(Continued)
  - 2.3.16 Identification and Rating of VoIP-PSTN Traffic-(Continued)
    - C. Calculation and Application of Percent-VoIP-Usage Factors-(Continued)
      - 4. The Telephone Company will apply the customer's PVUC to all traffic exchanged between the customer and third party providers (e.g. Independent Telephone Company and local exchange carrier) subtending the Telephone Company's access tandem.
        - The customer may elect to provide a different factor ("PVUC3") that represents the VoIP-PSTN traffic that is exchanged between the customer and third party providers.
      - 5. If the customer does not furnish the Telephone Company with a PVUC pursuant to the preceding paragraph (C) (1), the Telephone Company will utilize a customer PVUC of 0%.

#### D. Initial PVU Factor

If the PVU factors are not available and/or cannot be implemented in the Telephone Company's billing systems by January 1, 2012, when the factors are available and can be implemented in the Telephone Company billing systems, the Telephone Company will adjust the customer's bills to reflect the PVU factors as of January 2012 usage and facilities. In calculating the initial PVU factors, the Telephone Company will employ the customer-specified PVUC as of January 2012 usage and facilities, provided that the customer provides the factor to the Telephone Company no later than April 15, 2012. Otherwise, it will set the initial PVU factors as specified in Subsection (C)(5), above.

## E. PVU Factor Updates

The customer may update the PVUC factor quarterly using the method set forth in Subsection (C)(1) and (4), above. If the customer chooses to submit such updates, it shall forward to the Telephone Company, no later than 15 days after the first day of January, April, July and/or October of each year, a revised PVUC factor based on data for the prior three months, ending the last day of December, March, June and September, respectively. The Telephone Company will use the revised PVUC to calculate a revised PVU. The revised PVU factor will only apply prospectively and serve as the basis for billing until superseded by a new PVU.

#### F. PVU Factor Verification

Not more than twice in any year, the Telephone Company may ask the customer to verify the PVUC factor furnished to the Telephone Company. The customer shall comply, and shall reasonably provide the records and other information used to determine their PVUC, as specified in section (C)(1), and (4), above. The customer shall retain and maintain (for verification purposes) the records and other information used to determine the PVUC, for at least 12 months after the PVUC is filed (or longer if any other section of the Telephone Company's tariffs or applicable law requires a longer period). The verification process shall be conducted consistent with the provisions in Section 2.4.1(D)(E)(F) of Southwestern Bell Telephone Company Tariff F.C.C. No. 73.

JI-2012-0853

Effective: March 23, 2012

Southwestern Bell Telephone Company d/b/a AT&T Missouri Section 2 Original Sheet 16.5.4

# **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
- 2.4 Payment Arrangements and Credit Allowances

(MT)

- 2.4.1 Payment of Rates, Charges and Deposits
  - A. Where the provisions of facilities involve an unusual investment, an IC may be required to make payment in advance of such portion of the estimated cost of the installation or construction as is to be borne by it. The amount of the advance payment will be credited to the IC's account as applying to the indebtedness of the IC for the services and facilities provided.

(MT)

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

Access Services Tariff Section 2 Original Sheet 16.06

#### **ACCESS SERVICES**

- (MT) 2. GENERAL REGULATIONS-(Continued)
  - 2.4 Payment Arrangements and Credit Allowances
    - 2.4.1 Payment of Rates, Charges and Deposits-(Continued)
      - B. The Telephone Company may, in order to safeguard its interests, require an IC to make a deposit prior to or at any time after the provision of a service to the IC to be held by the Telephone Company as a guarantee of the payment of rates and charges. Such deposit may not exceed the rates and charges for the service for a one-month period. The fact that a deposit has been made in no way relieves the IC from complying with the Telephone Company's regulations as to advance payments or the prompt payment of bills or constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of the facilities for nonpayment of any sums due the Telephone Company for facilities provided.

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No supplement to this tariff will be issued except for the purpose of canceling this tariff. Access Services Tariff
Section 2
3rd Revised Sheet 17
Replacing 2nd Revised Sheet 17

#### **ACCESS SERVICES**

- 2. GENERAL REGULATIONS-(Continued)
  - 2.4 Payment Arrangements and Credit Allowances-(Continued)
    - 2.4.1 Payment of Rates, Charges and Deposits-(Continued)
      - B. (Continued)

Simple interest at the rate of 9 percent per annum will be paid on deposits held 30 days or more.

Such a deposit will be refunded or credited to the customer's account at any time prior to the termination of the provision of the service to the customer. Should a deposit be credited to the customer's account, no interest will accrue on the deposit from the date such deposit is credited.

At such time as the provision of the service to the IC is terminated, the amount of the deposit and any applicable interest will be credited to the IC's account, and any credit balance which may remain will be refunded.

C. The Telephone Company shall bill on a current basis all charges incurred by and credits due to the IC under this Tariff attributable to services established or discontinued during the preceding billing period. Any known unbilled usage charges for prior periods and any known uncredited adjustments will be applied to this bill. In addition, the Telephone Company shall bill in advance charges for all services to be provided during the ensuing billing period, except for charges associated with service usage and for the Federal Government which will be billed in arrears. Such bills are due when rendered.

Adjustments for the quantities of services established or discontinued in any billing period beyond the minimum period set forth for services in other sections of this Tariff will be prorated to the number of days or fraction thereof based on a 30-day month.

D. All bills are due when rendered and are considered past due thirty (30) days after the bill date or by the next bill date, except as set forth in Section 3, Paragraph 3.5, A., and Section 8, Paragraph 8.2.3, following, and are payable in immediately available funds.

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Issued: June 8, 1988 Effective: July 11, 1988

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

Access Services Tariff Section 2 2nd Revised Sheet 17 Replacing 1st Revised Sheet 17

ACCESS SERVICES

# 2. GENERAL REGULATIONS-(Continued)

2.4 Payment Arrangements and Credit Allowances-(Continued)

REGEOVED

2.4.1 Payment of Rates, Charges and Deposits-(Continued)

JUN 27 1986

B. (Continued)

Simple interest at the rate of 9 percent per annum will be paid on deposits held 30 days or more.

Public Service Commission

Such a deposit may be refunded or credited to the customer's account at any time prior to the termination of the provision of the service to the customer. Should a deposit be credited to the customer's account, no interest will accrue on the deposit from the date such deposit is credited.

(AT)

At such time as the provision of the service to the IC is terminated, the amount of the deposit and any applicable interest will be credited to the IC's account, and any credit balance which may remain will be refunded.

(AT)

C. The Telephone Company shall bill on a current basis all charges incurred by and credits due to the IC under this Tariff attributable to services established or discontinued during the preceding billing period. In addition, the Telephone Company shall bill in advance charges for all services to be provided during the ensuing billing period, except for charges associated with service usage and for the Federal Government which will be billed in arrears. Such bills are due when rendered.

Adjustments for the quantities of services established or discontinued in any billing period beyond the minimum period set forth for services in other sections of this Tariff will be prorated to the number of days or fraction thereof based on a 30-day month.

D. All bills are due when rendered and are considered past due thirty (30) days after the bill date or by the next bill date, except as set forth in Section 3, Paragraph 3.5, A., and Section 8, Paragraph 8.2.3, following, and are payable in immediately available funds.

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JUL 1 1986 86-84 <del>Public Service Commissio</del>n

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Issued:

JUN 27 1986

Effective:

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

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

Access Services Tariff
Section 2
1st Revised Sheet 17
Replacing Original Sheet 17

ACCESS SERVICES

REGEIVED

- GENERAL REGULATIONS-(Continued)
- 2.4 Payment Arrangements and Credit Allowances-(Continue)

FEB 2 1 1004

2.4.1 Payment of Rates, Charges and Deposits-(Continued)

B. (Continued)

MISSOURI
Public Service Commission

Simple interest at the rate of 9 percent per annum will be paid on deposits held 30 days or more.

At the option of the Telephone Company, such a deposit may be refunded or credited to the IC's account at any time prior to the termination of the provision of the service to the IC. Should a deposit be credited to the IC's account, no interest will accrue on the deposit from the date such deposit is credited.

At such time as the provision of the service to the IC is terminated, the amount of the deposit will be credited to the IC's account, and any credit balance which may remain will be refunded.

C. The Telephone Company shall bill on a current basis all charges incurred by and credits due to the IC under this Tariff attributable to services established or discontinued during the preceding billing period. In addition, the Telephone Company shall bill in advance charges for all services to be provided during the ensuing billing period, except for charges associated with service usage and for the Federal Government which will be billed in arrears. Such bills are due when rendered.

Adjustments for the quantities of services established or discontinued in any billing period beyond the minimum period set forth for services in other sections of this Tariff will be prorated to the number of days or fraction thereof based on a 30-day month.

D. All bills are due when rendered and are considered past due thirty (30) days after the bill date or by the next bill date, except as set forth in Section 3, Paragraph 3.5, A., and Section 8, Paragraph 8.2.3, following, and are payable in immediately available funds.

1. If the entire amount billed, exclusive of any amount disputed by the light received by the Telephone Company after the payment date as set tottle Paragraph 2.4.1, D., preceding, or if any portion of the payment is received by the Telephone Company in funds which are not immediately available to the Telephone Company, then a late-payment penalty equal to the lesser of the following shall apply to the unpaid balance:

BY COMMON OF MISSOURIAND BY LAW FOR COMMON OF MISSOURIAND BY LOW MISSO

**Public Service Commission** 

Issued: FEB 27 1984

(CP)

Effective: MAR 2

No supplement to this tariff will be issued except for the purpose of canceling this tariff. Access Services Tariff Section 2 REGULINA Sheet 17

DEC 20 1203

# ACCESS SERVICES

- GENERAL REGULATIONS-(Continued)
- 2.4 Payment Arrangements and Credit Allowances-(Continued)

MISSOURI

2.4.1 Payment of Rates, Charges and Deposits-(Continued Public Service Commission)

B. (Continued)

GANGELLED

Simple interest at the rate of nine percent per annum will be paid on 2 8 1984 deposits held 30 days or more.

At the option of the Telephone Company, such a deposit may be refun or credited to the IC's account at any time prior to the termination of the provision of the service to the IC. Should a deposit be credited to the IC's account, no interest will accrue on the deposit from the date such deposit is credited.

At such time as the provision of the service to the IC is terminated, the amount of the deposit will be credited to the IC's account and any credit balance which may remain will be refunded.

The Telephone Company shall bill on a current basis all charges incurred by and credits due to the IC under this Tariff attributable to services established or discontinued during the preceding billing period. In addition, the Telephone Company shall bill in advance charges for all services to be provided during the ensuing billing period except for charges associated with service usage and for the Federal Government which will be billed in arrears. Such bills are due when rendered.

Adjustments for the quantities of services established or discontinued in any billing period beyond the minimum period set forth for services in other sections of this Tariff will be prorated to the number of days or fraction thereof based on a 30-day month.

- All bills are due when rendered and are considered past due thirty (30) days after the bill date, except as set forth in Section 3, Paragraph 3.5, A., and Section 8, Paragraph 8.2.3, following.
  - If the entire amount billed, exclusive of any amount disputed by the IC, is not received by the Telephone Company within thirty (30) days of the bill date, an additional charge equal to the lesser of the [5] following shall apply to the unpaid balance:
    - the highest interest rate (in decimal value) which may be AN 1 1984. levied by law for commercial transactions, compounded dail 3 - 253 and applied for each month or portion thereof that any outforces Commission standing balance remains, or

DEC 2.9 1983 Issued:

Effective: JAN 0 1 1981