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

CONFERENCE TELEPHONE SERVICE-LOCAL

3.1 DEFINITION

3.1.1 Local Conference Service is the furnishing of simultaneous connection between three or more exchange access arrangements. If Long Distance Message Telecommunications Service rates would apply on a connection between any two of the exchange access arrangements so connected, conference service will be furnished in accordance with the Long Distance Message Telecommunications Service Tariff.

3.2 CONDITIONS UNDER WHICH SERVICE IS FURNISHED

- 3.2.1 Service is furnished where and to the extent that facilities permit.
- 3.2.2 The connections will be established on either a person-to-person or station-to-station basis.
- 3.2.3 The Telephone Company will, upon request, attempt to establish the conference connections at a specified time.

3.3 RATES

The total charge for the conference connection is the sum of the set-up charge and the usage charge for total conversation time.

- A. Set-up charge is \$1.60 for each Exchange Access Arrangement included in the conference call.
- (CT) B. The charge for conversation time will consist of the total minutes of conversation multiplied by the appropriate usage charge per minute applying to the conference call.
- (AT) C. The appropriate usage charge for each exchange access arrangement is as follows:

(CT)

Mileage Between	Initial Minute	Each
The Two Most	Rate	Additional
Distant Service Points		Minute Rate
0-14	\$.04	\$.01
15-28	.05	.02
Over 28	.06	.03

- 1. The method of applying usage charges:
 - initial period rates indicated in Paragraph 3.3, B., preceding, are for connections of one minute or any fraction thereof.

Issued: January 10, 1986 Effective: February 10, 1986



General Example (1946) Section Original Sheet 1 DEC 2 0 1833 MISSOURI Public Service Commission

CONFERENCE TELEPHONE SERVICE-LOCAL

3.1 DEFINITION

Local Conference Service is the furnishing of simultaneous connection between three or more exchange access arrangements. If Long Distance Message Telecommunications Service rates would apply on a connection between any two of the exchange access arrangements so connected, conference service will be furnished in accordance with the Long Distance Telecommunications Service Tariff.

- 3.2 CONDITIONS UNDER WHICH SERVICE IS FURNISHED
- 3.2.1 Service is furnished where and to the extent that facilities permit.
- 3.2.2 The connections will be established on either a person-to-person or station-to-station basis.
- 3.2.3 The Telephone Company will, upon request, attempt to establish the conference connections at a specified time.

3.3 RATES

The total charge for the conference connection is the sum of the set-up charge and the usage charge for total conversation time.

- A. Set-up charge is \$1.60 for each Exchange Access Arrangement included in the conference call.
- B. The charge for conversation time will considered the total minutes of conversation multiplied by the films of EART on the conference call multiplied by the appropriate usage charge per minute applying to the conference call.

 FFB 10 1986

Usage charges are as follows:

Distance in Miles	Puisit Pal Minume Rate	Each Additional Minute Rate
0-14	\$.04	\$.01
15-28 .	.05	.02
Over 28	.06	03
		一层川 层面
		

1. The method of applying usage charges:

- initial period rates indicated in Paragraph 3.3, B8,3pre 2013, ar for connections of one minute or any fraction thereof commission

General Exchange Tariff Section 3 Original Sheet 2

CONFERENCE TELEPHONE SERVICE-LOCAL

- 3.3 RATES-(Continued)
 - B. (Continued)
 - 1. (Continued)
 - all additional minute rates indicated in Paragraph 3.3, B., preceding, are for each additional minute or any fraction thereof that the connection continues beyond the initial period.
 - C. Timing of Messages
 - The chargeable duration of the message is the elapsed time between the start of conversation, with all points on the conference connection and the time at which the disconnect signal is received from the originating exchange access arrangement, except as follows:

When the originating customer requests that one or more exchange access arrangements be added to or disconnected from a conference call on which conversation is in progress, that call is considered terminated and a new call is considered initiated to the revised group of Exchange Access Arrangements.

- Chargeable time does not include time lost because of faults or defects in the service.

Issued: January 10, 1986 Effective: February 10, 1986

General Exchange Tariff
Section 3
Original Sheet 3

CONFERENCE TELEPHONE SERVICE-LOCAL

3.3 RATES-(Continued)

D. Discount Periods

The following percentages will apply to local conference calls made during the discount periods:

ı	Mon.	Tue.	Wed.	Thu.	Fri	Sat.	Sun.
8:00 AM to 5:00 PM		-	ate Period ll Rate				
5:00 PM to 11:00 PM			ng Rate Per % Discoun				Eve. Rate 20%
to 8:00 AM		Night	Rate & We 35% D	eekend Ra viscount	ate Period		

- Discounts are applied by discount period to the total number of initial minutes and additional minutes accumulated during the call.
- When the application of the discount results in a fractional charge, the amount will be rounded to the nearest cent.
- In cases where a message begins in one rate period and ends in another, the rate in effect at the time the connection is established applies.

Issued: January 10, 1986 Effective: February 10, 1986

(CT)

(CT)

No supplement to this tariff will be issued except for the purpose of canceling this tariff. General Exchange Tariff
Section 4
1st Revised Sheet 1
Replacing Original Sheet 1

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.1.1 GENERAL PROVISIONS

A. General

Terminal equipment and communications systems may be connected at the customer's premises to telecommunications services furnished by the Telephone Company where such connections are made in accordance with the provisions of this section. Telecommunications services, as used herein, include exchange service, Long Distance Message Telecommunications Service (LDMTS) and Wide Area Telecommunications Service (WATS).

B. Responsibility of the Customer

- 1. The customer shall be responsible for the installation, operation and maintenance of any terminal equipment or communications system. No combinations of terminal equipment or communications systems shall require change in or alteration of the equipment or services of the Telephone Company, cause electrical hazards to Telephone Company personnel, damage to Telephone Company equipment, malfunction of Telephone Company billing equipment or degradation of service to persons other than the user of the subject terminal equipment or communications system, his calling or called party. Upon notice from the Telephone Company that terminal equipment or a communications system is causing such hazard, damage, malfunction or degradation of service, the customer shall make such changes as shall be necessary to remove or prevent such hazard, damage, malfunction or degradation of service.
- 2. The customer shall be responsible for the payment of a Customer-Owned Equipment Trouble Isolation Charge, as provided in the Restoration of Service Section of this Tariff, for visits by a Telephone Company employee to the customer's premises when a service difficulty or trouble report results from the use of terminal equipment or a communications system.
- 3. The customer who provides the premises wiring of communications systems subject to the Federal Communications Commission's Rules and Regulations shall be responsible for the payment of an Institutional Program for Premises Wiring Charge as provided following for activities performed by Telephone Company employees at the customer's premises when the premises wiring in question has failed acceptance tests monitored by, or participated in by, the Telephone Company and/or has been revealed to be not in conformance with the information provided in the related affidavit which was provided and/or has resulted in a harm to the network.

Issued: December 10, 1991 Effective: May 9, 1992



General Exchange Tariff

DECEMBER 4

DECEMBER 1

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS 2 9 1833

4.1.1 GENERAL PROVISIONS

A. General

MISSOURI
Public Service Commission

Terminal equipment and communications systems may be connected at the customer's premises to telecommunications services furnished by the Telephone Company where such connections are made in accordance with the provisions of this section. Telecommunications services, as used herein, include exchange service, Long Distance Message Telecommunications Service (LDMTS) and Wide Area Telecommunications Service (WATS).

- B. Responsibility of the Customer
 - 1. The customer shall be responsible for the installation, operation and maintenance of any terminal equipment or communications system. No combinations of terminal equipment or communications systems shall require change in or alteration of the equipment or services of the Telephone Company, cause electrical hazards to Telephone Company personnel, damage to Telephone Company equipment, malfunction of Telephone Company billing equipment or degradation of service to persons other than the user of the subject terminal equipment or communications system, his calling or called party. Upon notice from the Telephone Company that terminal equipment or a communications system is causing such hazard, damage, malfunction or degradation of service, the customer thall like such changes as shall be necessary to remove or prevent such hazard, damage, malfunction or degradation of service.
 - 2. The customer shall be responsible for the payment of a large of Service Charge, as provided in the Restoration of Service Service Commission this Tariff, for visits by a Telephone Company employee to the cast tomer's premises when a service difficulty or trouble report results from the use of terminal equipment or a communications system.
 - 3. The customer who provides the premises wiring of communications systems subject to the Federal Communications Commission's Rules and Regulations shall be responsible for the payment of an Institutional Program for Premises Wiring Charge as provided following for activities performed by Telephone Company employees at the customer's premises when the premises wiring in question has failed acceptance tests-monitored by, or participated in by, the Telephone Company and/or has been revealed to be not in conformance with the information provided in the related affidavit which was provided and/or has resulted in a harm to the network.

83 - 253

Public Service Commission

Issued: DEC 29 1983

Effective: JAN 0 1 1984

General Exchange Tariff
Section 4
1st Revised Sheet 2
Replacing Original Sheet 2

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.1 GENERAL PROVISIONS-(Continued)
 - B. Responsibility of the Customer-(Continued)
 - 3. (Continued)

The Institutional Program for Premises Wiring Charge provided for pre-ceding is comprised of the first, or a combination of both rate elements described below, as appropriate:

Element 1 - for the first 15 minutes, or fraction thereof, of total time spent by Telephone Company employees in related monitoring or participation in acceptance tests and/or in related inspection of customer-provided premises wiring for Communications Systems subject to the Federal Communications Commission's Rules and Regulations and for administrative expenses including the visit to the customer's premises - USOC: EPC1E (CR) \$57.50

Element 2 - for each additional 15 minutes, or major fraction thereof, of total time spent by Telephone Company employees in performing the related customer premises activities described in Element 1, preceding - USOC: EPCAE (CR) \$11.75

- C. Responsibility of the Telephone Company
 - 1. The Telephone Company shall not be responsible for the installation, operation or maintenance of any terminal equipment or communications system. In addition to the provisions contained in the Rules and Regulations Applying to All Customer's Contracts Section of this Tariff, telecommunications services are not represented as adapted to the use of terminal equipment or communications systems. Where terminal equipment or communications systems are used with telecommunications services, the responsibility of the Telephone company shall be limited to the furnishing of service components suitable for telecommunications services and to the design, maintenance and operation of service components in a manner proper for such services.

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



General Exchange Tariff Section 4 Original Sheet

DEC 20 1983

MISSOURI **Public Service Commission**

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.1.1 GENERAL PROVISIONS-(Continued)

- Responsibility of the Customer-(Continued)
 - (Continued)

The Institutional Program for Premises Wiring Charge provided for preceding is comprised of the first, or a combination of both rate elements described below, as appropriate:

Element 1 - for the first 15 minutes, or fraction thereof, of total time spent by Telephone Company employees in related monitoring or participation in acceptance tests and/or in related inspection of customer-provided premises wiring for Communications Systems subject to the Federal Communications Commission's Rules and Regulations and for administrative expenses including the visit to the customer's

Element 2 - for each additional 15 minutes, or major fraction thereof, of total time spent by Telephone Company employees in performing the related customer premises activities described in Element 1, preced-

- Responsibility of the Telephone Company
 - The Telephone Company shall not be responsible for the installation, operation or maintenance of any terminal equipment or communications system. In addition to the provisions contained in the Rules and Regulations Applying to All Customer's Contracts Section of this Tariff, telecommunications services are not represented as adapted to the use of terminal equipment or communications systems. Where terminal equipment or communications systems are used with telecommunications services, the responsiblity of the Telephone Company shall be limited to the furnishing of service components suitable for telecommunications services and to the design, maintenance and operation of service components in a manner proper for such services.

CANGELLED

JUL 1 1986

ERVICE COMMISSION OF MISSOURI

JAN - 1 1984

83 - 253

Public Service Commission

DEC 2.9 1983 Issued:

Effective:

JAN 0 1 teat

(RT)

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

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.1.1 GENERAL PROVISIONS-(Continued)

- C. Responsibility of the Telephone Company-(Continued)
 - 1. (Continued)

Subject to this responsibility, the Telephone Company shall not be responsible for (1) the through transmission of signals generated by the terminal equipment or communications systems or for the quality of, or defects in, such transmission, or (2) the reception of signals by terminal equipment or communications systems or (3) address signaling where such signaling is performed by signaling equipment.

- 2. The Telephone Company will, at the customer's request, provide information concerning interface parameters, including the number of ringers which may be connected to a particular telephone line needed to permit terminal equipment to operate in a manner compatible with telecommunications services.
- 3. The Telephone Company may make changes in its telecommunications services, equipment, operations or procedures where such action is not inconsistent with the Federal Communications Commission's Rules and Regulations. If such changes can be reasonably expected to render any customer's terminal equipment or communications system incompatible with telecommunications services, or require modification or alteration of such terminal equipment or communications systems, or otherwise materially affect its use or performance, the customer will be given adequate notice, in writing, to allow the customer an opportunity to maintain uninterrupted service.
- D. Recording of Two-Way Telephone Conversations

Telecommunications services are not represented as adapted to the recording of two-way telephone conversations. However, voice recording equipment may be directly, acoustically or inductively connected with telecommunications services in accordance with Paragraph 4.1.2 or 4.1.3, following, subject to the following conditions:

- 1. A distinctive recorder tone that is repeated at intervals of approximately 15 seconds is required to alert all parties when recording equipment is in use and is connected with services of the Telephone Company, or
- (AT) The recording party gives verbal notification in a clear, unambiguous manner which is recorded at the beginning and as part of the call, or

Issued: May 8, 1987 Effective: June 10, 1987



General Exchange Tariff Section 4

2nd Revised Sheet 3

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SEVERED

4.1.1 GENERAL PROVISIONS-(Continued)

MAR 22 1985

C. Responsibility of the Telephone Company-(Continued)

MISSOURI

- Subject to this responsibility, the Telephone Company shall not be responsible for (1) the through 1. responsible for (1) the through transmission of signals generated by the terminal equipment or communications systems or for the quality of, or defects in, such transmission, or (2) the reception of signals by terminal equipment or communications systems or (3) address signaling where such signaling is performed by signaling equipment.
- The Telephone Company will, at the customer's request, provide information concerning interface parameters, including the number of ringers which may be connected to a particular telephone line needed to permit terminal equipment to operate in a manner compatible with telecommunications services.
- The Telephone Company may make changes in its telecommunications services, equipment, operations or procedures where such action is not inconsistent with the Federal Communications Commission's Rules and Regulations. If such changes can be reasonably expected to render any customer's terminal equipment or communications system incompatible with telecommunications services, or require modification or alteration of such terminal equipment or communications systems, or otherwise materially affect its use or performance, the customer will be given adequate notice, in writing to allow the customer an opportunity to maintain uninterrupted service.

D. Recording of Two-Way Telephone Conversations

Telecommunications services are not represented as Roapted to the recording of two-way telephone conversations. However, woide recording equipment may be directly, acoustically or inductively connected with telecommunications services in accordance with Paragraph 4.1.2 or 4.1.3, following, subject to the following conditions:

A distinctive recorder tone that is repeated at intervals of approximately 15 seconds is required to alert all parties when recording equipment is in use and is connected with services of the Telephone Company, or all parties to the telephone conversation must give their prior consent to the recording of the conversation, and the prior consent must be obtained in writing or be part of, and obtained at, the start of the recording, except that the distinctive recorder tone or all-party consent is not required under the following circumstances:

(AT)

(CP)

(CP)

Issued: MAR 2 8 1985

APR 29 1985 Effective:

APR 2 9 **19**85

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

Public Service Commission

General Exchange Tariff
Section 4
1st Revised Sheet 3
Replacing Original Sheet 3

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS RESERVED TO THE CONTROL OF TERMINAL EQUIPMENT AND COMMUNICATIONS RESERVED TO THE CONTROL OF TERMINAL EQUIPMENT AND COMMUNICATIONS RESERVED TO THE CONTROL OF THE CO

4.1.1 GENERAL PROVISIONS-(Continued)

C. Responsibility of the Telephone Company-(Continued)

(Continued)

MISSOURI

MAY - 7 1984

Subject to this responsibility, the Telephone Company shall not be responsible for (1) the through transmission of signals generated by the terminal equipment or communications systems or for the quality of, or defects in, such transmission, or (2) the reception of signals by terminal equipment or communications systems or (3) address signaling where such signaling is performed by signaling equipment.

- 2. The Telephone Company will, at the customer's request, provide information concerning interface parameters, including the number of ringers which may be connected to a particular telephone line needed to permit terminal equipment to operate in a manner compatible with telecommunications services.
- 3. The Telephone Company may make changes in its telecommunications services, equipment, operations or procedures where such action is not inconsistent with the Federal Communications Commission's Rules and Regulations. If such changes can be reasonably expected to render any customer's terminal equipment or communications system incompatible with telecommunications services, or require modification or alteration of such terminal equipment or communication systems, or otherwise materially affect its use or performance customer will be given adequate notice, in writing, the customer an opportunity to maintain uninterrupted service.
- D. Recording of Two-Way Telephone Conversations

Telecommunications services are not represented as adapted to the recommunications of two-way telephone conversations. However, voice recording of the ment may be connected with telecommunications services in accordance with Paragraph 4.1.2 or 4.1.3, following, subject to the following conditions:

1. A distinctive recorder tone that is repeated at intervals of approximately 15 seconds is required to alert all parties when recording equipment is in use and is electrically connected with services of the Telephone Company, or all parties to the telephone conversation must give their prior consent to the recording of the conversation, and the prior consent must be obtained in writing or be part of, and obtained at, the start of the recording, except that the distinctive recorder tone or all-party consent is not required:

Issued: MAY 10 1984

(CP)

Effective: JUN 11 1984

JUN 1 1 1984

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

Public Service Commission

General Exchange Tariff
Section 4
Original Sheet 3

DECEIVED

DEC 29 1583

MISSOURI Public Service Commission

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS

4.1.1 GENERAL PROVISIONS-(Continued)

C. Responsibility of the Telephone Company-(Continued)

1. (Continued)

Subject to this responsibility, the Telephone Company shall not be responsible for (1) the through transmission of signals generated by the terminal equipment or communications systems or for the quality of, or defects in, such transmission, or (2) the reception of signals by terminal equipment or communications systems, or (3) address signaling where such signaling is performed by signaling equipment.

- 2. The Telephone Company will, at the customer's request, provide information concerning interface parameters, including the number of ringers which may be connected to a particular telephone line, needed to permit terminal equipment to operate in a manner compatible with telecommunications services.
- 3. The Telephone Company may make changes in its telecommunications services, equipment, operations or procedures, where such action is not inconsistent with the Federal Communications Commission's Rules and Regulations. If such changes can be reasonably expected to render any customer's terminal equipment or communications system incompatible with telecommunications services, or require modification or alteration of such terminal equipment or communications systems, or otherwise materially affect its use or performance, the customer will be given adequate notice, in writing, to allow the customer an opportunity to maintain uninterrupted service.
- D. Recording of Two-Way Telephone Conversations

Telecommunications services are not represented as adapted to the recording of two-way telephone conversations. However, voice recording equipment may be connected with telecommunications services in accordance with 4.1.2 or 4.1.3 following, subject to the following conditions:

1. A distinctive recorder tone that is repeated at intervals of approximately 15 seconds is required when recording equipment is in use and is electrically connected with settings of the Telephone Company, except that the distinct recorder tone described is more required:

JAN - 1 1984

83 - 253
Public Service Commission

Issued: DEC 29 1983

PUBLIC SERVICE MISSOURI

JUN 1 1 1984

JAN 0 1 1984

(MT)

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

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

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.1 GENERAL PROVISIONS-(Continued)
 - D. Recording of Two-Way Conversations-(Continued)
 - 1. (Continued)
- (MT) all parties to the telephone conversation must give their prior consent to the recording of the conversation, and the prior consent must be obtained in writing or be part of, and obtained at, the start of the recording, except that the distinctive recorder tone or all-party consent is not required under the following circumstances:
 - a. When used by a Federal Communications Commission licensed broadcast station customer or by a cooperative programming effort composed exclusively of Federal Communications Commission broadcast licensees for recording of two-way telephone conversations, provided at least one of the following requirements is met:
 - 1. The licensee informs each party to the call of its intent to broadcast the conversation; or
 - 2. Each party to the call is aware of the licensee's intent to broadcast the call; or
 - 3. Such awareness of the licensee's intent to broadcast the call may be reasonably imputed to the party.
 - b. When used by the United States Secret Service of the Department of Treasury for recording of two-way telephone conversations which concern the safety and security of the person of the President of the United States, members of his immediate family or the White House and its grounds.
 - c. When used for recording at United States Department of Defense Command Centers of emergency communications transmitted over the Department of Defense's private line system when connected to telecommunications services.
 - d. Recordings made of incoming calls to telephone numbers publicized for emergencies involving health or safety of life and property (i.e., emergency situations involving fire, health care, police, public utilities and emergency road service) and outgoing calls made in immediate response to such calls.

Issued: May 8, 1987 Effective: June 10, 1987



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

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS [

4.1.1 GENERAL PROVISIONS-(Continued)

D. Recording of Two-Way Telephone Conversations-(Continued)

MAY = 7 1984

1. (Continued)

MISSOURI Public Service Commission

- When used by a Federal Communications Commission Licens cast station customer or by a cooperative programming effort composed exclusively of Federal Communications Commission broadcast licensees for recording of two-way telephone conversations, provided at least one of the following requirements is met:
 - The licensee informs each party to the call of its intent to broadcast the conversation; or
 - 2. Each party to the call is aware of the licensee's intent to broadcast the call; or
 - Such awareness of the licensee's intent to broadcast the call may be reasonably imputed to the party.
- b. When used by the United States Secret Service of the Department of Treasury for recording of two-way telephone Conversations which concern the safety and security of the person of the President of the United States, members of his immediate | family of the White House and its grounds.

(RT)

(CP)

BY 2000 Commission MISSOURI

(FC)

- c. When used for recording at United States Department of Defense Command Centers of emergency communications transmitted over the Department of Defense's private line system when connected to telecommunications services.
- CP)
- Recordings made of incoming calls to telephone numbers publicized for emergencies involving health or safety of life and property (i.e., emergency situations involving fire, health care, police, public utilities and emergency road service) and outgoing calls made in immediate response to such calls.

(FC)

When used by the United States Nuclear Regulatory Commission of The Department of Energy with respect to the telephone systems located at its Operations Center for recording of two-way telephone conversations.

(MT)

Issued: MAY 1 0 1984

JUN 1 1 1984 Effective:

JUN 1 1 1984

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

Public Service Commission

General Exchange Tariff Section 4

MISSOURI

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS 29 1983

- 4.1.1 GENERAL PROVISIONS-(Continued)
 - Recording of Two-Way Telephone Conversations-(Continued) Public Service Commission D.
 - 1. (Continued)
 - a. When used by a Federal Communications Commission licensed broadcast station customer for recording of two-way telephone conversations solely for broadcast over the air.
 - b. When used by the United States Secret Service of the Department of Treasury for recording of two-way telephone conversations which concern the safety and security of the person of the President of the United States, members of his immediate family or the White House and its grounds.
 - c. When used by a broadcast network or by a cooperative programming effort composed exclusively of Federal Communications Commission broadcast licensees to record two-way telephone conversations solely for broadcast over the air by a licensed broadcast station.
 - d. When used for recording at United States Department of Defense Command Centers of emergency communications transmitted over the Department of Defense's private line system when connected to telecommunications services.
 - e. By a public fire and police service for the recording of two-way telephone conversations provided that the proper public authority certifies that the service will be used exclusively for the receipt of emergency fire and police calls.
 - f. When used by the United States Nuclear Regulatory Commission of The Department of Energy with respect to the telephone systems located at its Operations Center for recording of two-way telephone conversations.

The voice recording equipment shall be so arranged that at the will of the user, it can be physically connected and disconnected from the services of the Telephone Company of the Services o

JUN 1 1 198.4 ICE COMMISSION OF MISSOURI

Public Service Commission

DEC 29 1983 Issued:

Effective:

JAN 0 1 1984

General Exchange Tariff
Section 4
2nd Revised Sheet 5
Replacing 1st Revised Sheet 5

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.1.1 GENERAL PROVISIONS-(Continued)

- D. Recording of Two-Way Conversations-(Continued)
 - 1. (Continued)

(MT)

- e. When used by the United States Nuclear Regulatory commission of The Department of Energy with respect to the telephone systems located at its Operations Center for recording of two-way telephone conversations.
- f. Recordings of calls made for patently unlawful purposes, such as bomb threats, kidnap ransom requests and obscene telephone calls. Outgoing calls made in immediate response to such calls are also excepted.
- g. Recordings of calls made by federal, state or local law enforcement authorities, or federal intelligence authorities, acting under color of law.
- 2. The voice recording equipment shall be so arranged that at the will of the user, it can be physically connected to and disconnected from the services of the Telephone Company or switched on and off.

E. Violation of Regulations

When any customer-provided terminal equipment or communications system is used with telecommunications services in violation of any of the provisions in this section, the Telephone Company will take such immediate action as necessary for the protection of the telecommunications network and Telephone Company employees and will promptly notify the customer of the violation. The customer shall discontinue such use of the terminal equipment or communications system or correct the violation and shall confirm in writing to the Company within ten days, following the receipt of written notice from the Company, that such use has ceased or that the violation has been corrected. Failure of the customer to discontinue such use or to correct the violation and to give the required written confirmation to the Telephone Company within the time stated above shall result in suspension of the customer's service until such time as the customer complies with the provisions of this Tariff.

F. Recording Public Announcement Equipment

Issued: May 8, 1987 Effective: June 10, 1987

Filed MO PSC

General Exchange Tariff
Section 4
1st Revised Sheet 5
Replacing Original Sheet 5

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS OF

4.1.1 GENERAL PROVISIONS-(Continued)

D. Recording of Two-Way Telephone Conversations-(Continue)

MAY = 7 1084

1. (Continued)

MISSOURI

(TA)

- f. Recordings of calls made for patently unlawful purples envisue commission bomb threats, kidnap ransom requests and obscene telephone calls. Outgoing calls made in immediate response to such calls are also excepted.
- (AT) g. Recordings of calls made by federal, state or local law enforcement authorities, or federal intelligence authorities, acting under color of law.
- (MT) 2. The voice recording equipment shall be so arranged that at the will of the user, it can be physically connected to and disconnected from the services of the Telephone Company or switched on and off.
 - E. Violation of Regulations

When any customer-provided terminal equipment or communications system is used with telecommunications services in violation of any of the provisions in this section, the Telephone Company will take such immediate action as necessary for the protection of the telecommunications network and Telephone Company employees and will promptly notify the customer of the violation. The customer shall discontinue such use of the terminal equipment or communications system or correct the violation and shall confirm in writing to the Company within ten days, following the receipt of written notice from the Company, that such use has ceased or that the violation has been corrected. Failure of the customer to discontinue such use or to correct the violation and to give the required written confirmation to the Telephone Company within the time stated above shall result in suspension of the customer's service until such time as the customer complies with the provisions of this Tariff.

F. Recorded Public Announcement Equipment

CANCELLED

JUN 10 1987

By grade S. #5
Public Service Commission

MISSOURI

Issued: MAY 10 1984

Effective:

JUN 1 1 1984

JUN 1 1 1984

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

Public Service Commission

General-Exchange Tari

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS 0 9 1983

MISSOURI **Public Service Commission**

4.1.1 GENERAL PROVISIONS-(Continued)

E. Violation of Regulations

When any customer-provided terminal equipment or communications system is used with telecommunications services in violation of any of the provisions in this section, the Telephone Company will take such immediate action as necessary for the protection of the telecommunications network and Telephone Company employees and will promptly notify the customer of the violation. The customer shall discontinue such use of the terminal equipment or communications system or correct the violation and shall confirm in writing to the Company within 10 days, following the receipt of written notice from the Company, that such use has ceased or that the violation has been corrected. Failure of the customer to discontinue such use or to correct the violation and to give the required written confirmation to the Telephone Company within the time stated above shall result in suspension of the customer's service until such time as the customer complies with the provisions of this tariff.

Recorded Public Announcement Equipment

GANGELLED JUN 1 1 1984 PUBLIC SERVICE COMMISSION

> FILED JAN - 1 1984 83 - 258 Public Service Commission

General Exchange Tariff Section 4 Original Sheet 6

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.1.2 CONNECTIONS OF REGISTERED EQUIPMENT

A. Registered Terminal Equipment, Registered Protective Circuitry and Registered Communications Systems

Terminal equipment, protective circuitry and communications systems that are registered may be directly connected at the customer's premises to the telecommunications network, subject to the Federal Communications Commission's Rules and Regulations, 4.1.1, preceding, and the following:

1. All combinations of registered equipment and associated nonregistered terminal equipment (including but not limited to wiring) shall be installed, operated and maintained so that the requirements of the Federal Communications Commission's Rules and Regulations are continually satisfied.



(CT)

(AT)

(AT) (CT)

(CT)

No supplement to this tariff will be issued except for the purpose of canceling this tariff. General Exchange Tariff
Section 4
2nd Revised Sheet 7
Replacing 1st Revised Sheet 7
and Original Sheet 8

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.1.2 CONNECTIONS OF REGISTERED EQUIPMENT-(Continued)

- A. Registered Terminal Equipment, Registered Protective Circuitry and Registered Communications Systems-(Continued)
 - 1. (Continued)

The Telephone Company may discontinue service or impose other remedies as provided for in the Federal Communications Commission's Rules and Regulations for failure to comply with these provisions.

- 2. The customer shall notify the Telephone Company of each line to which registered equipment is to be connected in advance of such connection and shall notify the Telephone Company when such registered equipment is permanently disconnected. The customer shall provide the Telephone Company, upon request, the Registration Number and Ringer Equivalence Number for the registered equipment and the Universal Service Order Code (USOC) for the required Telephone Company-provided standard jack. The customer shall also provide, when appropriate, the off-premises station port signaling capability of a PBX system.
- 3. The customer shall not connect registered equipment to a Telephone Company line if:
 - a. The Ringer Equivalence of such equipment in combination with the total Ringer Equivalence of other equipment connected to the same line exceeds the allowable maximum of five or as otherwise determined by the Telephone Company.
 - b. The ringer type is not a ringer type designated by the Telephone Company as suitable for that particular line.
- 4. Unless a specific waiver has been granted by the Federal Communications Commission or except as otherwise provided in 5., following, all connections of registered equipment to services furnished by the Telephone Company will be made through a point of demarcation. In most cases this will be through a Telephone Company provided standard jack. For simple 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. In the case of registered communications systems utilizing complex wiring, a method of connection, jacks, terminal strips, etc., will be provided by the Telephone Company.
- 5. The requirement for the use of a standard jack as described in 4., preceding, is waived for registered equipment which is located in hazardous or inaccessible locations.

Issued: December 10, 1991 Effective: May 9, 1992

Filed MO PSC

General Exchange Tariff
Section 4
lst Revised Sheet 7
Replacing Original Sheet 7

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.1.2 CONNECTIONS OF REGISTERED EQUIPMENT-(Continued)

REGEOVED

A. Registered Terminal Equipment, Registered Protective Circuitry and Registered Communications Systems-(Continued)

OCT 0 1980

1. (Continued)

(CP)

The Telephone Company may discontinue service or imposable ther remedies as provided for in the Federal Communications Commission's Rules and Mission Regulations for failure to comply with these provisions.

2. The customer shall notify the Telephone Company of each line to which registered equipment is to be connected in advance of such connection and shall notify the Telephone Company when such registered equipment is permanently disconnected. The customer shall provide the Telephone Company, upon request, the Registration Number and Ringer Equivalence Number for the registered equipment and the Universal Service Order Code (USOC) for the required Telephone Company-provided standard jack. The customer shall also provide, when appropriate, the off-premises station port signaling capability of a PBX system.

3. The customer shall not connect registered equipment to a TeleGRANCELLED Company line if:

- MAY 9-1992

 a. The Ringer Equivalence of such equipment in combination with the Ringer Equivalence of other equipment connected to Bit same total Ringer Equivalence of other equipment connected to Bit same total Ringer Equivalence of other equipment connected to Bit same in the same of the sam
- b. The ringer type is not a ringer type designated by the Telephone Company as suitable for that particular line.
- 4. Unless a specific waiver has been granted by the Federal Communications Commission or except as otherwise provided in 5., following, all connections of registered equipment to services furnished by the Telephone Company shall be made through Telephone Company-provided standard jacks; or, in the case of registered communications systems, through standard jacks wired in other than a standard manner, when such nonstandard wiring of the jack is agreed to by the Telephone Company.
- 5. The requirement for the use of a standard jack as described in 4., 12 10 preceding, is waived for registered equipment which is located in hazardous or inaccessible locations.

Palanc Service Commission

Issued: **OCT 1 0 1986**

Effective:

NOV 1 2 1986

General Exchange Thriffing Section 41
Original Sheet 7
DEC 20 1833

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.1.2 CONNECTIONS OF REGISTERED EQUIPMENT-(Continued)

MISSOURI
Public Service Commission

- A. Registered Terminal Equipment, Registered Protective Circuitry and Registered Communications Systems-(Continued)
 - (Continued)

The Telephone Company may discontinue service or impose other remedies as provided for in the Federal Communications Commission's Rules and Regulations for failure to comply with these provisions.

- 2. The customer shall notify the Telephone Company of each line to which registered equipment is to be connected in advance of such connection and shall notify the Telephone Company when such registered equipment is permanently disconnected. The customer shall provide the Telephone Company the Registration Number and Ringer Equivalence Number for the registered equipment and the Universal Service Order Code (USOC) for the required Telephone Company-provided standard jack. The customer shall also provide, when appropriate, the off-premises station port signaling capability of a PBX system.
- 3. The customer shall not connect registered equipment to a Telephone Company line if:
 - a. The Ringer Equivalence of such equipment in combination with the total Ringer Equivalence of other equipment connected to the same line exceeds the allowable maximum of five or as otherwise determined by the Telephone Company.
 - b. The ringer type is not a ringer type designated by the Telephone Company as suitable for that particular line.
- 4. Unless a specific waiver has been granted by the Federal Communications Commission or except as otherwise provided in 5., following, all connections of registered equipment to services furnished by the Telephone Company-provided standard jacks; or, in the case of registered communications systems, through standard jacks wheel in other than a standard manner, when such nonstandard wiring of the jack is agreed to by the Telephone Company.

5. The requiremantical theorem of a standard jack as described in 4., preceding, is waived for registered equipment which is located in 4., hazardous or inaccessible locations.

Public Service Commission

Issued: DEC 29 1993

Effective:

JAN 0 1 1934

General Exchange Tariff

OFISTAL SHEELS

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS DEC 2 9 1983

4.1.2 CONNECTIONS OF REGISTERED EQUIPMENT-(Continued)

MISSOURI Public Service Commission

- B. Premises Wiring Associated With Registered Communications Systems
 - Premises Wiring is wiring which connects separately-housed equipment entities or system components to one another, or wiring which connects an equipment entity or system component with the telephone network interface, located at the customer's premises and not within an equipment housing.
 - a. Fully-Protected Premises Wiring is premises wiring which is:
 - (1) No greater than 25 feet in length (measured linearly between the points where it leaves equipment or connector **CANGELLED** and registered as a component of and supplied to the user with the registered terminal equipment or protective cirplety. wiggs which it is to be used.
 - (2) A cord which complies with (1) preceding and Public Service Commission once by a registered extension cord. Extension cords (\$50 \text{htm}|) be used as a substitute for wiring which for safety reasons should be affixed to or embedded in a building's structure.
 - (3) Wiring located in an equipment room with restricted access, provided that this wiring remains exposed for inspection and is not concealed or embedded in the building's structure, and that it conforms to the Federal Communications Commission's Rules and Regulations.
 - (4) Electrically behind registered equipment, system components or protective circuitry which assure that electrical contact between the wiring and commercial power wiring or earth ground will not result in hazardous voltages or excessive longitudinal imbalance at the telephone network interface.
 - b. Protected Premises Wiring Requiring Acceptance Testing for Imbalance is premises wiring which is electrically behind registered equipment, system components or circuitry which assure that electrical contact between the wiring and commercial power wiring will not result in hazardous voltages at the telephone network interface.
 - c. Unprotected Premises Wiring is all other premises wiring [5]

'JAN - 1 1934

83-253

Public Service Commission

Issued: DEC 29 1983

Effective:

JAN 0 1 1094

CANCELLED - Missouri Public Service Commission - 02/16/2003 - IN-2003-0247

No supplement to this tariff will be issued except for the purpose of canceling this tariff. General Exchange Tariff
Section 4
1st Revised Sheet 9
Replacing Original Sheet 9

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.1.2 CONNECTIONS OF REGISTERED EQUIPMENT-(Continued)

B. Premises Wiring Associated With Registered Communications Systems-(Continued)

(RT) (RT) (FC)

(CT) (FC)(CT) The Telephone Company may invoke extraordinary procedures specified in the Federal Communications Commission's Rules and Regulations where one or more of the following conditions are present:

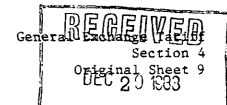
- 1. Information provided in the supervisor's affidavit gives reason to believe that a violation of the Federal Communications Commission's Rules and Regulations is likely.
- 2. A failure has occurred during acceptance testing for imbalance.
- 3. Harm has occurred, or there is reason to believe that harm is imminent as a result of wiring operations performed under the Federal Communications Commission's Rules and Regulations.

In addition, the Telephone Company may monitor or participate in acceptance testing for imbalance, or may inspect other than Fully-Protected Premises Wiring installations as set forth in the Federal Communications Commission's Rules and Regulations.

- C. Connections Involving National Defense and Security
 - 1. In certain cases, the Federal Communications Commission's Rules and Regulations permit the connection of nonregistered terminal equipment or communications systems to the telecommunications network, provided that:
 - a. The Secretary of Defense; the head of any other governmental department (having requisite Federal Communications Commission approval); or their authorized representative certifies in writing to the Telephone Company that:
 - 1. the connection is required in the interest of national defense and security;

Issued: December 10, 1991 Effective: May 09, 1992

Filed MO PSC



CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS

SYSTEMS MISSOURI
Public Service Commission

- 4.1.2 CONNECTIONS OF REGISTERED EQUIPMENT-(Continued)
 - B. Premises Wiring Associated With Registered Communications Systems-(Continued)
 - 2. Customers who intend to connect premises wiring, other than fully protected premises wiring, to the telephone network shall give advance notice to the Telephone Company in accordance with the procedures specified in the Federal Communications Commission's Rules and Regulations or as otherwise authorized by the Federal Communications Commission.
 - 3. The Telephone Company may invoke extraordinary procedures specified in the Federal Communications Commission's Rules and Regulations where one or more of the following conditions are present:
 - a. Information provided in the supervisor's affidavit gives reason to believe that a violation of the Federal Communications Commission's Rules and Regulations is likely.
 - b. A failure has occurred during acceptance testing for imbalance.
 - c. Harm has occurred, and there is reason to believe that this harm was a result of wiring operations performed under the Federal Communications Commission's Rules and Regulations.

In addition, the Telephone Company may monitor or participate in acceptance testing for imbalance, or may inspect other than Fully-Protected Premises Wiring installations as set forth in the Federal Communications Commission's Rules and Regulations.

C. Connections Involving National Defense and Security

BY Jot R.S. # 9
Public Service Commission

- 1. In certain cases, the Federal Communications Commission's MISSOLFIREQUlations permit the connection of nonregistered terminal equipment or communications systems to the telecommunications network, provided that:
 - a. The Secretary of Defense; the head of any other governmental department (having requisite Federal Communications Commission approval); or their authorized representative certifies in writing to the Telephone Company that:
 - 1. The connection is required in the interest of national defense and security;

1 1451519

JAN - 1 1984

83 - 253

Issued: DEC 29 1983

Effective:

JAN 0 1 1984

General Exchange Tariff
Section 4
Original Sheet 10

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.2 CONNECTIONS OF REGISTERED EQUIPMENT-(Continued)
 - C. Connections Involving National Defense and Security-(Continued)
 - 1. (Continued)
 - a. (Continued)
 - 2. The equipment to be connected either complies with the technical requirements of the Federal Communications Commission's Rules and Regulations or will not cause harm to the telecommunications network or Telephone Company employees; and
 - 3. The work is supervised by an installation supervisor who meets the qualifications stated in the Federal Communications Commission's Rules and Regulations.
- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)
 - A. Direct Connections
 - 1. Grandfathered Terminal Equipment

Grandfathered terminal equipment may remain directly connected and be moved and reconnected to the telecommunications network for the life of the equipment without registration and may be modified only in accordance with the Federal Communications Commission's Rules and Regulations, subject to the following:

- a. The customer shall notify the Telephone Company when such grand-fathered terminal equipment is to be connected and shall notify the Telephone Company when such grandfathered terminal equipment is to be permanently disconnected; such notification shall include a description of the equipment including the manufacturer's name, model number and type of equipment;
- b. All such connections are made through Telephone Company-provided standard jacks or are otherwise connected by the Telephone Company; and
- c. All such connections shall comply with the minimum protection criteria set forth in C., following.



General Exchange Tariff Section 4 Original Sheet 11

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - A. Direct Connections-(Continued)
 - 2. Grandfathered Communications Systems

Grandfathered communications systems may remain directly connected and be moved and reconnected to the telecommunications network for the life of the equipment without registration and may be modified only in accordance with the Federal Communications Commission's Rules and Regulations subject to the following:

- a. Premises wiring shall conform to the Federal Communications Commission's Rules and Regulations.
- b. The customer shall notify the Telephone Company when such communications systems are to be connected and shall notify the Telephone Company when such communications systems are to be permanently disconnected; such notification shall include a description of the equipment including the manufacturer's name, model number and type of equipment.
- c. All such connections are made through Telephone Company-provided standard jacks or are otherwise connected by the Telephone Company.
- d. All such connections shall comply with the minimum protection criteria set forth in C., following.
- e. No changes may be made to equipment so connected except by the manufacturer thereof, or a duly authorized agent of the manufacturer.
- f. Additions to grandfathered communications systems may be made without registration of any additional equipment involved if:
 - (1) equipment so added is being reconnected, i.e., was previously directly connected prior to January 1, 1980, in accordance with Telephone Company Tariffs; and
 - (2) such additions comply with the provisions of a. through e. preceding.
- g. Additions of registered equipment to grandfathered communications systems are subject to 4.1.2 preceding.



General Exchange Tariff
Section 4
Original Sheet 12

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - A. Direct Connections-(Continued)
 - 3. Terminal equipment and communications systems connected to the telecommunications network via grandfathered protective circuitry are subject to the provisions of 1. and 2. preceding.
 - B. Connections Through Connecting Arrangements Provided by the Telephone Company
 - 1. General
 - a. Basis of Connection
 - (1) Grandfathered connections of terminal equipment and grandfathered connections of communications systems made in accordance with 4.1.3, B.2. and 3., respectively, may remain connected and be moved and reconnected for the life of the equipment and may be modified in accordance with the Federal Communications Commission's Rules and Regulations. Connecting arrangements used for such moves and reconnections will continue to be provided by the Telephone company, subject to their availability, at the rates and charges specified in 4.1.3, F.



General Exchange Tariff
Section 4
Original Sheet 13

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
- B. Connections Through Connecting Arrangements Provided by the Telephone Company-(Continued)
 - 1. General-(Continued)
 - a. Basis of Connection-(Continued)

General Exchange Tariff Section 4 1st Revised Sheet 14 Replacing Original Sheet 14

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - B. Connections Through Connecting Arrangements Provided by the Telephone Company-(Continued)
 - 1. General-(Continued)
 - a. Basis of Connection-(Continued)
 - (2) Customer-provided communications systems which are not subject to the Federal Communications Commission's Rules and Regulations may be connected in accordance with 4.1.4, following. Telephone Company-provided connecting arrangements are furnished for the connection of such systems at the rates and charges specified in 4.1.3, F.

(CP)

(CP)

(FC)

(3) Separate, identifiable and discrete protective circuitry (i.e., connecting arrangements) used for grandfathered connections of communications systems to the telecommunications network may be removed or replaced with apparatus of lesser protective function, provided that any equipment and any premises wiring whose classification is changed thereby conforms to the Federal Communications Commission's Rules and Regulations.

Issued: February 01, 1985 Effective: March 04, 1985

General Exchange Tariff

DE CESEW 1977

Ords that Sheef 14

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEM DEC 2 9 1983

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED SOURI

 COMMUNICATIONS SYSTEMS (as defined in the Explanation of Public Service Commission Section of this Tariff)-(Continued)
 - B. Connections Through Connecting Arrangements Provided by the Telephone Company-(Continued)
 - General-(Continued)
 - Basis of Connection-(Continued)
 - (2) Customer-provided communications systems which are not subject to the Federal Communications Commission's Rules and Regulations may be connected in accordance with 4.1.4, following. Telephone Company-provided connecting arrangements are furnished for the connection of such systems at the rates and charges specified in 4.1.3, F.
 - (3) Customer-provided terminal equipment may be connected in accordance with 4.1.5, following, to services of the Telephone Company specifically exempted from the Federal Communications Commission's Registration Program. Telephone Company-provided connecting arrangements are furnished for the connection of such equipment at the rates and charges specified in 4.1.3, F.
 - (4) Separate, identifiable and discrete protective circuitry (i.e., connecting arrangements) used for grandfathered connections of communications systems to the telecommunications network may be removed or replaced with apparatus of lesser protective function, provided that any equipment and any premises wiring whose classification is changed thereby conforms to the Federal Communications Commission's Rules and Regulations.

BY NAR -4 1985 BY DELIC SERVICE COMMISSION OF MISSOURI



Issued: DEC 29 1983

Effective: JAN 0 1 1984

(RT)

No supplement to this tariff will be issued except for the purpose of canceling this tariff. General Exchange Tariff
Section 4
1st Revised Sheet 15
Replacing Original Sheet 15

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - B. Connections Through Connecting Arrangements Provided by the Telephone Company-(Continued)
 - 2. Grandfathered Connections of Terminal Equipment
 - a. Data Terminal Equipment

Subject to the provisions of Paragraph 1.a.(1), preceding, data terminal equipment (including telephotograph equipment) may be connected at the customer's premises to the telecommunications network through a data access arrangement provided by the Telephone Company in accordance with the following:

- (1) The customer shall furnish the equipment which performs the functions of:
 - (a) Conditioning the data signals generated by the terminal equipment to signals suitable for transmission by means of Telephone Company services.
 - (b) Conditioning signals transmitted by means of Telephone Company services to data signals suitable for reception by the equipment.
- (2) The data terminal equipment must comply with the minimum protection criteria specified in C. following.

Issued: February 01, 1985 Effective: March 04, 1985

Filed MO PSC

General Exchange Tariff

DECE Section 4

Northinal Sheet 15

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS 29 193

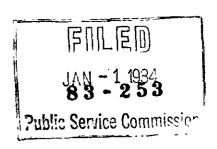
- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHEREDOURI COMMUNICATIONS SYSTEMS (as defined in the Explanation Public Service Commission Section of this Tariff)-(Continued)
 - B. Connections Through Connecting Arrangements Provided by the Telephone Company-(Continued)
 - 2. Grandfathered Connections of Terminal Equipment
 - a. Data Terminal Equipment

Subject to the provisions of l.a.(1) and (3) preceding, data terminal equipment (including telephotograph equipment) may be connected at the customer's premises to the telecommunications network through a data access arrangement provided by the Telephone Company in accordance with the following:

- (1) The customer shall furnish the equipment which performs the functions of:
 - (a) Conditioning the data signals generated by the terminal equipment to signals suitable for transmission by means of Telephone Company services.
 - (b) Conditioning signals transmitted by means of Telephone Company services to data signals suitable for reception by the equipment.
- (2) The data terminal equipment must comply with the minimum protection criteria specified in C. following.

BY NAR - 4 1985

BY NAR - A 1985



Issued: DEC 29 1983

Effective: JAN 0 1 1984

General Exchange Tariff Section 4 1st Revised Sheet 16 Replacing Original Sheet 16

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - B. Connections Through Connecting Arrangements Provided by the Telephone Company-(Continued)
 - 2. Grandfathered Connections of Terminal Equipment-(Continued)
 - a. Data Terminal Equipment-(Continued)
 - (3) Where a data access arrangement is furnished in connection with terminal equipment and such terminal equipment is used for both voice and data communications, the data access arrangement may be used to connect the terminal equipment for voice communications.
 - (4) Data Access Arrangement Charges

Installations of new data access arrangements for terminal equipment will not be made after July 1, 1979.

(a) Manual(2)

	Monthly . Rate .	Installation/ . Charge .	Service and Equipment . Charge .
For connection of Data Transmitting and Receiving Equipment. Basic arrangement for manual operation (CDT)	\$2.20	\$5.00(1)	(CR)\$6.00

- (1) Installation/Move Charge does not apply when installed at the same time as the telephone service with which it is associated.
- (2) The customer must provide all the electrical power necessary for the operation of data transmitting and/or receiving equipment and associated line to the Data Access Arrangement.

Issued: June 27, 1986 Effective: July 01, 1986



General Exchange Tariff
Section 4
Original Sheet 16

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS MISSOURI

Public Service Commission

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNI-CATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
- B. Connections Through Connecting Arrangements Provided by the Telephone Company-(Continued)
 - 2. Grandfathered Connections of Terminal Equipment-(Continued)
 - Data Terminal Equipment-(Continued)
 - (3) Where a data access arrangement is furnished in connection with terminal equipment and such terminal equipment is used for both voice and data communications, the data access arrangement may be used to connect the terminal equipment for voice communications.
 - (4) Data Access Arrangement Charges

Installations of new data access arrangements for terminal equipment will not be made after July 1, 1979.

(a) Manual(2)

	Monthly Rate	lnstal- lation/Move Charge	Service and Equipment Charge
For connection of Data Trans- mitting and Receiving Equip- ment. Basic arrangement for manual operation			
GANGELLED. JUL 1 1986	\$2.20	\$5.00(1) FIIL JAN - 1	\$4.50 ED 1984

Public Service Commission

Public Service Commission

(1) Installation/Move Charge does not apply when installed at the same time as the telephone service with which it is associated.

(2) The customer must provide all the electrical power necessary for the operation of data transmitting and/or receiving equipment and associated line to the Data Access Arrangement.

Issued: **DEC** 29 1983

Effective: JAN 0 1 1984

General Exchange Tariff
Section 4
2nd Revised Sheet 17
Replacing 1st Revised Sheet 17

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - B. Connections Through Connecting Arrangements Provided by the Telephone Company-(Continued)
 - 2. Grandfathered Connections of Terminal Equipment-(Continued)
 - a. Data Terminal Equipment-(Continued)
 - (4) Data Access Arrangement Charges-(Continued)
 - (b) Automatic

	Monthly . Rate .	Installation/ . Charge .	Service and Equipment . Charge .
Arrangement for unattended sending and receiving through a contact closure-type control interface, each (CBT++)	\$6.00	\$10.00(1)	(CR)\$6.00
Power supply for use with contact closure-type interface when not supplied by customer (CBV)	1.90	5.00(2)	6.00
Arrangement for unattended sending and receiving through a voltage-type control interface, each (CBSS++)	8.20	10.00(1)	(CR) 6.00

b. Voice Terminal Equipment

Subject to the provisions of Paragraph 4.1.3, B.1.a.(1), preceding, voice terminal equipment may be connected at the customer's premises to the telecommunications network in accordance with the following:

- (1) Installation/Move Charge does not apply when installed at the same time as the telephone service with which it is associated.
- (2) Installation/Move Charge does not apply when installed at the same time as the connecting arrangement with which the power supply is associated.

Issued: June 27, 1986 Effective: July 01, 1986



General Exchange Tariff Section 4

1st Revised Sheet 17

Replacing

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SY

CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED 3 1 1895 Section of this Tariff)-(Continued) MISSOURI

Connections Through Connecting Arrangements Provided by the Public Service Commission Company-(Continued)

- 2. Grandfathered Connections of Terminal Equipment-(Continued)
 - Data Terminal Equipment-(Continued)

(4) Data Access Arrangement Charges-(Continued)

•	(b)	Automatic	Monthly Rate	Instal- lation/Move Charge	Service and Equipment Charge
CANGE		Arrangement for unattended sending and receiving through a contact closure-type control interface, each (CBT++)	\$6.00	\$10.00(1)	\$4.50
1111	1900	Power supply for use with contact closure-type interface when not supplied by cus-Seomer (CBV)	1.90	5.00(2)	4.50
PUBLIC SERVI	MISSOURI	Arrangement for un- attended sending and receiving through a voltage-type control interface, each (CBS++)		10.00(1)	4.50

b. Voice Terminal Equipment

Subject to the provisions of Paragraph 4.1.3, B.1.a.(1), preceding, voice terminal equipment may be connected at the customer's premises to the telecommunications network in accordance with the following:

(1) Installation/Move Charge does not apply when installed at the same time as the telephone service with which it is associated.

Installation/Move Charge does not apply when installed at the the connecting arrangement with which the power supply is associated:

RAM

Issued: FEB 1 1985

(RT)

4 1985 Effective: MAR

By R. D. BARRON, President-Missouri Divis Public Service Commission Southwestern Bell Telephone Company St. Louis, Missouri

General Exchange Tariff
| Section 4
| Original Sheet 17

DEC 20 833

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Unmission Section of this Tariff)-(Continued)

- B. Connections Through Connecting Arrangements Provided by the Telephone Company-(Continued)
 - 2. Grandfathered Connections of Terminal Equipment-(Continued)
 - a. Data Terminal Equipment-(Continued)

(4) Data Access Arrangement Charges-(Continued)

	(4) Da	ta access arrangement unar	ges-(Contin	ued)	
	(b)) Automatic	Monthly Rate	Instal- lation/Move Charge	Service and Equipment Charge
W. B. E. L.	[ED]	Arrangement for unattended sending and receiving through a contact closuretype control interface, each (CBT++)	•	\$10.00(1)	\$4.50
MAR A	CE COMMISS	Power supply for use Notwith contact closure— type interface when not supplied by cus— tomer (CBV)	. 1.90	5.00(2)	4.50
		Arrangement for un- attended sending and receiving through a voltage-type control interface, each (CBS++)	. 8.20	10.00(1)	4.50
ь.	Voice T	erminal Equipment	. 0.25	GILL	<u> </u>
	precedi	to the provisions of Parang, voice terminal equipme premises to the telecommu	nt may be o	onnected at the	5 (3), 1935- dance

Subject to the provisions of Paragraphs 4.1.3, B.1.a.(1) and (3), preceding, voice terminal equipment may be connected at the castomer's premises to the telecommunications network in accordance with the following:

83-253

Public Service Commission

(1) Installation/Move Charge does not apply when installed at the same time as the telephone service with which it is associated.

(2) Installation/Move Charge does not apply when installed at the same time as the connecting arrangement with which the power supply is associated.

Issued: DEC 29 1983

Effective: JAN 0 1 1984

General Exchange Tariff
Section 4
Original Sheet 18

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - B. Connections Through Connecting Arrangements Provided by the Telephone Company-(Continued)
 - 2. Grandfathered Connections of Terminal Equipment-(Continued)
 - b. Voice Terminal Equipment-(Continued)
 - (1) The connection shall be made through a connecting arrangement furnished by the Telephone Company. In accordance with D. and E. following, a connecting arrangement is not required for the connection of Attested Equipment or Conforming Answering Devices.
 - (2) Where a data access arrangement is furnished in connection with terminal equipment and such terminal equipment is used for both voice and data communication, the data access arrangement may be used to connect the terminal equipment for voice communication.
 - (3) The voice terminal equipment must comply with the minimum protection criteria specified in C. following.
 - 3. Grandfathered Connections of Communications Systems

Subject to the provisions of 1.a.(1) preceding, communications systems may be connected at the customer's premises to telecommunications services in accordance with the following:

a. The connection shall be through a connecting arrangement furnished by the Telephone Company.



General Exchange Tariff Section 4 Original Sheet 19

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - B. Connections Through Connecting Arrangements Provided by the Telephone Company-(Continued)
 - 3. Grandfathered Connections of Communications Systems-(Continued)
 - b. The provisions relating to minimum protection criteria set forth in C., following, shall apply to the connection of communications systems.
 - C. Minimum Protection Criteria for Electrical Connections
 - 1. To prevent excessive noise and crosstalk in the network, it is necessary that the power of the signal at the central office not exceed 12dB below one milliwatt when averaged over any three-second interval. To insure that this limit is not exceeded, the power of the signal which may be applied by the equipment to the Telephone Company interface located on the customer's premises will be specified for each customer location, but in no case shall it exceed one milliwatt.
 - 2. To protect other services, it is necessary that the signal which is applied by the equipment to the Telephone Company interface located on the customer's premises meets the following limits:
 - a. The power in the band from 3,995 Hertz to 4,005 Hertz shall be at least 18dB below the power of the signal as specified in (1) above.
 - b. The power in the band from 4,005 Hertz to 10,000 Hertz shall not exceed 16dB below one milliwatt.
 - c. The power in the band from 10,000 Hertz to 25,000 Hertz shall not exceed 24dB below one milliwatt.
 - d. The power in the band from 25,000 Hertz to 40,000 Hertz shall not exceed 36dB below one milliwatt.
 - e. The power in the band above 40,000 Hertz shall not exceed 50dB below one milliwatt.

General Exchange Tariff Section 4 Original Sheet 20

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - C. Minimum Protection Criteria for Electrical Connections-(Continued)
 - 3. To prevent the interruption or disconnection of a call, or interference with network control signaling, it is necessary that the signal applied by the equipment to the Telephone Company interface located on the customer's premises at no time have energy solely in the 2450 to 2750 Hertz band. If signal power is in the 2450 to 2750 Hertz band, it must not exceed the power present at the same time in the 800 to 2450 Hertz band.
- D. Attested Equipment Connected Prior to July 1, 1980
 - 1. Until July 1, 1980, headsets and nonpowered conferencing equipment which meet the standards and procedures set forth by the Telephone Company in Technical References for Attested Equipment may be connected at the customer's premises to the telecommunications network in accordance with a. through e. following. Such equipment may remain connected and be moved and reconnected in accordance therewith for the life of the equipment unless subsequently modified.
 - a. The connection shall be made through an interface termination (e.g., headset jack) provided by the Telephone Company.
 - b. The Identification Number issued by the Telephone Company to the manufacturer or supplier must appear on each unit of Attested Equipment utilized.
 - c. Customers must notify the Telephone Company of their intention to connect Attested Equipment. Such notification must include the Identification Number of the equipment and the location at which that equipment is to be used.
 - d. Attested Equipment may not:
 - (1) Be connected to a source of electrical power which is external to the telecommunications network;



General Exchange Tariff Section 4 Original Sheet 21

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - D. Attested Equipment Connected Prior to January 1, 1980-(Continued)
 - 1. (Continued)
 - d. Attested Equipment may not:-(Continued)
 - (2) Be grounded;
 - (3) Perform any network control signaling functions prior to and including the establishment of the intended transmission path;
 - (4) Have amplification in the transmission path (other than single-ended terminal devices with the maximum gain limited so that the output power meets the minimum protection criteria set forth in C. preceding); or
 - (5) Use wiring external to such equipment that is permanently affixed at the site of the installation other than portable connections compatible with the interface terminations provided by the Telephone Company.
 - e. Attested Equipment must comply with the minimum protection criteria set forth in C. preceding.
 - 2. In the event Attested Equipment bearing an Identification Number does not meet the requirements set forth by the Telephone Company in its Technical References, the customer using such Attested Equipment shall either disconnect the equipment from the Telephone Company service or arrange for connection of the equipment in accordance with 4.1.2 preceding.

General Exchange Tariff
Section 4
2nd Revised Sheet 22
Replacing 1st Revised Sheet 22

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - E. Conforming Answering Devices Connected Prior to July 1, 1979
 - 1. Conforming Answering Devices which meet the standards and procedures set forth by the Telephone Company in Technical References for Conforming Answering Devices and which were connected at the customer's premises to the telecommunications network prior to July 1, 1979, in accordance with a. through e. following, may remain connected and be moved and reconnected in accordance therewith for the life of the equipment, unless subsequently modified.
 - a. Customers shall notify the Telephone Company of their intention to connect Conforming Answering Devices. Such notification shall include the location at which the Conforming Answering Device is to be used as well as its Conformance Number.
 - b. The Conforming Answering Device shall only be connected by means of a jack or jack arrangement provided by the Telephone Company.
 - c. The Conforming Answering Device shall be operated and maintained in accordance with those instructions furnished with such Conforming Answering Device as required by the Telephone Company's Technical Reference for Conforming Answering Devices.
 - d. Conforming Answering Devices may not:
 - (1) be used to transmit or receive data signals;

(RT)

- (FC) (2) be used to originate calls.
 - e. The Conforming Answering Device shall comply with the minimum protection criteria set forth in C. preceding.

Issued: November 24, 1997 Effective: December 24, 1997

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



General Exchange Tariff

1 Section 14

1st Revised Sheet 22

Replacing Original Sheet 22

FEB - 7 1997

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATGEREDS COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff) (Continued)
 - E. Conforming Answering Devices Connected Prior to July 1, 1979
 - 1. Conforming Answering Devices which meet the standards and procedures set forth by the Telephone Company in Technical References for Conforming Answering Devices and which were connected at the customer's premises to the telecommunications network prior to July 1, 1979, in accordance with a. through e. following, may remain connected and be moved and reconnected in accordance therewith for the life of the equipment, unless subsequently modified.
 - a. Customers shall notify the Telephone Company of their intention to connect Conforming Answering Devices. Such notification shall include the location at which the Conforming Answering Device is to be used as well as its Conformance Number.
 - b. The Conforming Answering Device shall only be connected by means of a jack or jack arrangement provided by the Telephone Company.
 - c. The Conforming Answering Device shall be operated and maintained in accordance with those instructions furnished with such Conforming Answering Device as required by the Telephone Company's Technical Reference for Conforming Answering Devices.
 - d. Conforming Answering Devices may not:
 - be used to transmit or receive data signals;
 - (2) be used with public or semi-public coin telephone service; or
 - (3) be used to originate calls.
 - e. The Conforming Answering Device shall comply with the minimum protection criteria set forth in C. preceding.

CANCELLED

DEC 2.1 1997

By Jna R.S. 22

Public Service Commission

MISSOURI

MAR 1 7 1997

FILED

MAR 17 1997

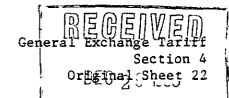
[ggned.

(RT)

FEB 07 1997

Effective:

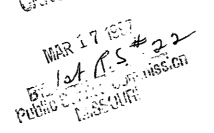
By KAREN JENNINGS, President-Missouri Southwestern Bell Telephone Company St. Louis, Missouri



Systems (AISSOURI Public Service Commission

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNI-CATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
- E. Conforming Answering Devices Connected Prior to July 1, 1979
 - 1. Conforming Answering Devices which meet the standards and procedures set forth by the Telephone Company in Technical References for Conforming Answering Devices and which were connected at the customer's premises to the telecommunications network prior to July 1, 1979, in accordance with a. through e. following, may remain connected and be moved and reconnected in accordance therewith for the life of the equipment, unless subsequently modified.
 - a. Customers shall notify the Telephone Company of their intention to connect Conforming Answering Devices. Such notification shall include the location at which the Conforming Answering Device is to be used as well as its Conformance Number.
 - b. The Conforming Answering Device shall only be connected by means of a jack or jack arrangement provided by the Telephone Company.
 - c. The Conforming Answering Device shall be operated and maintained in accordance with those instructions furnished with such Conforming Answering Device as required by the Telephone Company's Technical Reference for Conforming Answering Devices.
 - d. Conforming Answering Devices may not:
 - (1) be used to transmit or receive data signals;
 - (2) be used with party line service or with public or semi-public coin telephone service; or
 - (3) be used to originate calls.
 - e. The Conforming Answering Device shall comply with the minimum protection criteria set forth in C. preceding.



FIIL 区の JAN - 1 1934. 83 - 253 Public Service Commission

Issued: DEC 29 1983

Effective: JAN 0 1 1934

General Exchange Tariff
Section 4
1st Revised Sheet 23
Replacing Original Sheet 23

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - E. Conforming Answering Devices Connected Prior to July 1, 1979-(Continued)
 - 2. In the event that an answering device bearing a Conformance Number does not meet the requirements of the Telephone Company's Technical Reference for Conforming Answering Devices, the customer using such answering device shall either disconnect the device from the Telephone Company service or arrange for connection of the device in accordance with 4.1.2, preceding.
 - F. Connecting Arrangement Charges

Except as otherwise provided in 4.1.4 and 4.1.5 of this Tariff, installations of new connecting arrangements will not be made (a) after July 1, 1979, for connection of terminal equipment and (b) after January 1, 1980, for connection of communications systems. Treatment with respect to grandfathered installations which include such connecting arrangements is covered in 4.1.3, B. of this Tariff.

1. Manual Connecting Arrangements

	Monthly . Rate .	Installation/ Move Charge	Service and Equipment . Charge .
Arrangement to permit connection of an attendant position of a PBX-type system to a Local Exchange access line			
- Per Local Exchange access line terminated in a manual arrangement at a cord switchboard conditioned to accept supervisory signals. (Includes network control signaling unit) (CDA)	\$3.30	\$15.00	(CR)\$6.00



DEU 25 1033

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED URI COMMUNICATIONS SYSTEMS (as defined in the Explanation Communications of the English Communication Communications of the English Communication Communications of the English Communication Communicatio of this Tariff)-(Continued)

- E. Conforming Answering Devices Connected Prior to July 1, 1979-(Continued)
 - In the event that an answering device bearing a Conformance Number does not meet the requirements of the Telephone Company's Technical Reference for Conforming Answering Devices, the customer using such answering device shall either disconnect the device from the Telephone Company service or arrange for connection of the device in accordance with 4.1.2, preceding.
- F. Connecting Arrangement Charges

Except as otherwise provided in 4.1.4 and 4.1.5 of this Tariff, installations of new connecting arrangements will not be made (a) after July 1, 1979, for connection of terminal equipment and (b) after January 1, 1980, for connection of communications systems. Treatment with respect to grandfathered installations which include such connecting arrangements is covered in 4.1.3, B. of this Tariff.

Manual Connecting Arrangements

Instal-Monthly lation/Move Rate Charge

Service and Equipment Charge

Arrangement to permit connection of an attendant position of a PBX-type system to a Local Exchange access line

- Per Local Exchange access line terminated in a manual arrangement at a cord switchboard conditioned to accept supervisory signals. (Includes network control signaling unit) (CDA) GANGELLED

JUL 1 1986 PUBLIC SERVICE COMMISSION

OF MISSOURI

\$ 3.30

s15.00

JAN - 1 1984

83-253

Public Service Commission

General Exchange Tariff
Section 4
1st Revised Sheet 23.01
Replacing Original Sheet 23.01

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - F. Connecting Arrangement Charges-(Continued)
 - 1. Manual Connecting Arrangements-(Continued)

Recorder-Connector Equipment - For the connection of attended customer-provided recording equipment with the facilities of the Telephone Company	Monthly . Rate .	Installation/ Move Charge	Service and Equipment . Charge .
With an automatic recorder tone device (RCT)(2)	\$2.05	\$15.00(1)	(CR)\$6.00
With an automatic recorder tone device and amplifier-filter unit (RCZ)	2.05	15.00(3)	6.00
Without an automatic recorder tone device (as provided in Paragraph 4.11, D., preceding) (RCW)	1.05	5.00	(CR) 6.00

- (1) No Installation/Move Charge applies for portable recorder-connector equipment where permanent recorder-connector equipment is installed at the time the jack for portable equipment is removed.
- (2) Obsolete applicable to existing customers at existing locations only.
- (3) No Installation/Move Charge applies where permanent recorder-connector equipment is installed at the time the jack for trial or demonstration is removed.



General Exchange Tariff
Section 4
Original Sheet 23.01

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
- F. Connecting Arrangement Charges-(Continued)
 - Manual Connecting Arrangements-(Continued)

NOV 3 0 1984

Instal- Service and Monthly lation/Move WIS Eduipment Rate childs Service Commission

(AT)	Recorder-Connector Equipment	
	- For the connection of	

 For the connection of attended customer-provided recording equipment with the facilities of the Telephone Company

(NR) With an automatic recorder tone device (RCT)(2)...

.. \$2.05 \$15.00(1) \$4.50

(NR) With an automatic recorder tone device and amplifier-

filter unit (RCZ) 2.05 15.00(3) 4.50

(NR) Without an automatic recorder tone device (as provided in Paragrpah

4.1.1, D., preceding) (RCW) 1.05 5.00 4.50

GARBELLED

BY LARS, 23.01
PUBLIC SERVICE COMMISSION
OF MISSOURI

(1) No Installation/Move Charge applies for portable recorder-connector equipment where permanent recorder-connector equipment is installed at the time the jack for portable equipment is removed.

(2) Obsolete - applicable to existing customers at existing locations only.

(3) No Installation/Move Charge applies where permanent recorder-connector equipment is installed at the time the jack for trial or demonstration is removed.

Issued: NOV 30 1984

Effective: DEC 3

1984 17111上12119

DEC 3 1 1984

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

Public Service Commission

a.

General Exchange Tariff Section 4 1st Revised Sheet 24 Replacing Original Sheet 24

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - F. Connecting Arrangement Charges-(Continued)
 - 2. Automatic Connecting Arrangements

	Monthly . Rate .	Installation/ Move Charge	Service and Equipment . Charge .
Recorder Coupler Equipment			
For the connection of recording, reproducing and automatic answering and recording equipment with the facilities of the Telephone Company			
- Per line equipped (RDL)	\$4.10	\$15.00	(CR)\$6.00
To provide two-way simultaneous transmission			
- Per line equipped (RDM)	5.20	15.00	(CR) 6.00



General Exchange Wariff Usecvion Original Sheet 24 DEC 29 123

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

Missouri

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED CONTINUES OF CATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - F. Connecting Arrangement Charges-(Continued)

2.	Aut	omatic Connecting Arrangements	Monthly Rate	Instal- lation/Move Charge	Service and Equipment Charge
	a.	Recorder Coupler Equipment			
		For the connection of recording, reproducing and automatic answering and recording equipment with the facilities of the Telephone Company			
		-Per line equipped (RDL)	\$4.10	\$15.00	\$4.50
		To provide two-way simulta- neous transmission			
		-Per line equipped (RDM)	5.20	15.00	4.50

CANCELLED

JUL 1 1986

PUBLIC SERVICE COMMISSION
OF MISSOUN

FILED

JAN - 1 1984

83 - 253

Public Service Commission

General Exchange Tariff Section 4 1st Revised Sheet 25 Replacing Original Sheet 25

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - F. Connecting Arrangement Charges-(Continued)
 - 2. Automatic Connecting Arrangements-(Continued)

		Monthly . Rate .	Installation/ Move Charge	Service and Equipment . Charge .
b.	Alarm Coupler (1)(2)(3)(4)			
	The Alarm Coupler is to be used only with an Alarm Reporting System. Alarm Coupler, each (CAU)	\$3.60	\$15.00	(CR)\$6.00
	To provide two-way transmission (SU4) (1)(2)(3)(4)	7.90	15.00	(CR) 6.00

- (1) Tariff rates and charges apply to all lines associated with this service.
- (2) The Alarm Coupler is intended for use with one-party telephone service only where the called number can be dialed directly without the assistance of an operator.
- (3) The detection device must be designed to work satisfactorily with Telephone Company facilities.
- (4) The customer, by acceptance or continuance of this service, agrees to indemnify and save and hold harmless the Telephone Company against all loss or damage to any person or property occurring from the use of the Alarm Coupler. The Telephone Company may require a subscriber to sign a separate written indemnification covering the above agreement. Failure of the Telephone Company to request, or of the customer to sign, such a separate written indemnity agreement shall not affect the responsibility of the customer or the rights of the Telephone Company as set forth in this Tariff.



General Exchange Tariff
Section 4
Original Sheet 25
DEU 20103

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS MISSOURI

GRAPHICHERVICE COMMISSION

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUN CATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
- F. Connecting Arrangement Charges-(Continued)
 - 2. Automatic Connecting Arrangements-(Continued)

		Monthly Rate	Instal- lation/Move Charge	Service and Equipment Charge
ъ.	Alarm Coupler(1)(2)(3)(4)			
	The Alarm Coupler is to be used only with an Alarm Reporting System. Alarm Coupler, each (CAU)	\$3.60	\$15.00	\$4.50
	To provide two-way trans- mission (SU4)(1)(2)(3)(4)	7.90	15.00	4.50

CANCELLED

JUL 1 1986

BY C S. 25

PUBLIC SERVICE COMMISSION

- (1) Tariff rates and charges apply to all lines as 300 market with this service.
- (2) The Alarm Coupler is intended for use with one-party telephone service only where the called number can be dialed directly without the assistance of an operator.
- (3) The detection device must be designed to work satisfactorily with Telephone Company facilities.
- (4) The customer, by acceptance or continuance of this service, agrees to indemnify and save and hold harmless the Telephone Company against all loss or damage to any person or property occurring from the use of the Alarm Coupler. 1 The Telephone Company may require a subscriber to sign a separate written indemnification covering the above agreement. Failure of the Telephone Company to request, or of the customer to sign, such a separate written indemnify agreement in a separate written indemnify agreement is all loss or damage to any person or property occurring from the use of the Telephone Teleph

Issued: DEC 29 1983

Effective:

JAN 0 1 1901

General Exchange Tariff
Section 4
1st Revised Sheet 26
Replacing Original Sheet 26

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - F. Connecting Arrangement Charges-(Continued)
 - 2. Automatic Connecting Arrangements-(Continued)

		Monthly . Rate .	Installation/ Move Charge	Service and Equipment . Charge .
c.	Alarm Reporting Telephone, each (1AO)(1)(2)(3)(4)	\$15.40	\$25.00	(CR)\$6.00
d.	Voice connecting arrangement to provide for automatic connection of systems other than PBX-type systems and terminal equipment			
	- Per line equipped (STC)	5.50	15.00	(CR) 6.00
	- Per line equipped (RDMZR)	4.10	15.00	6.00
	- Per line equipped (RDMZR plus talk battery)	4.10	15.00	6.00
	- Per line equipped where an automatic volume limited receive signal is required (RDY)	5.75	15.00	(CR) 6.00

- (1) Tariff rates and charges apply to all lines and equipment associated with this service.
- (2) The Alarm Reporting Telephone and Alarm Coupler are intended for use with one-party telephone service only where the called number can be dialed directly without the assistance of an operator.
- (3) The customer-provided detection device must be designed to work satisfactorily with Telephone Company facilities.
- (4) The customer, by acceptance or continuance of this service, agrees to indemnify and save and hold harmless the Telephone Company against all loss or damage to any person or property occurring from the use of the Alarm Coupler or the Alarm Reporting Telephone. The Telephone Company may require a subscriber to sign a separate written indemnification covering the above agreement. Failure of the Telephone Company to request, or of the customer to sign, such a separate written indemnity agreement shall not affect the responsibility of the customer or the rights of the Telephone Company as set forth in this Tariff.



General Exchange Tariff

DEC Section 4

Original Sheet 26

MISSOURI

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS STATEMS Service Commission

4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNI-CATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)

- F. Connecting Arrangement Charges-(Continued)
 - 2. Automatic Connecting Arrangements-(Continued)

nu c	offerir connecerng urrangements, (out the cay		
		Monthly		Service and Equipment
c.	Alarm Reporting Telephone, each (1AO)(1)(2)(3)(4)	\$15.40	<u>Charge</u> \$25.00	Charge \$4.50
d.	Voice connecting arrangement to provide for automatic con- nection of systems other than PBX-type systems and terminal equipment			·.
	-Per line equipped (STC)	5.50	15.00	4.50
	-Per line equipped (RDMZR)	4.10	15.00	4.50
	-Per line equipped (RDMZR plus) talk battery)	的領岸。上	LEO _{5.00}	4.50
	automatic volume limited re- ceive signal is required BY	et RS.	86 26	
	(RDY)Puşliç	SERVECETISON	MISSIONS.00	4.50

(1) Tariff rates and charges apply to all lines and equipment associated with this service.

(2) The Alarm Reporting Telephone and Alarm Coupler are intended for use with one-party telephone service only where the called number can be dialed directly without the assistance of an operator.

(3) The customer-provided detection device must be designed to work satisfac-

torily with Telephone Company facilities.

(4) The customer, by acceptance or continuance of this service, /agrees 130/in-demnify and save and hold harmless the Telephone Company against 2a513loss or damage to any person or property occurring from the use of the Alarm Coupler or the Alarm Reporting Telephone. The Telephone Company may require a subscriber to sign a separate written indemnification covering the above agreement. Failure of the Telephone Company to request, or of the customer to sign, such a separate written indemnity agreement shall not affect the responsibility of the customer or the rights of the Telephone Company as set forth in this Tariff.

Issued: DEC 29 1983

Effective: JAN 0 1 1984

General Exchange Tariff Section 4 1st Revised Sheet 27 Replacing Original Sheet 27

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - F. Connecting Arrangement Charges-(Continued)
 - 2. Automatic Connecting Arrangements-(Continued)

		Monthly . Rate .	Installation/ Move Charge	Service and Equipment . Charge .
d.	Voice connecting arrangement to provide for the connection of supervisory tone sending and receiving equipment			
	- Per line equipped (STS)	\$5.50	\$15.00	(CR)\$6.00
e.	Voice connecting arrangement to provide for connection of originate only or originate and answer terminal equipment			
	- Per line equipped (SU6AQ)	4.10	15.00	(CR) 6.00
f.	Voice connecting arrangement to provide for automatic connection of terminal equipment and systems			
	- Per line equipped (STP)	7.10	15.00	(CR) 6.00
g.	Voice connecting arrangement to provide for automatic connection of a voice transmitting and/or receiving system to a Local Exchange access line			
	- Per line equipped (C2ACP)	6.55	15.00	(CR) 6.00



General Exchange/Tarinf
C Section 4
Original Sheet 27
DEC 29 1983

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

MISSOURI

JAN - 1 193/

Public Service Commission

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED CONTINUES ON CATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - F. Connecting Arrangement Charges-(Continued)
 - Automatic Connecting Arrangements-(Continued)

	ı	Monthly Rate	Instal- lation/Move Charge	Service and Equipment Charge
d.	Voice connecting arrangement to provide for the connection of supervisory tone sending and receiving equipment			
	-Per line equipped (STS)	\$ 5.50	\$15.00	\$4.50
e.	Voice connecting arrangement to provide for connection of originate only or originate and answer terminal equipment			
	-Per line equipped (SU6AQ)	4.10	15.00	4.50
f.	Voice connecting arrangement to provide for automatic connection of terminal equipment and systems	s .		
	-Per line equipped (STP) নি			4.50
g.	Voice connecting arrangement to provide for automatic connection of a voice transmitting and/or receiving system to a Local BY/		1986	•
		SERVICE CO	27 DMMISSION	
	-Per line equipped (C2ACP)	OF MISSON	15.00	FILED

Issued: DEC 29 1983

Effective: JAN 0 1 1834

General Exchange Tariff Section 4 1st Revised Sheet 28 Replacing Original Sheet 28

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - F. Connecting Arrangement Charges-(Continued)
 - 2. Automatic Connecting Arrangements-(Continued)

			Monthly . Rate .	Installation/ Move Charge	Service and Equipment . Charge .
h.	for equ	the connecting arrangement to provide the connection of message register uipment to the exchange facilities of Telephone Company			
	me	is arrangement provides indications of essage registration for outgoing calls placed er associated central office facilities			
	-	Per central office facility arranged (CEK)	\$3.05	\$15.00	(CR)\$6.00
		Signaling channel	As specific Line Servi	ed in the Private ce Tariff.	
	i.	Connecting arrangement which provides for connection of a DC power source to supply power to Telephone Company-provided voice connecting arrangements, per connecting arrangement (VCP24) (VCP48)(2)	1.10	15.00(1)
	j.	Automatic voice connecting arrangement to provide for connection of automatic telephone answering devices to central office, WATS, PBX and key system lines, per line equipped (GTS)	3.05	15.00	(CR) 6.00

- (1) Installation/Move Charge does not apply if this unit is installed with initial installation of associated voice connecting arrangements.
- (2) Obsolete-applicable to existing installations at existing locations for existing customers.



Section 4 DECoriginal Sheet 28

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMSOURI

4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND CATTONS CONTROL CATTONS CATTONS OF GRANDFATHERED CONDIENT CATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)

- Connecting Arrangement Charges-(Continued)
 - Automatic Connecting Arrangements-(Continued)

Instal-

Service and Equipment Charge

Monthly lation/Move Rate Charge

Voice connecting arrangement to provide for the connection of message register equipment to the exchange facilities of the Telephone Company

This arrangement provides indications of message registration for outgoing calls placed over associated central office facilities

-Per central office facility arranged (CEK)

\$15.00

\$ 4.50

Signaling channel

As specified in the Private Line Service Tariff.

\$ 3.05

Connecting arrangement which provides for connection of a dc power source to supply power to Telephone Companyprovided voice connecting arrangements,

per connecting arrangement GANGELLED 00(1)

1986

j. Automatic voice connecting arrangement to provide for connection of automatic telephone answering devices UBLIC SERVICE COMMISSION to central office, WATS, PBX

OF MISSOURI

JUL 1

and key system lines, per line equipped (GTS)

3.05

115.00 JAN - 1 1984 4.50

83-253

Public Service Commission

(1) Installation/Move Charge does not apply if this unit is installed with initial installation of associated voice connecting arrangements.

(2) Obsolete-applicable to existing installations at existing locations for existing customers.

DEC 29 1983 Issued:

Effective: JAN 0 1 1991

General Exchange Tariff Section 4 1st Revised Sheet 29 Replacing Original Sheet 29

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - F. Connecting Arrangement Charges-(Continued)
 - 2. Automatic Connecting Arrangements-(Continued)

		Monthly . Rate .	Installation/ Move Charge	Service and Equipment . Charge .
k.	Arrangement to connect a communications system with switching equipment to a Local Exchange access line to accommodate direct inward dialing. Per network access line equipped (C22)	\$ 6.25	\$15.00	(CR)\$6.00
1.	Arrangement to connect a communications system with switching equipment to Local Exchange access lines to accommodate automatic identified outward dialing. Per arrangement (C25)	21.85	15.00	(CR) 6.00
m.	Voice connecting arrangement to provide for the termination of customer-provided tie lines with customer-provided channel signaling in Centrex systems.			
	Per Centrex termination (C2H)	22.95	15.00	(CR) 6.00



General Exchange Pariff
Section 14
Original Sheet 29
DEC 28 1833

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMSSOURI

4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND CRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)

- F. Connecting Arrangement Charges-(Continued)
 - 2. Automatic Connecting Arrangements-(Continued)

		Monthly Rate	Instal- lation/Move Charge	Service and Equipment Charge
k.	Arrangement to connect a communications system with switching equipment to a Local Exchange access line to accommodate direct inward dialing. Per network access line equipped (C22)	. \$ 6.25	\$15.00	\$4.50
1.	Arrangement to connect a communications system with switching equipment to Local Exchange access lines to accommodate automatic identified outward dialing. Per arrangement (C25)	. 21.85	15.00	4.50
m.	Voice connecting arrangement to provide for the termination of customer-provided tie lines with customer-provided channel signaling in Centrex systems. Per Centrex termination (C2H).	. 22.95	15.00	4.50

CANCELLED

JUL 1 1986

BY L 2 R S. 29

PUBLIC SERVICE COMMISSION

OF MISSUUM

FILED

JAN - 1 1984

83 - 253

Public Service Commission

Issued: DEC 29 1983

Effective:

JAN 0 1 1994

General Exchange Tariff
Section 4
1st Revised Sheet 30
Replacing Original Sheet 30

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - F. Connecting Arrangement Charges-(Continued)
 - 2. Automatic Connecting Arrangements-(Continued)

		Monthly . Rate .	Installation/ Move Charge	Service and Equipment . Charge .
n.	Connecting arrangement to permit connection of an attendant position to a Local Exchange access line			
	- Per automatic arrangement provided in connection with inward service (CD6)	\$4.35	\$15.00	(CR)\$6.00
	- Per automatic arrangement provided in connection with outward service (CD7)	5.20	15.00	(CR) 6.00
	- Per automatic arrangement provided in connection with two-way service (CD9)	7.10	15.00	(CR) 6.00



General Exchange Tariff Section 4 Original Sheet 30 DEC 25 1933

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS WISSUURI

4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNITIESSION CATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)

- F. Connecting Arrangement Charges-(Continued)
 - Automatic Connecting Arrangements-(Continued)

	·	Monthly Rate	Instal- lation/Move Charge	Service and Equipment Charge
n.	Connecting arrangement to permit connection of an attendant position to a Local Exchange access line			
	-Per automatic arrangement provided in connection with inward service (CD6)	. \$4.35	\$15.00	\$4.50
	-Per automatic arrangement provided in connection with outward service (CD7)	. 5.20	15.00	4.50
	-Per automatic arrangement provided in connection with two-way service (CD9)	. 7.10	15.00	4.50

CANCELLED

BY S S 3 D
PUBLIC SERVICE COMMISSION
OF MISSION

JAN - 1 1984 83 - 253 Public Service Communication

Issued: DEC 29 1983

Effective:

JAN 0 1 1564

General Exchange Tariff
Section 4
1st Revised Sheet 31
Replacing Original Sheet 31

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - F. Connecting Arrangement Charges-(Continued)
 - 2. Automatic Connecting Arrangements-(Continued)

		Monthly . Rate .	Installation/ Move Charge	Service and Equipment . Charge .
0.	Connecting arrangement to permit connection of switching equipment to a Local Exchange access line			
	- Per connecting arrangement provided in connection with outward service (CD8)	\$5.20	\$15.00	(CR)\$6.00
p.	Connecting arrangement to permit connection of switching equipment and attendant position(s) to a Local Exchange access line			
	- Per connecting arrangement provided in connection with two-way service (outward on from switching equipment) (CDH)	ly 7.10	15.00	(CR) 6.00



General Exchange Taviff Section 4
Original Sheet 31
ULU 20 633

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

MISSOURI

4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)

- F. Connecting Arrangement Charges-(Continued)
 - Automatic Connecting Arrangements-(Continued)

		Monthly Rate	Instal- lation/Move Charge	Service and Equipment Charge
0.	Connecting arrangement to permit connection of switching equipment to a Local Exchange access line			
	-Per connecting arrangement provided in connection with outward service (CD8)	\$5.20	\$15.00	\$4.50
p.	Connecting arrangement to permit connection of switching equipment and attendant position(s) to a Local Exchange access line			
	-Per connecting arrangement provided in connection with two-way service (outward only from switching equipment) (CDH)	7.10	15.00	4.50

CANCELLED

JUL 1 1986

PUBLIC SERVICE COMMISSION

OF MISSORIE

序肌层回

JAN - 1 1984

83 - 253

Public Service Commission

Issued: DEC 29 1983

Effective:

JAN 0 1 1384

General Exchange Tariff Section 4 1st Revised Sheet 32 Replacing Original Sheet 32

Carriag and

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - F. Connecting Arrangement Charges-(Continued)
 - 2. Automatic Connecting Arrangements-(Continued)

		Monthly . Rate .	Installation/ Move Charge	Equipment . Charge .
q.	Arrangement provided to hotels-motels to permit the connection of a system to a Telephone Company special outward recording trunk to the Long Distance Message Telecommunications switchboards			
	- Per automatic arrangement in connection provided with outward service (CET)(1)	\$5.20	\$15.00	(CR)\$6.00
r.	Arrangement to transfer, during periods of AC power failure, up to four Local Exchange access lines to telephone equipment, with immediate restoral			
	- Per Arrangement (PFB) (2)	1.50	10.00	(CR) 6.00

- (1) When in the judgment of the Telephone Company, subject to the availability of facilities without unreasonable expense, special trunks to the Long Distance Message Telecommunications switchboards are required for the proper handling of guest Long Distance Message Telecommunications Service from hotels-motels, a sufficient number of such trunks to adequately service the hotel may be furnished without charge, other than the charge for long distance messages and connecting arrangement(s).
- (2) For use only with connecting arrangements (CD7), (CD8) or (CDH).



Section 4 Original Sheet 32

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS MISSOURI

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRA CATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff) - (Continued)
 - Connecting Arrangement Charges-(Continued)
 - 2.

Automatic Connecting Arrangements-(Continued)				
	Monthly Rate	Instal- lation/Move Charge	Service and Equipment Charge	
q. Arrangement provided to hotels-motels to permit the connection of a system to a Telephone Company special outward recording trunk to the Long Distance Message Telecommunications swtich- boards				
-Per automatic arrangement provided in connection with outward service (CET)(1) .	\$5.20	\$15:00	\$4.50	
r. Arrangement to transfer, during periods of AC power failure, up to four Local Exchange access lines to telephone equipment, with immediate restoral	ELLED		·	
-Per Arrangement (PFB) (2)	. 1986 S.32	10.00	4.50	

FLEIRC SEN CE L'ANNAIGHEON

(1) When in the judgment of the Telephone Company, subject to the availability of facilities without unreasonable expense, special trunks to the Long Distance Message Telecommunications switchboards are required for the proper handling of guest Long Distance Message Telecommunications Service from hotels-motels, a sufficient number of such trunks to adequately service the hotel may be furnished without charge, other than the charge for long distance messages and connecting arrangement(s).

(2) For use only with connecting arrangements (CD7), (CD8) or (CDH).

Issued: DEC 29 1983 Effective: JAN 0 1 1933 JAN - 1 1984

83 - 253

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

Public Service Commission

General Exchange Tariff
Section 4
2nd Revised Sheet 33
Replacing 1st Revised Sheet 33

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - F. Connecting Arrangement Charges-(Continued)
 - 2. Automatic Connecting Arrangements-(Continued)

		Monthly . Rate .	Installation/ Move Charge	Service and Equipment . Charge .
S.	Arrangement to transfer, during periods of AC power failure, one Local Exchange access line to telephone equipment with delayed restoral			
	- Per arrangement (PFC)(1)	\$1.20	\$10.00	(CR)\$6.00
t.	Automatic connecting arrangement that provides for the connection of customer-provided call duration timing or usage duration limiting equipment to Telephone Company facilities, per line equipped (RC1)	6.55	20.00	(CR) 6.00
u.	Voice protective connecting arrangement to provide for connection of customer-provided dial pulse repertory dialers to WATS, central office and PBX and Centrex station lines, which terminate in telephone instruments, per			
	arrangement (AD1)	.95	15.00	(CR) 6.00

(1) For use only with connecting arrangements (CD7), (CD8), or (CDH).

Issued: June 27, 1986 Effective: July 01, 1986

Filed MO PSC

General Exchange Tariff
Section 4
1st Revised Sheet 33
Replacing Original Sheet 33

			CO	ONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATION	S SYSTE	MS
	4.1.	L	ALTO	ECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GR ONS SYSTEMS (as defined in the Explanation of Term ff)-(Continued)	AND ATH	ENED COMMUNI- on of this
	F.				C & VOV	7. mil 12
		2.	Aut	■ · · · · · · · · · · · · · · · · · · ·		Commission
				Monthly lation/ Rate Charg	Move	Service and Equipment Charge
			s.	Arrangement to transfer, during periods of AC power failure, one Local Exchange access line to telephone equipment with delayed restoral		
				-Per arrangement (PFC) (1) \$1.20 \$10	.00	\$4.50
(NR)			t.	ment that provides for the connection of customer-provided call duration timing or usage duration limiting equipment to Telephone Company facilities,) FIQO	4.50
(NR)			u.	arrangement to provide for con- JUL 1 1980 nection of customer-provided dial pulse repertory dialers By WATS, central office and PBX PUBLIC SERVICE COMMISS	3	
				and Centrex station lines, which of Missouri terminate in telephone instru-		

.95

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

ments, per arrangement (AD1) .

Public Service Commission

4.50

15.00

connections of terminal equipment and communications systems 20 1833

4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS CATIONS SYSTEMS (as defined in the Explanation of Terusics Commission Tariff)-(Continued)

- Connecting Arrangement Charges-(Continued)
 - Automatic Connecting Arrangements-(Continued)

s.	Arrangement to transfer, during periods of AC power failure, one Local Exchange access line to telephone equipment with delayed restoral	Monthly Rate	Instal- lation/Move Charge	Service and Equipment Charge
	-Per arrangement (PFC) (1)	\$1.20	\$10.00	\$4.50

GANGELLED

PUBLIC SERVICE OF MISSOURI

> FILED JAN - 1 1984 83 - 253 Public Service Comm

(1) For use only with connecting arrangements (CD7), (CD8), or (CDH).

Issued: DEC 29 1983

Effective:

JAN 0 1 1984

General Exchange Tariff
Section 4
1st Revised Sheet 33.01
Replacing Original Sheet 33.01

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - F. Connecting Arrangement Charges-(Continued)
 - 2. Automatic Connecting Arrangements-(Continued)

		Monthly . Rate .	Installation/ Move Charge	Service and Equipment . Charge .
v.	Connecting arrangement that permits the connection of customer-provided called number registering and line use counting and timing equipment to a central office line or PBX station line terminating in Telephone Company-provided rotary dial pulse equipment			
	- Per line equipped (RCX)(1)	\$2.70	\$15.00	(CR)\$6.00
W.	Connecting arrangement that permits the connection of customer-provided line use and counting and timing equipment to a central office line, Centrex C.U. station line or Key Telephone System line terminating in Telephone Company-provided rotary dial pulse equipment			
	- Per line equipped (C1V)(1).	2.45	15.00	(CR) 6.00

(1) Application of these services in Centrex systems is limited to Centrex I systems with switching equipment located on the customer's premises.



General Exchange Tariff Section 4 Original Sheet 33.01

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SESTEMS VE

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNI-CATIONS SYSTEMS (as defined in the Explanation of Terms Section) of this Tariff)-(Continued)
- F. Connecting Arrangement Charges-(Continued)

MISSOURI Public Service Commission

2. Automatic Connecting Arrangements-(Continued)

2. Automatic Connecting Arrangements-(Continued)						
		Monthly Rate	Instal- lation/Move Charge	Service and Equipment Charge		
(NR)	v.	Connecting arrangement that permits the connection of customer-provided called number registering and line use counting and timing equipment to a central office line or PBX station line terminating in Telephone Company-provided rotary dial pulse equipment				
		-Per line equipped (RCX)(1) \$2.70	\$15.00	\$4.50		
(NR)	w.	Connecting arrangement that permits the connection of customer-provided line use and counting and timing equipment to a central office line, Centrex C.U. station line or Key Telephone System line termi- nating in Telephone Company-				
		provided rotary dial pulse equipment -Per line equipped (C1V)(1). 2.45 JUL 1 1986	15.00	4.50		
		BY 12 R.S. 33.C	<u>)</u>			

(1) Application of these services in Centrex systems is limited to Centrex I systems with switching equipment located on the customer's premises.

PUBLIC SERVICE COMMISSION
OF MISSOURI

FILED

Issued: NOV 30 1984

Effective: DEC 3 1 1984

DEC 3 1 1984

General Exchange Tariff
Section 4
1st Revised Sheet 33.02
Replacing Original Sheet 33.02

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNICATIONS SYSTEMS (as defined in the Explanation of Terms Section of this Tariff)-(Continued)
 - F. Connecting Arrangement Charges-(Continued)
 - 2. Automatic Connecting Arrangements-(Continued)

		Monthly . Rate .	Installation/ Move Charge	Service and Equipment . Charge .
X.	Voice connecting arrangement to provide for the connection of customer-provided dial pulse dialers			
	- Per line equipped (SU7QW)	\$4.10	\$15.00	(CR)\$6.00
y.	Voice connecting arrangement to provide for automatic connection of a customer-provided voice transmitting and/or receiving system bridged to a central office line terminated on a Telephone Company station			
	- Per line equipped (C2AKS)	6.55	15.00	(CR) 6.00

Issued: June 27, 1986 Effective: July 01, 1986



General Exchange Tariff Section 4 Original Sheet 33.02

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYST

4.1.3 CONNECTIONS OF GRANDFATHERED TERMINAL EQUIPMENT AND GRANDFATHERED COMMUNI-CATIONS SYSTEMS (as defined in the Explanation of Terms Section) of this Tariff) - (Continued) MISSOURI

Public Service Commission

F. Connecting Arrangement Charges-(Continued)

Automatic Connecting Arrangements-(Continued)

			Monthly Rate	Instal- lation/Move Charge	Service and Equipment Charge
(NR)	х.	Voice connecting arrangement to provide for the connection of customer-provided dial puls dialers	e		
		- Per line equipped (SU7QW)	\$4.10	\$15.00	\$4.50
(NR)	у.	Voice connecting arrangement to provide for automatic con- nection of a customer-provided voice transmitting and/or re- ceiving system bridged to a central office line terminated on a Telephone Company station			
		- Per line equipped (C2AKS)	6.55	15.00	4.50

GANGELLED

JUL 1 1986

PUBLIC SERVICE COMMISSION OF MISSOURI

NOV 3 0 1984 Issued:

Effective: DEC 31 1984

DEC 3 1 1984

医肌 医的

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

General Exchange Tariff
Section 4
Original Sheet 34

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.1.4 CONNECTIONS OF CUSTOMER-PROVIDED COMMUNICATIONS SYSTEMS NOT SUBJECT TO THE FEDERAL COMMUNICATIONS COMMISSION'S RULES AND REGULATIONS

A. Direct Electrical Connection

Customer-provided communications systems not subject to the Federal Communications Commission's Rules and Regulations may be connected with telecommunications services on a direct electrical basis at the customer's premises provided that:

- 1. The connection is made through:
 - a. a connecting arrangement furnished by the Telephone Company, or
 - b. registered or grandfathered terminal equipment, protective circuitry or communications system subject to the Federal Communications Commission's Rules and Regulations which, either singularly or in combination, assure that the requirements of the Federal Communications Commission's Rules and Regulations are met at the network interface.

In lieu of these requirements for total hardware protection, an optional, alternative method is available as described in B., following, for the control of signal power only.

- 2. The connection is:
 - a. through switching equipment, or
 - b. to a customer-provided communications system not subject to the Federal Communications Commission's Rules and Regulations that is arranged to promptly return the network service to an idle (on-hook) state should the communications system fail. In addition, the customer must notify the Telephone Company when the communications system fails.



General Exchange Tariff
Section 4
Original Sheet 35

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.4 CONNECTIONS OF CUSTOMER-PROVIDED COMMUNICATIONS SYSTEMS NOT SUBJECT TO THE FEDERAL COMMUNICATIONS COMMISSION'S RULES AND REGULATIONS-(Continued)
 - A. Direct Electrical Connection-(Continued)
 - 3. Minimum protection criteria set forth in 4.1.3, C., preceding, are complied with when the connection is made through equipment or systems that are not registered.
 - 4. When the connection is to WATS service, the customer has a requirement to communicate over a WATS line to or from premises of that customer located in the same rate state as that for which the WATS initial period rate applies. Customer-provided communications systems not subject to the Federal Communications Commission's Rules and Regulations which are not connected through switching equipment must terminate only in that WATS rate state in terminal equipment or communications systems subject to the Federal Communications Commission's Rules and Regulations.
 - B. Institutional Procedures for Signal Power Control
 - 1. When customer-provided communications systems not subject to the Federal Communications Commission's Rules and Regulations are connected through (a) a Telephone Company-provided connecting arrangement or (b) registered or grandfathered terminal equipment, communications system or protective circuitry which assures that all of the requirements of the Federal Communications Commission's Rules and Regulations are met at the telecommunications network interface, no further action is required. However, when a customer elects to connect such a communications system to the telecommunications network and the registered or grandfathered equipment, system or protective circuitry through which the connection is made does not provide protection for signal power control, the customer must comply with the following institutional procedures:
 - a. The customer-provided communications system must be installed, operated and maintained so that the signal power (within the frequency range of 200-4000 Hertz) at the telecommunications network interface continuously complies with the Federal Communications Commission's Rules and Regulations.
 - b. The operator(s)/maintainer(s) responsible for the establishment, maintenance and adjustment of the voice frequency signal power present at the telecommunications network interface must be trained to perform these functions by successfully completing one of the following:



General Exchange Tariff Section 4 Original Sheet 36

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.4 CONNECTIONS OF CUSTOMER-PROVIDED COMMUNICATIONS SYSTEMS NOT SUBJECT TO THE FEDERAL COMMUNICATIONS COMMISSION'S RULES AND REGULATIONS-(Continued)
 - B. Institutional Procedures for Signal Power Control-(Continued)
 - 1. (Continued)
 - a. (Continued)
 - (1) a training course provided by the manufacturer of the equipment used to control voice frequency signal power; or
 - (2) a training course provided by the customer or authorized representative, who has responsibility for the entire communications system, using training materials and instructions provided by the manufacturer of the equipment used to control the voice frequency signal power; or
 - (3) an independent training course (e.g., trade school or technical institution) recognized by the manufacturer of the equipment used to control the voice frequency signal power; or
 - (4) in lieu of the preceding training requirements, the operator(s)/maintainer(s) is under the control of a supervisor trained in accordance with (1) through (3) preceding.

Upon request, the customer is required to provide the proper documentation to demonstrate compliance with the requirements in B.1.b.

- c. At least 10 days advance notice must be given to the Telephone Company in the form of a notarized affidavit before the initial connection of the customer-provided communications system. A copy of the affidavit must also be maintained at the customer's premises. The affidavit must contain the following information:
 - (1) The full name, business address, business telephone number and signature of the customer or authorized representative who has responsibility for the operation and maintenance of the communications system.
 - (2) The line(s) which the communications system will be either connected to or arranged for connection to.
 - (3) A statement that all operations associated with establishment, maintenance and adjustment of the signal power present at the telecommunications network interface will comply with the Federal Communications Commission's Rules and Regulations.



General Exchange Tariff Section 4 Original Sheet 37

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.4 CONNECTIONS OF CUSTOMER-PROVIDED COMMUNICATIONS SYSTEMS NOT SUBJECT TO THE FEDERAL COMMUNICATIONS COMMISSION'S RULES AND REGULATIONS-(Continued)
 - B. Institutional Procedures for Signal Power Control-(Continued)
 - 1. (Continued)
 - c. (Continued)
 - (4) A statement describing how each operator/maintainer of the communications system will meet and continue to meet the training requirements for persons installing, adjusting or maintaining the communications system.
 - 2. Extraordinary Procedures
 - a. The Telephone Company may invoke extraordinary procedures to protect the telecommunications network where one or more of the following conditions are present:
 - (1) Information provided in the affidavit gives reason to believe that a violation of the Federal Communications Commission's Rules and Regulations or the Institutional Procedures set forth in B.1., preceding, is likely.
 - (2) Harm has occurred and there is reason to believe this harm was a result of operations performed under the Institutional Procedures set forth in B.1., preceding.
 - b. The extraordinary procedures which can be invoked by the Telephone Company include:
 - (1) Requiring the use of protective apparatus which either protects solely against signal power or which assures that all of the requirements of the Federal Communications Commission's Rules and Regulations are met at the telecommunications network interface. This protective apparatus may be provided by either the Telephone Company or the customer.
 - (2) Disconnecting service.
 - c. A charge equal to the Maintenance of Service charge, as provided in the Restoration of Service Section of the Tariff, will apply when:



(RT)

No supplement to this tariff will be issued except for the purpose of canceling this tariff. General Exchange Tariff
Section 4
3rd Revised Sheet 38
Replacing 2nd Revised Sheet 38

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.4 CONNECTIONS OF CUSTOMER-PROVIDED COMMUNICATIONS SYSTEMS NOT SUBJECT TO THE FEDERAL COMMUNICATIONS COMMISSION'S RULES AND REGULATIONS-(Continued)
 - B. Institutional Procedures for Signal Power Control-(Continued)
 - 1. (Continued)
 - c. (Continued)
 - (1) It is necessary to send a Telephone Company employee to the premises where the connection is made because a condition set forth in a., preceding, exists, and
 - (2) A failure to comply with the Federal Communications Commission's Rules and Regulations or the Institutional Procedures for signal power control in B.1., preceding, is disclosed.
- 4.1.5 CONNECTIONS OF CUSTOMER-PROVIDED TERMINAL EQUIPMENT TO SERVICES SPECIFICALLY EXEMPTED FROM THE FEDERAL COMMUNICATIONS COMMISSION'S REGISTRATION PROGRAM
- (RT)
 (FC) A. The customer-provided terminal equipment must comply with the minimum protection criteria set forth in Paragraph 4.1.3, C., preceding.

Issued: November 24, 1997 Effective: December 24, 1997



General Exchange Tariff
Section 4
2nd Revised Sheet 38
Replacing 1st Revised Sheet 38

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.1.4 CONNECTIONS OF CUSTOMER-PROVIDED COMMUNICATIONS SYSTEMS NOT SIBJECT (55) THE FEDERAL COMMUNICATIONS COMMISSION'S RULES AND REGULATIONS-(Continued)
- B. Institutional Procedures for Signal Power Control-(Continued) Service Commission
 - 2. Extraordinary Procedures-(Continued)
 - c. (Continued)
 - (1) It is necessary to send a Telephone Company employee to the premises where the connection is made because a condition set forth in a., preceding, exists, and
 - (2) A failure to comply with the Federal Communications Commission's Rules and Regulations or the Institutional Procedures for signal power control in B.1., preceding, is disclosed.
- 4.1.5 CONNECTIONS OF CUSTOMER-PROVIDED TERMINAL EQUIPMENT TO SERVICES SPECIFICALLY EXEMPTED FROM THE FEDERAL COMMUNICATIONS COMMISSION'S REGISTRATION PROGRAM
- A. Customer-provided terminal equipment may be connected at the customer's premises to semi-public coin services of the Telephone Company in accordance with the provisions as found in the Semi-Public Telephone Service Section of this Tariff.

(RT)

(RT)

(FC) B. The customer-provided terminal equipment must comply with the minimum protection criteria set forth in Paragraph 4.1.3, C., preceding.

CANCELLED

DEC 2 4 1997

Public Service Commission
MISSOURI

FILED

MAR 17 1997

Issued: FEB

Effective:

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

FEB 07 1997

General Exchange Tariff Section 4 1st Revised Sheet 38

Replacing of gine sheet

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.1.4 CONNECTIONS OF CUSTOMER-PROVIDED COMMUNICATIONS SYSTEMS NOT SUBJECT TO THE FEDERAL COMMUNICATIONS COMMISSION'S RULES AND REGULATIONS-(Continued)

B. Institutional Procedures for Signal Power Control-(Continued)

a) MISSOURI Public Service Commissio

- 2. Extraordinary Procedures-(Continued)
 - c. (Continued)
 - (1) It is necessary to send a Telephone Company employee to the premises where the connection is made because a condition set forth in a., preceding, exists, and
 - (2) A failure to comply with the Federal Communications Commission's Rules and Regulations or the Institutional Procedures for signal power control in B.1., preceding, is disclosed.
- (CP) 4.1.5 CONNECTIONS OF CUSTOMER-PROVIDED TERMINAL EQUIPMENT TO SERVICES SPECIFICALLY EXEMPTED FROM THE FEDERAL COMMUNICATIONS COMMISSION'S REGISTRATION PROGRAM
 - A. Customer-provided terminal equipment may be connected at the customer's premises to semi-public coin services of the Telephone Company in accordance with the provisions as found in the Semi-Public Telephone Service Section of this Tariff.
 - B. Customer-provided terminal equipment may be connected at the customer's premises to party line services of the Telephone Company in accordance with provisions in the Local Exchange Tariff, Paragraph 1.2.14.
 - C. The customer-provided terminal equipment must comply with the minimum protection criteria set forth in Paragraph 4.1.3, C., preceding.

CHRELLED

Public Sanco bummis

Issued: FEB 1 1985

Effective: MAR

41985 MAR -4 1985

By R. D. BARRON, President-Missouri Divis Bublic Service Commission Southwestern Bell Telephone Company

St. Louis, Missouri

General Cx Table Finish Original Sheet 38 DEC 29 1933

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.1.4 CONNECTIONS OF CUSTOMER-PROVIDED COMMUNICATIONS SYSTEMPLANT SUBJECTIONS SYSTEMPLANT SUBJECTIONS FEDERAL COMMUNICATIONS COMMISSION'S RULES AND REGULATIONS (Continued)

- B. Institutional Procedures for Signal Power Control-(Continued)
 - Extraordinary Procedures-(Continued)
 - c. (Continued)
 - (1) It is necessary to send a Telephone Company employee to the premises where the connection is made because a condition set forth in a., preceding, exists, and
 - (2) A failure to comply with the Federal Communications Commission's Rules and Regulations or the Institutional Procedures for signal power control in B.1., preceding, is disclosed.
- 4.1.5 CONNECTIONS OF CUSTOMER-PROVIDED TERMINAL EQUIPMENT TO SERVICES SPECIFICALLY EXEMPTED FROM THE FEDERAL COMMUNICATIONS COMMISSION'S REGISTRATION PROGRAM
 - A. Customer-provided terminal equipment may be connected at the customer's premises to semi-public coin services of the Telephone Company in accordance with the following:
 - 1. The connection shall be through a network control signaling unit and connecting arrangement furnished by the Telephone Company.
 - 2. The customer-provided terminal equipment must comply with the minimum protection criteria set forth in Paragraph 4.1.3, C., preceding.
 - B. Customer-provided terminal equipment may be connected at the customer's premises to party line services of the Telephone Company in accordance with provisions in the Local Exchange Tariff, Paragraph 1.2.14.

MAR -4 1985

NAR -4 1985

BY PUBLIC SERVICE COMMISSION

PUBLIC SERVICE COMMISSION

FILED

JAN - 1 1934

83 - 253

Public Service Commission

Issued: DEC 29 1983

Effective:

JAN 0 1 1064

General Exchange Tariff
Section 4
Original Sheet 39

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.2 CONNECTIONS WITH CUSTOMER-PROVIDED COMMUNICATIONS SYSTEMS

- 4.2.1 Local Exchange Access Line Charges
 - A. Application of Business Local Exchange Access Line Charges
 - The PBX trunk rate applies for use in providing access to communication systems which
 perform switching functions and/or connect with the Local Exchange access lines on a
 pooled-access basis. Refer to the Local Exchange Tariff for applicable Local Exchange
 Rates and the Service Connection Charges Section of this Tariff for applicable Service
 Connection Charges.
 - 2. The multiline rate applies for use in providing access to communication systems which do not perform switching functions and/or connect with the Local Exchange access lines on a pooled-access basis, but do provide for facilitating pick-up of two or more business exchange lines. Refer to the Local Exchange Tariff for applicable Local Exchange Rates and the Service Connection Charges Section of this Tariff for applicable Service Connection Charges.
 - 3. The individual line rate applies for use in providing access in all other cases. See the Local Exchange Tariff for applicable Local Exchange Rates and the Service Connection Charges Section of this Tariff for applicable Service Connection Charges.
 - B. Application of Residence Local Exchange Access Line Charges
 - The PBX trunk rate applies for use in providing access to communication systems which
 perform switching functions and/or connect with the Local Exchange access lines on a
 pooled-access basis. Refer to the Local Exchange Tariff for applicable Local Exchange
 Rates and the Service Connection Charges Section of this Tariff for applicable Service
 Connection Charges.
 - 2. The individual line rate applies for use in providing access in all other cases. See the Local Exchange Tariff for applicable Local Exchange Rates and the Service Connection Charges Section of this Tariff for applicable Service Connection Charges.



General Exchange Tariff
Section 4
Original Sheet 40

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.3 CONNECTIONS WITH TELEPHOTOGRAPH EQUIPMENT USED BY THE PRESS, LAW ENFORCEMENT AGENCIES, THE ARMED FORCES, CIVILIAN DEFENSE AGENCIES AND THE UNITED STATES WEATHER BUREAU

A. Regulations

- 1. Telephotograph equipment provided by the press may be connected to lines of the Telephone Company for use by the press for the transmission and reception of pictures and similar material for publication. Telephotograph equipment provided by law enforcement agencies may be connected to lines of the Telephone Company for use by law enforcement agencies for the transmission and reception of fingerprints, ballistic data, identification photographs and similar law enforcement material. Telephotograph equipment provided by the armed forces of the United States may be connected to lines of the Telephone Company for use by the armed forces of the United States for transmission and reception of information of military necessity essential to the national defense. Telephotograph equipment provided by civilian defense agencies may be connected to lines of the Telephone Company for use by civilian defense agencies for the transmission and reception of information essential for the discharge of their responsibilities in emergencies. Telephotograph equipment provided by the United States Weather Bureau may be connected to lines of the Telephone Company for use by the United States Weather Bureau for the transmission and reception of weather information.
- 2. Customer telephotograph equipment may be connected by direct physical connection by means of protective connection equipment furnished by the Telephone Company. The connection of the telephotograph equipment may be made by the customer only to the terminals of the protective connection equipment, subject to the provisions of 4.1.2 and 4.1.3, B.2.a preceding.
- 3. Portable protective equipment will be furnished, if desired, for use with portable telephotograph equipment of the customer, subject to the provisions of 4.1.3, A.2. preceding.



General Exchange Tariff
Section 4
Original Sheet 41

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.3 CONNECTIONS WITH TELEPHOTOGRAPH EQUIPMENT USED BY THE PRESS, LAW ENFORCEMENT AGENCIES, THE ARMED FORCES, CIVILIAN DEFENSE AGENCIES AND THE UNITED STATES WEATHER BUREAU-(Continued)
 - A. Regulations-(Continued)
 - 4. The telephotograph equipment may be used in connection with any class of business service, except coin box service furnished to the press, law enforcement agencies, the armed forces, civilian defense agencies or the United States Weather Bureau. Portable protective equipment may be used also at Private Branch Exchange stations in guest rooms of hotels, subject to the consent of the hotel concerned.
 - B. Charges

The following charges apply to the facilities provided and in addition to other rates and charges applicable:

Service and Equipment

1. Rates and Charges

For protective connection equipment (including connection equipment, monitoring receiver, key and, for portable installation, cord for connection to telephone facilities) with terminals for the direct connection of the telephotograph equipment (367) (667) (1)

Service and Equipment

I charge

Service and Equipment

Service and Equ

- 2. Installation/Move Charge
 - a. Permanent Installations, without jack equipment, each connection
 (With jack equipment, same as 4.3, B.2.b.(2), following)

No Charge

- b. Portable Installations
 - (1) Where jack equipment is available, the provision of jacks to connect the portable protective connection equipment may be subject to the charges and regulations shown in Section 19 of this Tariff.
- (1) Obsolete-applicable to existing installations at existing locations for existing customers.



General Exchange Tariff Section 4 Original Sheet 42

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.3 CONNECTIONS WITH TELEPHOTOGRAPH EQUIPMENT USED BY THE PRESS, LAW ENFORCEMENT AGENCIES, THE ARMED FORCES, CIVILIAN DEFENSE AGENCIES AND THE UNITED STATES WEATHER BUREAU-(Continued)
 - B. Charges-(Continued)

The following charges apply to the facilities provided and are in addition to other rates and charges applicable:-(Continued)

- 2. Installation/Move Charge-(Continued)
 - b. Portable Installations-(Continued)
 - (2) Where jack equipment is not available, Each connection

Based on Cost

- 4.4 CONNECTIONS WITH ELECTROCARDIOGRAM AND ELECTROENCEPHALOGRAM TRANSMITTING AND RECEIVING EQUIPMENT PROVIDED BY MEMBERS OF THE MEDICAL PROFESSION AND HOSPITALS TO TELEPHONE COMPANY FACILITIES.(1)
 - A. Regulations
 - 1. General

Equipment provided by members of the medical profession and hospitals for the transmission and reception of electrocardiograms and electroencephalograms used in connection with medical diagnosis and treatment may be connected to lines of the Telephone Company.

- 2. Basis of Connection
 - a. Equipment for the transmission and reception of electrocardiograms and electroencephalograms hereinafter called customer's equipment may be connected to the facilities of the Telephone Company by means of protective equipment furnished by the Telephone Company for this purpose, subject to the provisions of 4.1.3 preceding.

(1) Obsolete-applicable to existing installations for customers at existing locations only.

Issued: December 29, 1983 Effective: January 01, 1984



General Exchange Tariff
Section 4
Original Sheet 43

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.4 CONNECTIONS WITH ELECTROCARDIOGRAM AND ELECTROENCEPHALOGRAM TRANSMITTING AND RECEIVING EQUIPMENT PROVIDED BY MEMBERS OF THE MEDICAL PROFESSION AND HOSPITALS TO TELEPHONE COMPANY FACILITIES.(1)

A. Regulations

- 2. Basis of Connection-(Continued)
 - b. The customer's equipment may be used in connection with any class of service, except coin box service, furnished to members of the medical profession and hospitals.
 - c. Portable protective equipment will be furnished, if desired, for use with portable equipment of the customer, subject to the provisions of 4.1.3 preceding.

B. Charges

The following charges apply to the facilities provided and are in addition to other rates and charges applicable.

- 1. For protective connection equipment (including connection equipment, monitoring receiver, key and, for portable installations, cord for connection to telephone facilities) with terminals for the direct connection of the customer's equipment a charge of \$.95 per month applies.
- 2. The provision of jacks to connect the portable protective connection equipment may be subject to the charges and regulations shown in Section 19 of this Tariff.
- 3. Special charges based on cost are applied where special arrangements are furnished or unusual costs are incurred.



General Exchange Tariff
Section 4
1st Revised Sheet 44
Replacing Original Sheet 44

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

(CP) 4.5 U.S. GOVERNMENT EXECUTIVE DEPARTMENT AND AGENCIES(1)

Equipment of a Department or Agency of the Executive Branch of the U.S. Government used for the purpose of disguising or concealing the contents or meaning of communications may be connected to Telephone Company facilities in lieu of such station equipment, subject to the regulations and conditions stated below:

- A. The head of the Department or Agency whose equipment is to be connected, or his authorized representative, shall notify the Telephone Company, in writing, that such connection is necessary to safeguard official information which requires protection in the interests of national defense or other confidential official information, disclosure of which to unauthorized persons would be detrimental to the public interest.
- B. The government equipment shall be so constructed, maintained and operated as to work satisfactorily with the facilities of the Telephone Company.
- C. The connection shall be made by means of connecting equipment or arrangements furnished by the Telephone Company, subject to the provisions of Paragraph 4.1.3, B.1.a., preceding.
- Effective January 1, 1980, new installations of or additions to terminal equipment and communications systems subject to the Federal Communications Commission's Rules and Regulations, connected to the telecommunications network in accordance with Paragraphs 4.5, A., B. and C., preceding, must conform with the Federal Communications Commission's Rules and Regulations.
- (CP) 4.6 CONNECTIONS OF CERTAIN FACILITIES OF POWER, PIPELINE AND RAILROAD COMPANIES(1)

4.6.1 General

- A. Facilities of an electric power company or oil, oil products, natural gas pipeline company or railroad company provided primarily to communicate with points located along a right-of-way (including premises of such company anywhere in cities, towns or villages along the right-of-way) owned or controlled by such company may, in lieu of the provisions of Paragraphs 4.1.3 and 4.1.4, preceding, be connected with facilities furnished by the Telephone Company to the same customer, subject to the provisions of Paragraph 4.6. Such connections will be made by means of switching or connecting equipment furnished by the Telephone Company.
- (AT) (1) Obsolete-applicable to existing installations at existing locations for existing customers.

Issued: March 16, 1984 Effective: April 16, 1984



Original Sheet 44 DEC 20 1083

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.5 U.S. GOVERNMENT EXECUTIVE DEPARTMENT AND AGENCIES

MISSOURI **Public Service Commission**

Equipment of a Department or Agency of the Executive Branch of the U.S. Government used for the purpose of disguising or concealing the contents or meaning of communications may be connected to Telephone Company facilities in lieu of such station equipment, subject to the regulations and conditions stated below:

- A. The head of the Department or Agency whose equipment is to be connected, or his authorized representative, shall notify the Telephone Company, in writing, that such connection is necessary to safeguard official information which requires protection in the interests of national defense or other confidential official information, disclosure of which to unauthorized persons would be detrimental to the public interest.
- B. The government equipment shall be so constructed, maintained and operated as to work satisfactorily with the facilities of the Telephone Company.
- C. The connection shall be made by means of connecting equipment or arrangements furnished by the Telephone Company, subject to the provisions of 4.1.3, B.1.a., preceding.
- Effective January 1, 1980, new installations of or additions to terminal equipment and communications systems subject to the Federal Communications Commission's Rules and Regulations, connected to the telecommunications network in accordance with A., B. and C., preceding, must conform with the Federal Communications Commission's Rules and Regulations.
- CONNECTIONS WITH CERTAIN FACILITIES OF POWER, PIPELINE AND RAILROAD COMPANIES

4.6.1 General

A. Facilities of an electric power company or oil, oil products, natural gas pipeline company or railroad company provided primarily to communicate with points located along a right-of-way (including premises of such company anywhere in cities, towns or villages along the right-of-way) owned or controlled by such company may, in lieu of the provisions of 4.1.3 and 4.1.4, preceding, be connected with facilities furnished by the Telephone Company to the same customer, subject to the provisions of 4.6. Such connections will be made means of switching or confied ing equipment furnished by the resemblate company.

JAN - 1 1933

Public Service Commission

DEC 2.9 1986 Issued:

JAN 0 1 1984 Effective:

APR 1 6 1486

General Exchange Tariff Section 4 1st Revised Sheet 45 Replacing Original Sheet 45

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- (CP) 4.6 CONNECTIONS OF CERTAIN FACILITIES OF POWER, PIPELINE AND RAILROAD COMPANIES(1)
 - 4.6.1 General
 - A. (Continued)
 - 1. Connections for the following purposes may be made to the telecommunications network:
 - a. In case of an emergency involving safety of life or property;
 - b. In cases of calls originated by railroad employees under circumstances indicating need for prompt action to secure or maintain the safety, continuity or reliability of railroad service to the public, and related to the movement of passengers, mail, property or equipment by railroad, or the repair, maintenance or construction of railroad rights-ofway, structures or equipment;
 - c. In cases where the customer's facilities serve locations where it is impracticable because of hazard or inaccessibility for the Telephone Company to furnish its facilities; and
 - d. During an interim period in cases where the customer has arranged for replacement of said customer's facilities with facilities of the Telephone Company.

Customer's facilities referred to in Paragraphs 4.6.1, A.1.c. and d., preceding, do not include mobile radiotelephone facilities.

- 2. Telephone circuits of such companies will be connected to a local or toll central office line to form a through connection only through manual switching equipment or an attendant's position of dial PBX equipment furnished by the customer. Such equipment or position may be located at either or both ends of the customer's circuit.
- 3. Connection of a telephone circuit of such companies as specified in Paragraph 4.6.1, A.1.b., c. or d., preceding, may be established at either end of such circuit, but shall not be established at both ends simultaneously.

(AT) (1) Obsolete-applicable to existing installations at existing locations for existing customers.

Issued: March 16, 1984 Effective: April 16, 1984

By R. D. BARRON, Vice President-Missouri



General Exchang Original Shee

DEC 20 1833

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.6 CONNECTIONS OF CERTAIN FACILITIES OF POWER, PIPELINE AND RAILE COMPANIES.

4.6.1 General-(Continued)

A. (Continued)

- 1. Connections for the following purposes may be made to the telecommunications network:
 - In case of an emergency involving safety of life or property;
 - In cases of calls originated by railroad employees under circumstances indicating need for prompt action to secure or maintain the safety, continuity or reliability of railroad service to the public, and related to the movement of passengers, mail, property or equipment by railroad, or the repair, maintenance or construction of railroad rights-of-way, structures or equipment;
 - c. In cases where the customer facilities serve locations where it is impracticable because of hazard or inaccessibility for the Telephone Company to furnish its facilities; and
 - d. During an interim period in cases where the customer has arranged for replacement of said customer facilities with facilities of the Telephone Company.

Customer facilities referred to in c. and d. preceding do not include mobile radiotelephone facilities.

2. Telephone circuits of such companies will be connected to a local or toll central office line to form a through connection only through manual switching equipment or an attendant's position of dial PBX equipment furnished by the customer. Such equipment or position may be located at either or both ends of the customer's circuit.

3. Connection of a telephone circuit of such companies as specified in 1.b., c. or d. preceding, may be established at either end of such circuit, but shall not be established at both ends simultaneously.

> APR 1 6 1984 SERVICE COMMISSION

83 - 253

Public Service Commission

Issued: DEC 2.9 1983

Effective:

JAN 0 1 1984

General Exchange Tariff Section 4 1st Revised Sheet 46 Replacing Original Sheet 46

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- (CP) 4.6 CONNECTIONS OF CERTAIN FACILITIES OF POWER, PIPELINE AND RAILROAD COMPANIES(1)
 - 4.6.1 General
 - B. Facilities of the Telephone Company, when connected with facilities of the customer, will not be used for communications of other than the customer, except that such facilities may be used for the communications of, and be connected with facilities furnished by, the Telephone Company to other companies which:
 - 1. Are operated with the customer as parts of an integrated electric power, oil, oil products or natural gas system or railroad system under direct or common ownership or control; or
 - 2. Own or operate electric power or pipeline or railroad system jointly with the customer; or
 - 3. Own or operate electric power or pipeline or railroad facilities interconnected with those of the customer.

Telephone Company facilities, when so connected, may be used for Exchange or Long Distance Message Telecommunications Service communications of other companies specified in Paragraph 4.6.1, B.1., 2. or 3., preceding, including calls originated by employees of such companies, only under the circumstances set forth in Paragraphs 4.6.1, A.1.a. and b., preceding.

C. Terminal equipment and communications systems connected to the telecommunications network in accordance with Paragraphs 4.6.1, A. and B., preceding, prior to January 1, 1980, may remain connected and be moved and reconnected for the life of the equipment without registration unless subsequently modified. New installations of terminal equipment and communications systems subject to the Federal Communications Commission's Rules and Regulations must be connected to the telecommunications network in accordance with Paragraph 4.1.2, preceding.

(AT) (1) Obsolete-applicable to existing installations at existing locations for existing customers.

Issued: March 16, 1984 Effective: April 16, 1984



General/

DEC 20 133

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.6 CONNECTIONS OF CERTAIN FACILITIES OF POWER, PIPELINE AND RAILROAD COMPANDESHI

4.6.1 General-(Continued)

- B. Facilities of the Telephone Company, when connected with facilities of the customer, will not be used for communications of other than the customer, except that such facilities may be used for the communications of, and be connected with facilities furnished by, the Telephone Company to other companies which:
 - 1. Are operated with the customer as parts of an integrated electric power, oil, oil products or natural gas system or railroad system under direct or common ownership or control; or
 - 2. Own or operate electric power or pipeline or railroad system jointly with the customer; or
 - 3. Own or operate electric power or pipeline or railroad facilities interconnected with those of the customer.

Telephone Company facilities, when so connected, may be used for Exchange or Long Distance Message Telecommunications Service communications of other companies specified in 1., 2. or 3. preceding, including calls originated by employees of such companies, only under the circumstances set forth in A.l.a. and b. preceding.

Terminal equipment and communications systems connected to the telecommunications network in accordance with A. and B. preceding, prior to January 1, 1980, may remain connected and be moved and reconnected for the life of the equipment without registration less subsequently modified. New installations of terminal equipment and communications systems subject to the Federal Communications Commission's Rules and Regulations must be connected to the telecommunications network in accordance with 4.1.2 preceding.

blic Service Commission

Issued: **DEC** 29 1983

Effective:

JAN 0 1 1984

General Exchange Tariff
Section 4
1st Revised Sheet 47
Replacing Original Sheet 47

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

(CP) 4.7 CONNECTIONS OF CERTAIN FACILITIES OF THE U.S. ARMY, NAVY AND AIR FORCE(1)

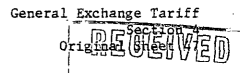
4.7.1 General

- A. Except as otherwise provided in Paragraph 4.7.2, following, facilities of a telephone system of the U.S. Department of the Army, Navy or Air Force which serves an establishment operated and administered under the direction of the Department and commanded by authorities of such establishment may, in lieu of the provisions of Paragraphs 4.1.3 and 4.1.4, preceding, be connected to the telecommunications network where the Secretary of the appropriate Department certifies in writing that reasons of military necessity require that the establishment be served by a telephone system of the Department. In addition, the facilities of a temporary telephone system of such Department located off a permanent establishment of the Department for maneuvers, mobilization tests or technical service tests will be so connected.
- B. Except as otherwise provided in Paragraph 4.7.2, following, telephone facilities of the U.S. Department of the Army, Navy or Air Force, other than those described in Paragraph 4.7.1, A., preceding, may, in lieu of the provisions of Paragraphs 4.1.3 and 4.1.4, preceding, be connected by means of switching or connecting equipment furnished by the Telephone Company to a PBX switchboard or other telephone switching or terminal equipment for communication with stations and private line facilities associated with said switching or terminal equipment where the Secretary of the appropriate Department, or his authorized representative notifies the Telephone Company in writing that such connection is required for reasons of military necessity. Such Department telephone facilities will be connected to the telecommunications network only in cases of emergency involving safety of life or property, unless the aforesaid Department facilities are in locations where it is impracticable for the Telephone Company to furnish its facilities.
- 4.7.2 Terminal equipment and communications systems connected to the telecommunications network in accordance with Paragraphs 4.7.1, A. and B., pre-ceding, prior to January I, 1980, may remain connected and be moved and reconnected for the life of the equipment without registration unless subsequently modified. New installations of terminal equipment and communications systems subject to the Federal Communications Commission's Rules and Regulations must be connected to the telecommunications network in accordance with Paragraph 4.1.2, preceding.

(AT) (1) Obsolete-applicable to existing installations at existing locations for existing customers.

Issued: March 16, 1984 Effective: April 16, 1984

Filed MO PSC



CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

DEC 2 0 1033

4.7 CONNECTIONS OF CERTAIN FACILITIES OF THE U.S. ARMY, NAVY AND AIR FORCEMISSOURI

Public Service Commissi

A. General

- 1. Except as otherwise provided in B. following, facilities of a telephone system of the U.S. Department of the Army, Navy or Air Force which serves an establishment operated and administered under the direction of the Department and commanded by authorities of such establishment may, in lieu of the provisions of 4.1.3 and 4.1.4, preceding, be connected to the telecommunications network where the Secretary of the appropriate Department certifies in writing that reasons of military necessity require that the establishment be served by a telephone system of the Department. In addition, the facilities of a temporary telephone system of such Department located off a permanent establishment of the Department for maneuvers, mobilization tests or technical service tests will be so connected.
- Except as otherwise provided in B. following, telephone facilities of the U.S. Department of the Army, Navy or Air Force, other than those described in l., preceding, may, in lieu of the provisions of 4.1.3 and 4.1.4 preceding, be connected by means of switching or connecting equipment furnished by the Telephone Company to a PBX switchboard or other telephone switching or terminal equipment for communication with stations and private line facilities associated with said switching or terminal equipment where the Secretary of the appropriate Department, or his authorized representative notifies the Telephone Company in writing that such connection is required for reasons of military necessity. Such Department telephone facilities will be connected to the telecommunications network only in cases of emergency involving safety of life or property, unless the aforesaid Department facilities are in locations where it is impracticable for the Telephone Company to furnish its facilities.
- B. Terminal equipment and communications systems connected to the telecommunications network in accordance with A. preceding, prior to January I, 1980, may remain connected and be moved and reconnected for the life of the equipment without registration unless substituently modified. New installations of terminal equipments and requiremental teations systems subject to the Federal Communication Communications Rules and Regulations must be connected to the telecommunications nerwork in accordance with 4.1.2, preceding.

BY DESCRIPTION OF MISSOURI

17111L1ZW

JAN - 1 1984

83-253
Public Service Commission

Issued: DEC 29 1983

Effective:

JAN 0 1

Issued: December 29, 1983

General Exchange Tariff Section 4 Original Sheet 48

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.8 CONNECTIONS OF SERVICE STATION LINES AND FACILITIES FURNISHED BY THE CUSTOMER WHICH INVOLVE HAZARDOUS OR INACCESSIBLE LOCATIONS
 - A. Except as otherwise provided in B. following, service station lines, and facilities furnished by the customer which involve hazardous or inaccessible locations, may be connected to the telecommunications network.
 - B. Terminal equipment and communications systems connected to the telecommunications network in accordance with A. preceding, prior to January 1, 1980, may remain connected and be moved and reconnected for the life of the equipment without registration unless subsequently modified. New installations of terminal equipment and communications systems subject to the Federal Communications Commission's Rules and Regulations must be connected to the telecommunications network in accordance with 4.1.2, preceding.
- 4.9 CONNECTIONS OF CUSTOMER-PROVIDED PRIVATE MOBILE SYSTEMS WITH STATIONS OR PRIVATE BRANCH EXCHANGE OR CENTREX SWITCHING SYSTEMS
 - A. Customer-provided private mobile systems may be connected with extension stations through manual or dial PBX systems or Centrex systems by means of connecting equipment provided by the Telephone Company, subject to the provisions of 4.1.3, preceding.
 - B. The Telephone Company-provided connecting equipment will be located at the attendant's position and will operate on a manual basis only, regardless of the type of PBX or Centrex system.



Effective: January 01, 1984

CANCELLED - Missouri Public Service Commission - 02/16/2003 - IN-2003-0247

No supplement to this tariff will be issued except for the purpose of canceling this tariff. General Exchange Tariff
Section 4
Original Sheet 49

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.9 CONNECTIONS OF CUSTOMER-PROVIDED PRIVATE MOBILE SYSTEMS WITH STATIONS OF PRIVATE BRANCH EXCHANGE OR CENTREX SWITCHING SYSTEMS-(Continued)
 - C. Such connections are authorized only for the purpose of intercommunication between such extension stations and the customer-provided private mobile equipment; and except as provided in 4.1.2, 4.1.3, 4.11 and 4.12 preceding, private mobile radio telephone systems may not be connected with the exchange and message toll network of the Telephone Company.
- 4.10 Reserved for Future Use

General Exchange Tariff Section 4 Original Sheet 50

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

4.11 CONNECTIONS OF CUSTOMER-PROVIDED TEST EQUIPMENT

A. Totally Protective Connections

Customer-provided test equipment may be connected to the telecommunications network at the premises of the customer through registered or grandfathered terminal equipment, protective circuitry or communications systems subject to the Federal Communications Commission's Rules and Regulations which, either singularly or in combination, assure that all of the requirements of the Federal Communications Commission's Rules and Regulations (total protection) are met at the telecommunications network interface.

B. Program for Connections of Customer-Provided Test Equipment

Customer-provided test equipment may also be connected at the premises of the customer either (a) directly at the telecommunications network inter-face or (b) through terminal equipment, protective circuitry or communications systems subject to the Federal Communications Commission's Rules and Regulations which does not provide protection for signal power control under the following program provided that:

- 1. The customer-provided test equipment is limited to transmission signal power generating and/or detection devices, or similar devices, utilized by the customer for the detection and/or isolation of a communications service fault.
- 2. The customer-provided test equipment is of a type that was lawfully directly connected to the telecommunications network as of March 6, 1981. Such test equipment may remain connected, be moved or reconnected during the life of the test equipment unless it has been subsequently modified.
- 3. Direct connections of customer-provided test equipment are made through Telephone Company-provided jacks or as otherwise authorized by the Telephone Company.
- 4. Customer-provided test equipment must be operated in accordance with the Institutional Procedures for Signal Power Control as specified in 4.11, C., following.

Issued: December 29, 1983



General Exchange Tariff
Section 4
Original Sheet 51

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.11 CONNECTIONS OF CUSTOMER-PROVIDED TEST EQUIPMENT-(Continued)
 - B. Program for Connections of Customer-Provided Test Equipment
 - 5. The customer notifies the Telephone Company of each telecommunications network service at each premises to which the customer-provided test equipment will be connected in advance of the initial connection. The customer must also notify the Telephone Company when such test equipment is permanently disconnected at each premises.
 - 6. No customer-provided test equipment or combination of test equipment with terminal equipment, protective circuitry or communications systems subject to the Federal Communications Commission's Rules and Regulations (including but not limited to wiring) may cause electrical hazards to Telephone Company personnel, damage to Telephone Company equipment, malfunction of Telephone Company billing equipment, or degradation of service to persons other than the user of the subject test equipment or the user's calling or called party.
 - C. Institutional Procedures for Signal Power Control
 - 1. In accordance with 4.11, B.4., preceding, the customer must comply with the following Institutional Procedures:
 - a. The customer must install, operate and maintain the test equipment so that its signal power at the telecommunications network interface complies with the Federal Communications Commission's Rules and Regulations.
 - b. The operator(s)/maintainer(s) responsible for the test equipment signal power present at the telecommunications network interface must be trained to perform these functions by successfully completing one of the following:
 - (1) A training course provided by the manufacturer of the test equipment, or
 - (2) A training course provided by the customer, or authorized representative of the customer, using training materials and instructions provided by the manufacturer of the test equipment, or



General Exchange Tariff Section 4 Original Sheet 52

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.11 CONNECTIONS OF CUSTOMER-PROVIDED TEST EQUIPMENT-(Continued)
 - C. Institutional Procedures for Signal Power Control-(Continued)
 - 1. (Continued)
 - b. (Continued)
 - (3) An independent training course (e.g., trade school or technical institution) recognized by the manufacturer of the test equipment, or
 - (4) In lieu of the preceding training requirements, the operator(s)/maintainer(s) is under the control of a supervisor trained in accordance with 4.11, C.1.b.(1) through (3), preceding.
 - Upon request, the customer is required to provide proper documentation to demonstrate compliance with the requirement in 4.11, C.1.b.
 - c. Advance notice must be given to the Telephone Company in the form of a notarized Affidavit before the initial connection of the customer-provided test equipment at each premises after April 9, 1981. A copy of the Affidavit must also be maintained at the customer's premises. The Affidavit must contain the following information:
 - (1) The full name, business address, business telephone number and signature of the customer or authorized representative who has responsibility for the operation of the test equipment.
 - (2) The line(s) to which the test equipment will be either connected to or arranged for connection to.
 - (3) A statement that all operations associated with the establishment, maintenance and adjustment of the test equipment signal power present at the telecommunications network interface will comply with the Federal Communications Commission's Rules and Regulations.



General Exchange Tariff
Section 4
Original Sheet 53

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.11 CONNECTIONS OF CUSTOMER-PROVIDED TEST EQUIPMENT-(Continued)
 - C. Institutional Procedures for Signal Power Control-(Continued)
 - 1. (Continued)
 - c. (Continued)
 - (4) A statement describing how each operator of the test equipment will meet and continue to meet the training requirements for persons installing, connecting, adjusting or maintaining the test equipment.
 - 2. Extraordinary Procedures
 - a. The Telephone Company may invoke extraordinary procedures to protect the telecommunications network where one or more of the following conditions are present:
 - (1) Information provided in the Affidavit gives reason to believe that a violation of the Federal Communications Commission's Rules and Regulations or the Institutional Procedures set forth in 4.11, C.1., preceding, is likely.
 - (2) Harm has occurred, and there is reason to believe this harm was a result of operations performed under the Institutional Procedures set forth in Paragraph 4.11, C.1., preceding.
 - b. The extraordinary procedures which can be invoked by the Telephone Company include:
 - (1) Requiring the use of protective apparatus which either protects solely against excessive signal power or which assures that all of the requirements of the Federal Communications Commission's Rules and Regulations are met at the telecommunications network interface.
 - (2) Disconnecting service.



CANCELLED - Missouri Public Service Commission - 02/16/2003 - IN-2003-0247

(CT)

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

General Exchange Tariff Section 4 1st Revised Sheet 54 Replacing Original Sheet 54

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

- 4.11 CONNECTIONS OF CUSTOMER-PROVIDED TEST EQUIPMENT-(Continued)
 - C. Institutional Procedures for Signal Power Control-(Continued)
 - 2. (Continued)

Issued: December 10, 1991

- c. A charge equal to the Customer-Owned Equipment Isolation Charge will apply when:
 - (1) It is necessary to send a repair person to the premises where the test equipment is connected because a condition as set forth in 4.11, C.2.a., preceding, exists, and
 - (2) A failure to comply with the Institutional Procedures for signal power control is disclosed.

Filed MO PSC

Effective: May 09, 1992

General Exchange Tariff
Section 4
Original Sheet 4

CONNECTIONS OF TERMINAL EQUIPMENT AND COMMUNICATIONS SYSTEMS

DEC 2 9 1003

4.11 CONNECTIONS OF CUSTOMER-PROVIDED TEST EQUIPMENT-(Continued)

Minionalia

C. Institutional Procedures for Signal Power Control-(Continued)

MISSOURI Public Service Commission

- (Continued)
 - c. A charge equal to the Maintenance of Service Charge will apply when:
 - It is necessary to send a repair person to the premises where the test equipment is connected because a condition as set forth in 4.11, C.2.a., preceding, exists, and
 - (2) A failure to comply with the Institutional Procedures for signal power control is disclosed.

CANCELLED

MAY 9 - 1992

Public Service Commission

MISSOURI

FILED

JAN - 1 1934

83-253 Gervice Commission

Issued: **DEC** 29 (92.)

Effective:

JAN 0 1 1984

General Exchange Tariff Section 5 Original Sheet 1

CONSTRUCTION CHARGES

5.1 GENERAL REGULATIONS

- 5.1.1 The charges, deposits and regulations specified below apply in connection with all classes of service, facilities or equipment furnished by the Telephone Company and are in addition to the Installation charges applying in connection with particular classes of service, equipment or facilities and in addition to Service Connection charges which are covered separately in the other sections of this Tariff or in the Local Exchange Tariff for each Exchange.
- 5.1.2 Construction charges may be payable, at the option of the Telephone Company, at the time the application is made.
- 5.1.3 When a deposit or a portion of a deposit is refunded in accordance with the plan for extension to new real estate additions (Paragraph 5.2.2, D.), interest will be paid at the rate of 9 percent per annum on the refunded portion of the deposit for the period held if it has been held 30 days or more. Interest on the refunded portion of the deposit is payable at the same intervals at which refunds are made.
- 5.1.4 Plant extensions made by the Telephone Company in accordance with these rules, however financed, shall be and remain the property of the Telephone Company or may be owned by some other company with whom the Telephone Company has a joint use agreement.
- 5.2 RULES FOR EXTENSIONS OF PERMANENT DISTRIBUTING PLANT FOR COMPANY MAIN STATION SERVICE AND PRIVATE BRANCH EXCHANGE TRUNKS
 - 5.2.1 Within the basic service area, the Telephone Company will extend its distributing plant to furnish the designated service of the appropriate basic service area to any applicant without requiring a construction charge, except for temporary service.
 - 5.2.2 Outside the basic service area, but within the exchange area, the Telephone Company will extend its distributing plant to applicants in areas where facilities are not available under the following conditions:
 - A. New pole line extensions required for furnishing Company main service will be constructed along public highways by the Telephone Company under the following conditions:



General Exchange Tariff
Section 5
Original Sheet 2

CONSTRUCTION CHARGES

- 5.2 RULES FOR EXTENSIONS OF PERMANENT DISTRIBUTING PLANT FOR COMPANY MAIN STATION SERVICE AND PRIVATE BRANCH EXCHANGE TRUNKS-(Continued)
 - 5.2.2 (Continued)
 - A. (Continued)

An allowance of 5/10 mile, route measurement, per applicant will be made for such pole line extensions without the application of a construction charge.

Applicants may, at the option of the Telephone Company, be required to execute a termination agreement in an amount equal to 12 months exchange service in cases where no construction charges are applicable.

For the construction in excess of the allowance stated above, applicants for service are required to pay a construction charge of \$106.50 per 1/10 mile or fraction thereof, route measurement, except where natural or other barriers are encountered which require undue circuitous routing or abnormal construction costs. In the latter cases, the construction charges may reflect the abnormal costs incurred by the company.

B. Circuits on existing pole lines required for furnishing company main service or a better grade of service will be constructed along public highways by the Telephone Company without the application of a construction charge.

Applicants may, at the option of the Telephone Company, be required to execute a minimum period service agreement in an amount equal to 12 months exchange service.

C. Extensions of plant required for furnishing company main service will be made on private property for an individual customer provided suitable right-of-way can be obtained under the following conditions:

An allowance of 2/10 mile, route measurement, per applicant will be made for such plant extension without the application of a construction charge.



General Exchange Tariff
Section 5
Original Sheet 3

CONSTRUCTION CHARGES

- 5.2 RULES FOR EXTENSIONS OF PERMANENT DISTRIBUTING PLANT FOR COMPANY MAIN STATION SERVICE AND PRIVATE BRANCH EXCHANGE TRUNKS-(Continued)
 - 5.2.2 (Continued)
 - C. (Continued)

For construction in excess of the allowance stated in the preceding paragraph, an applicant for service will be required to pay a construction charge as specified in Paragraph 5.2.2, A.

Where more than one applicant will be served by plant extensions on private property, the construction will be considered as pole line extensions on a public highway.

D. The period for which construction charges will be applicable to a circuit construction project will be five years from the date service is first established on the project. After the expiration of the initial five- year period, the facilities included in the project will be considered as existing.

When a new applicant can be served from an existing circuit project during the initial five-year period, the construction charge applicable to the group or groups in the project will then be refigured on the basis of the number of customers having paid or then paying a construction charge.

E. Extensions for mobile home or trailer park additions.

In mobile home or trailer park additions, when the promoters desire to have telephone service made available for prospective residences without costs other than the regular service charges, and when in the judgment of the Telephone Company, the financial risk involved in the plant extensions does not warrant the expenditure, the promoters may make the following arrangements.

Deposit with the Telephone Company the cost of providing pole line and cable for a distributing plant within the addition of



General Exchange Tariff
Section 5
Original Sheet 4

CONSTRUCTION CHARGES

- 5.2 RULES FOR EXTENSIONS OF PERMANENT DISTRIBUTING PLANT FOR COMPANY MAIN STATION SERVICE AND PRIVATE BRANCH EXCHANGE TRUNKS-(Continued)
 - 5.2.2 (Continued)
 - E. (Continued)

sufficient capacity to serve an agreed upon ultimate number of customers in the addition, less the estimated net salvage obtainable if the plant should be removed in three years.

Refunds will be made to the promoter over a three-year period on the following basis:

At the end of each six-month period, a refund will be made for each customer attached to the system during that half-year period, which is a net main station gain over and above the greatest half-year total of main stations for which a refund was previously made provided the refund does not exceed the total amount of the deposit. The amount of the refund is Determined by dividing the total amount of the deposit by the agreed upon ultimate number of customers.

- 5.3 RULES FOR PLANT ON PRIVATE PROPERTY USED IN PROVIDING SERVICE EITHER WITHIN THE BASE RATE AREA OR OUTSIDE THE BASE RATE AREA
 - 5.3.1 Supporting structures, including either poles or underground conduit and opening and closing of trenches, used only in providing service and located on private property of the customer must be furnished and maintained by or at the customer's expense and must conform with the Telephone Company's standard specifications. Ownership of such supporting structures is vested in the customer, except that such facilities may be owned, furnished and maintained by another wire-using company in which case any cost assessed against the Telephone Company for occupancy of such supporting structures must be borne by the customer.



(AT)

(AT)

No supplement to this tariff will be issued except for the purpose of canceling this tariff. General Exchange Tariff
Section 5
2nd Revised Sheet 5
Replacing 1st Revised Sheet 5

CONSTRUCTION CHARGES

- 5.3 RULES FOR PLANT ON PRIVATE PROPERTY USED IN PROVIDING SERVICE EITHER WITHIN THE BASE RATE AREA OR OUTSIDE THE BASE RATE AREA-(Continued)
 - 5.3.2 Supporting structures, including either poles or underground conduit and opening and closing of trenches, used in providing both Exchange Service or Private Branch Exchange trunk service and located on private property of the customer will be provided, owned, maintained and replaced by the Telephone Company under the conditions discussed in Paragraph 5.2.2, C., preceding.

Circuits on supporting structures owned by the customer or another wire-using company as discussed in Paragraph 5.3.1, preceding, are owned and maintained by the Telephone Company.

5.4 SPECIAL CONSTRUCTION

- 5.4.1 When a special type of construction is furnished to a customer, an additional charge is made equal to the difference between the estimated cost of the special type of construction and the estimated cost of standard construction. Charges will include materials, contract services, and loaded labor.(1) The customer is required to bear unusual maintenance costs for the special construction.
- 5.4.2 Where either underground or aerial construction of facilities is required (other than by choice of the Telephone Company), an additional charge shall be made if the estimated cost of the type of construction required (underground or aerial) exceeds the estimated cost of the other type of construction. This charge shall be the difference between the two.
- 5.4.3 The Telephone Company will provide an estimate of actual charges to the customer prior to the start of construction.
- 5.4.4 At the customer's request, the Telephone Company will provide additional regulated entrance facilities and/or demarcation arrangements beyond the one provisioned at the normal tariffed rate. In such cases, charges will include the actual cost of time and materials required.

(1) Overhead loading of labor is calculated with a composite allocation factor that is based on general office salaries and expenses, reliefs and pensions, and Social Security taxes. This factor is developed annually by determining the relationship of these three expense items to the total payroll base. It is applied to expenses for construction, removals, test desk, and central office maintenance.

Issued: July 9, 1997 Effective: August 29, 1997



General Exchange Tariff

1 Replacing Original Sheet 5

CONSTRUCTION CHARGES

JAN 22 1987

5.3 RULES FOR PLANT ON PRIVATE PROPERTY USED IN PROVIDING SERVICE EITHERSTUKK WITHIN THE BASE RATE AREA OR OUTSIDE THE BASE RATE AREA-(Continued) Public Service Commission

5.3.2 Supporting structures, including either poles or underground conduit and opening and closing of trenches, used in providing both Exchange Service or Private Branch Exchange trunk service and located on private property of the customer will be provided, owned, maintained and replaced by the Telephone Company under the conditions discussed in Paragraph 5.2.2, C., preceding.

Circuits on supporting structures owned by the customer or another wire-using company as discussed in Paragraph 5.3.1, preceding, are owned and maintained by the Telephone Company.

5.4 SPECIAL CONSTRUCTION

(AT)

- 5.4.1 When a special type of construction is furnished to a customer, an additional charge is made equal to the difference between the estimated cost of the special type of construction and the estimated cost of standard construction. Charges will include materials, contract services, and loaded labor.(1) The customer is required to bear unusual maintenance costs for the special construction.
- 5.4.2 Where either underground or aerial construction of facilities is required (other than by choice of the Telephone Company), an additional charge shall be made if the estimated cost of the type of construction required (underground or aerial) exceeds the estimated cost of the other type of construction. This charge shall be the difference between the two:
- (AT) 5.4.3 The Telephone Company will provide an estimate of CANCELLE ges to the customer prior to the start of construction.

AUG 29 1997

By 2 M R.S.

Public Service Commission

MISSOURI

(AT) (1) Overhead loading of labor is calculated with a composite allocation factor that is based on general office salaries and expenses, reliefs and pensions, and Social Security taxes. This factor is developed annually by decomposite the relationship of these three expense items to the total payroll place. It is applied to expenses for construction, removals, test lesk, and central office maintenance.

Issued: JAN 23 1987

MAR 6 1987 Effective:

Dearc Service Commission

General Exchange Tantiff Section 5
Original Sheet 5
DEC 20 1003

MISSOURI

CONSTRUCTION CHARGES

5.3 RULES FOR PLANT ON PRIVATE PROPERTY USED IN PROVIDING SERVICE EXTREMINED COMMISSION WITHIN THE BASE RATE AREA OR OUTSIDE THE BASE RATE AREA-(Continued)

5.3.2 Supporting structures, including either poles or underground conduit and opening and closing of trenches, used in providing both Exchange Service or Private Branch Exchange trunk service and located on private property of the customer will be provided, owned, maintained and replaced by the Telephone Company under the conditions discussed in Paragraph 5.2.2, C., preceding.

Circuits on supporting structures owned by the customer or another wire-using company as discussed in Paragraph 5.3.1, preceding, are owned and maintained by the Telephone Company.

5.4 SPECIAL CONSTRUCTION

- 5.4.1 When a special type of construction is furnished to a customer, an additional charge is made equal to the difference between the estimated cost of the special type of construction and the estimated cost of standard construction. The customer is required to bear unusual maintenance costs for the special construction.
- 5.4.2 Where either underground or aerial construction of facilities is required (other than by choice of the Telephone Company), an additional charge shall be made if the estimated cost of the type of construction required (underground or aerial) exceeds the estimated cost of the other type of construction. This charge shall be the difference between the two.

GANDELLED

MAR 6 1987

PUBLIC SERVICE COMMISSION

JAN - 1 1984
83 - 253
Public Service Commission

Issued: DEC 29 1983

Effective: JAN 0 1 1984

No supplement to this tariff will be issued except for the purpose of canceling this tariff. General Exchange Tariff
Section 5
1st Revised Sheet 6
Replacing Original Sheet 6

CONSTRUCTION CHARGES

(RT)

(FC) 5.5 TEMPORARY SERVICE

Where plant construction (either inside or outside the base rate area) is required to provide any service or facility, temporary in character, or where it is necessary to place temporary construction in advance of permanent construction(1) in order to meet the customer's requirements or when, in the judgment of the Telephone Company, the service or facilities cannot be refused in the event the customer disconnects the service or facilities, the Telephone Company may require the applicant to pay the nonrecoverable costs of the temporary construction or to contract for service beyond the initial period, or both.

(RT)

(1) Temporary construction in advance of permanent construction consists of drops, cable leads and other facilities that would not be required to provide service on a permanent basis.

Issued: December 1, 1986 Effective: January 1, 1987

·

General Exchange Tariff
Section 5
Original Sheet 6
DEC 20 1833

CONSTRUCTION CHARGES

5.5 CONCEALED WIRING

MISSUURI Public Service Commission

- 5.5.1 The standard method of wiring buildings is to use exposed wiring. When concealed wiring is furnished, an additional charge is made equal to the difference between the estimated cost of installation and the average cost of an exposed wiring installation, except that if suitable interior conduit is provided by the customer, the wiring is installed in the conduit by the Telephone Company without additional charge.
- 5.5.2 Wiring run in grooves of baseboards, mouldings, wainscoting, exposed rubber or metal floor duct, etc., is not considered concealed wiring.

5.6 TEMPORARY SERVICE

Where plant construction (either inside or outside the base rate area) is required to provide any service or facility, temporary in character, or where it is necessary to place temporary construction in advance of permanent construction(1) in order to meet the customer's requirements or when, in the judgment of the Telephone Company, the service or facilities cannot be reused in the event the customer disconnects the service or facilities, the Telephone Company may require the applicant to pay the nonrecoverable costs of the temporary construction or to contract for service beyond the initial period, or both.

5.7 PREWIRING

JAN 1 1987

BY 1st P.S. # 6

5.7.1 General

- A. Prewiring provides for the installation of non-key inside, wiring associated with standard residence or standard business service during the initial construction of the premises.
- B. Prewiring is not to be provided where construction is too far advanced or the type of construction makes such wiring impracticable. The final decision as to the feasibility of providing and the type and method of prewiring a building will rest at all times with the Telephone Company.
- C. The Telephone Company is not required to provide service using the prewiring if the prewiring is damaged during the construction of the building. Installations of telephone service will be completed on a standard basis on either initial or any subsequent installations if it is determined that prewiring is damaged.

(1) Temporary construction in advance of permanent construction consists of the drops, cable leads and other facilities that would not be required to provide service on a permanent basis.

Public Service Commission

Issued: DEC 29 1983

Effective:

No supplement to this tariff will be issued except for the purpose of canceling this tariff. General Exchange Tariff
Section 5
1st Revised Sheet 7
Replacing Original Sheet 7

CONSTRUCTION CHARGES

(RT)

Issued: December 1, 1986 Effective: January 1, 1987

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



CONSTRUCTION CHARGES

General Exchange Tariff
Section. 5
PEOFERINATES Neet 7

DEC 2 0 1003

MISSOURI Public Service Commission

- 5.7 PREWIRING-(Continued)
 - 5.7.1 General-(Continued)
 - D. The Telephone Company cannot guarantee that any subsequent changes in or additions to prewiring will remain concealed.
 - 5.7.2 Charges
 - A. Premises Work Charges, as found in Section 19 of this Tariff, will apply.
 - B. The above charges include the provision of prewired outlets on the same premises only and do not include the provision of conduit. The Service and Equipment Charge and Complex Installation/Move Charge, when appropriate, will apply to items of service and equipment when service is established.
 - C. When subsequent trips are made to install additional prewired outlets, charges as stated in Paragraph A., above, will apply.

CAN BELLED

JAN 1 1987

BY 1 PUBLIC SERVICE COMMISSION

OF MISSIURI

JAN - 1 1984

83 - 253

Public Service Commission

Issued: **DEC** 29 1983

Effactive:

No supplement to this tariff will be issued except for the purpose of canceling this tariff. General Exchange Tariff
Section 5
1st Revised Sheet 8
Replacing Original Sheet 8

CONSTRUCTION CHARGES

(RT)

- (FC) 5.6 SERVICE PROVIDED TO MOVABLE PREMISES
- (FC) 5.6.1 When telephone service is provided to movable premises by means of aerial plant, a clearance pole shall be provided if needed in the opinion of the Telephone Company. The customer shall place, own and maintain the pole. However, if the customer elects, the Telephone Company will place, own and maintain the pole and bill the customer the cost of placing the pole.
- (FC) 5.6.2 The clearance pole must comply with specifications determined to be applicable by the Telephone Company.

Effective: January 1, 1987

Issued: December 1, 1986

CONSTRUCTION CHARGES

General Exchange Tariff
Section 5
Conignal Sheet 8

DEC 20 133

Missouri

5.8 PREINSTALLATION OF JACKS

5.8.1 The Telephone Company may provide preinstallation of Public Service Commission jacking) at prewired residential or business premises prior to the initial establishment of service. Premises Work Charges, as found in Section 19 of this Tariff will apply.

- 5.9 SERVICE PROVIDED TO MOVABLE PREMISES
- 5.9.1 When telephone service is provided to movable premises by means of aerial plant, a clearance pole shall be provided if needed in the opinion of the Telephone Company. The customer shall place, own and maintain the pole. However, if the customer elects, the Telephone Company will place, own and maintain the pole and bill the customer the cost of placing the pole.
- 5.9.2 The clearance pole must comply with specifications determined to be applicable by the Telephone Company.

CARRELLED

JAN 1 1987

BY SERVICE COMMISSION
OF MISSOURI

FILED

JAN - 1 1934

83 - 253

Public Service Commission

Issued: DEC 29 1983

Effective:

General Exchange Tariff
Section 5
1st Revised Sheet 9
Replacing Original Sheet 9

CONSTRUCTION CHARGES

- (FC) 5.7 INSTALLATION OF TELEPHONE LINES WITHIN SUBDIVISION(1)
- (FC) 5.7.1 Telephone lines constructed, installed and owned by the Telephone Company in subdivisions shall be installed underground.
- (FC) 5.7.2 The following definitions are used in this section of the Tariff.

APPLICANT

The developer, builder or other person, partnership, association, firm, private or public corporation, trust, estate, political subdivision, governmental agency or other legal entity recognized by law, applying for the construction of a telephone distribution system in a subdivision.

BUILDING

A single structure roofed and enclosed within exterior walls, built for permanent use, erected, framed of component structural parts and unified in its entirety both physically and in operation for single-family residential occupancy in a subdivision (definition excludes mobile home).

SUBDIVISION

A lot, tract or parcel of land divided into two or more lots, plots, sites or other divisions for use for new residential buildings or the land on which is constructed new multiple-occupancy buildings per a recorded plot thereof if such recordation is required by law.

(FC) 5.7.3 The Telephone company, upon receipt of the applicant's proper application, will install an underground telephone system with suitable materials to assure that the applicant will receive reasonably safe and adequate telephone service. The provision of the underground telephone system will

(1) This is in accordance with Rule 4 CSR 240-30.020 of the Missouri Code of State Regulations relative to Residential Telephone Underground Systems.



General Exchange Fariff Section 5 Original Sheet 9

DEC 29 1933

CONSTRUCTION CHARGES

5.10 INSTALLATION OF TELEPHONE LINES WITHIN SUBDIVISION(1)

MISSOURI
Public Service Commission

- 5.10.1 Telephone lines constructed, installed and owned by the Telephone Company in subdivisions shall be installed underground.
- 5.10.2 The following definitions are used in this section of the Tariff:

APPLICANT

The developer, builder, or other person, partnership, association, firm, private or public corporation, trust, estate, political subdivision, governmental agency or other legal entity recognized by law, applying for the construction of a telephone distribution system in a subdivision.

BUILDING

A single structure roofed and enclosed within exterior walls, built for permanent use, erected, framed of component structural parts and unified in its entirety both physically and in operation for single-family residential occupancy in a subdivision (definition excludes mobile home).

SUBDIVISION

A lot, tract or parcel of land divided into two or more lots, plots, sites or other divisions for use for new residential buildings or the land on which is constructed new multiple-occupancy buildings per a recorded plot thereof if such recordation is required by law.

5.10.3 The Telephone Company, upon receipt of the applicant's proper application, will install an underground telephone system with suitable materials to assure that the applicant will receive reasonably safe and adequate telephone service. The provision of the underground telephone system will

JAN 1 1987

BY LST PLOEIN SERVICE COMMISSION
PUBLIC SERVICE COMMISSION
OF MISSION

JAN - 1 1984 83 - 253 Public Service Commission

(1) This is in accordance with Rule 4 CSR 240-30.020 of the Missouri Code of State Regulations relative to Residential Telephone Underground Systems.

Issued: DEC 29 1983

Effective:

JAM 0 1 1934

No supplement to this tariff will be issued except for the purpose of canceling this tariff. General Exchange Tariff
Section 5
1st Revised Sheet 10
Replacing Original Sheet 10

CONSTRUCTION CHARGES

- (FC) 5.7 INSTALLATION OF TELEPHONE LINES WITHIN SUBDIVISION(1)-(Continued)
- (FC) 5.7.3 (Continued)
- (FC) be provided at no charge except where a charge is permitted under Paragraphs 5.7.5 and 5.7.7 of this Section of the Tariff Temporary service is provided under Paragraph 5.7.6 of this Section
- (FC) this Section of the Tariff. Temporary service is provided under Paragraph 5.7.6 of this Section of the Tariff.
- (FC) 5.7.4 Rights-of-Way and Easements
 - A. Within the applicant's subdivision, the Telephone Company will construct, own, operate and maintain underground telephone lines only along public streets, roads, and highways which the Telephone Company has the legal right to occupy, and on public lands and private property across which rights-of-way and easements satisfactory to the Telephone Company may be obtained without cost or need for condemnation by the Telephone Company.
 - B. Rights-of-way and easements, within the subdivision, satisfactory to the Telephone Company, must be furnished by the applicant in reasonable time to meet construction and service requirements before the Telephone Company shall be required to commence its installation. Such rights-of-way and easements must be cleared of trees, tree stumps and other obstructions and graded to within six inches of final grade by applicant at no charge to the Telephone Company. Such clearance and grading must be maintained by the applicant during construction by the Telephone Company.
- (FC) 5.7.5 Advance Payments
 - A. Where, due to the manner in which a subdivision is developed, the Telephone Company is required to construct and underground telephone distribution system through a section or sections of the subdivision where service will not be

(1) This is in accordance with Rule 4 CSR 240-30.020 of the Missouri Code of State Regulations relative to Residential Telephone Underground Systems.



CONSTRUCTION CHARGES

Original Sheet 10

Continued Souri Public Service Commission

5.10 INSTALLATION OF TELEPHONE LINES WITHIN SUBDIVISION(1)-

5.10.3 (Continued)

be provided at no charge except where a charge is permitted under Paragraphs 5.10.5 and 5.10.7 of this Section of the Tariff. Temporary service is provided under Paragraph 5.10.6 of this Section of the Tariff.

- 5.10.4 Rights-of-Way and Easements
- A. Within the applicant's subdivision, the Telephone Company will construct, own, operate and maintain underground telephone lines only along public streets, roads, and highways which the Telephone Company has the legal right to occupy, and on public lands and private property across which rights-of-way and easements satisfactory to the Telephone Company may be obtained without cost or need for condemnation by the Telephone Company.
- B. Rights-of-way and easements, within the subdivision, satisfactory to the Telephone Company, must be furnished by the applicant in reasonable time to meet construction and service requirements before the Telephone Company shall be required to commence its installation. Such rights-of-way and easements must be cleared of trees, tree stumps and other obstructions and graded to within six inches of final grade by applicant at no charge to the Telephone Company. Such clearance and grading must be maintained by the applicant during construction by the Telephone Company.

5.10.5 Advance Payments

A. Where, due to the manner in which a subdivision is developed, the Telephone Company is required to construct an underground telephone distribution system through a section or sections of the subdivision where service will not be

INN 1 1987

BY 154 P.S.#10
PUBLIC SERVICE COMMISSION

|FMLED |JAN - 1 1984;

Public Service Communication

(1) This is in accordance with Rule 4 CSR 240-30.020 of the Missouri Code of State Regulations relative to Residential Telephone Underground Systems.

Issued: DEC 29 1983

Effective:

General Exchange Tariff Section 5 1st Revised Sheet 11 Replacing Original Sheet 11

CONSTRUCTION CHARGES

- (FC) 5.7 INSTALLATION OF TELEPHONE LINES WITHIN SUBDIVISION(1)-(Continued)
- (FC) 5.7.5 Advance Payments-(Continued)
 - A. (Continued)

connected for at least two years, then the Telephone Company may require an advance payment equal to the estimated cost of construction from the applicant before construction is commenced. If, in the judgment of the Telephone Company, an advance is required under the above-described conditions, the Telephone Company has the right to refuse the installation of the underground system until the required advance is paid to the Telephone Company.

- B. If an advance is required under these rules, then the advance, without interest, shall be returned to the applicant on a pro-rata basis as the permanent service connection is made to each building or multiple-occupancy building.
- C. Any portion of an advance remaining unrefunded ten years from the date the Telephone Company is first ready to render service with the extension will be retained by the Telephone Company and credited to the appropriate construction account.
- (FC) 5.7.6 Temporary Facilities
 - A. Temporary facilities may be installed to provide service, when necessary, for a maximum period of one year.
 - B. Where it is necessary to place temporary facilities in advance of the permanent underground telephone system in order to provide telephone service, the Telephone Company may require the applicant to pay the estimated

(1) This is in accordance with Rule 4 CSR 240-30.020 of the Missouri Code of State Regulations relative to Residential Telephone Underground Systems.



CONSTRUCTION CHARGES

General Exchange Tariff
Section 5
Original Sheat 1

DEC 2 3 1983

5.10 INSTALLATION OF TELEPHONE LINES WITHIN SUBDIVISION(1)-(Continued)

MISSOURI
Public Service Commission

5.10.5 Advance Payments-(Continued)

A. (Continued)

connected for at least two years, then the Telephone Company may require an advance payment equal to the estimated cost of construction from the applicant before construction is commenced. If, in the judgment of the Telephone Company, an advance is required under the above-described conditions, the Telephone Company has the right to refuse the installation of the underground system until the required advance is paid to the Telephone Company.

- B. If an advance is required under these rules, then the advance, without interest, shall be returned to the applicant on a pro-rata basis as the permanent service connection is made to each building or multiple-occupancy building.
- C. Any portion of an advance remaining unrefunded ten years from the date the Telephone Company is first ready to render service with the extension will be retained by the Telephone Company and credited to the appropriate construction account.

5.10.6 Temporary Facilities

- A. Temporary facilities may be installed to provide service, when necessary, for a maximum period of one year.
- B. Where it is necessary to place temporary facilities in advance of the permanent underground telephone system in order to provide telephone service, the Telephone Company may require the applicant to pay the estimated

(B) N PEINED

(IAN L 1987

1425.#11_N

JAN - 1 1984 83 - 253 Public Service Com-

(1) This is in accordance with Rule 4 CSR 240-30.020 of the Missouri Code of State Regulations relative to Residential Telephone Underground Systems.

Issued: DEC 29 1983

Effective:

No supplement to this tariff will be issued except for the purpose of canceling this tariff. General Exchange Tariff
Section 5
1st Revised Sheet 12
Replacing Original Sheet 12

CONSTRUCTION CHARGES

- (FC) 5.7 INSTALLATION OF TELEPHONE LINES WITHIN SUBDIVISION(1)-(Continued)
- (FC) 5.7.6 Temporary Facilities-(Continued)
 - B. (Continued)

nonrecoverable costs of the temporary facilities. If the required costs under the above-described conditions apply, the Telephone Company has the right to refuse installation of the temporary facilities until the required costs are paid to the Telephone Company.

(FC) 5.7.7 Special Conditions

In circumstances where the application of these rules appears impracticable of unjust to applicant or the Telephone Company, or discriminatory to other customers, e.g., difficult rock conditions, the Telephone Company or applicant shall refer the matter to the Missouri Public Service Commission for special ruling or for the approval of special conditions which may be mutually agreed upon prior to commencing constructions.

(1) This is in accordance with Rule 4 CSR 240-30.020 of the Missouri Code of State Regulations relative to Residential Telephone Underground Systems.



General Exchange Tariff Section 5

CONSTRUCTION CHARGES

INSTALLATION OF TELEPHONE LINES WITHIN SUBDIVISION(1)-(Continued) 2 0 1883

MISSOURI **Public Service Commission**

5.10.6 Temporary Facilities-(Continued)

(Continued)

nonrecoverable costs of the temporary facilities. If the required costs under the above-described conditions apply, the Telephone Company has the right to refuse installation of the temporary facilities until the required costs are paid to the Telephone Company.

5.10.7 Special Conditions

In circumstances where the application of these rules appears impracticable or unjust to applicant or the Telephone Company, or discriminatory to other customers, e.g., difficult rock conditions, the Telephone Company or applicant shall refer the matter to the Missouri Public Service Commission for special ruling or for the approval of special conditions which may be mutually agreed upon prior to commencing construction.

JAN 1 1987

OF MISSOURI

Public Service Commission

(1) This is in accordance with Rule 4 CSR 240-30.020 of the Missouri Code of State Regulations relative to Residential Telephone Underground Systems.

DEC 2.9 1983 Issued:

Effective: