2.3 Provision of Equipment and Facilities-(Continued)

2.3.4 Ownership of Facilities

Title to all facilities provided in accordance with this Tariff for provision of Service to the Customer remains with the Company or third party vendor providing facilities on behalf of the Company.

2.3.5 Use of Service

Service is furnished for use by the Customer and may be used by others only as specifically provided elsewhere in this Tariff.

- A. Service shall not be used to transmit a message, to locate a person, or to otherwise give or obtain information, without payment of the charges applicable to such use. A Customer shall use no device with the Service or facilities of the Company for the purpose of avoiding payment of the applicable charge or defrauding the Company.
- B. Service shall not be used in any manner that interferes with other persons in the use of their Service, prevents other persons from using their Service, or otherwise impairs the quality of Service to other Customers. The Company may require a Customer to immediately cease use of Service if such use is causing interference with or impairing the Service of others.
- C. If a Customer's use of Service interferes unreasonably with the Service of other Customers and that interference is believed by the Company to be related to the quantity or grade of service that the Customer has purchased, the interfering Customer may be required to take Service in sufficient quantity, or of a different class or grade, or to cooperate with the Company to eliminate such interference.

2.4 Obligations of the Customer

2.4.1 General

The Customer shall be responsible for:

- A. Payment of all applicable charges pursuant to this Tariff, contracts, or special assembly or special construction; and
- B. Reimbursing the Company for damage to, or loss of, the Company's facilities or equipment caused by the acts or omissions of the Customer; the noncompliance by the Customer with these regulations; or by fire, theft or other casualty on the Customer's Premises; and

Issued:

2.4 Obligations of the Customer-(Continued)

2.4.1 General-(Continued)

- C. Providing at reasonable charge, as specified from time to time by the Company, any needed personnel, equipment, space and power to operate Company facilities and equipment installed on the Premises of the Customer, and the level of heating and air conditioning necessary to maintain the proper operating environment on such Premises; and
- D. Obtaining, maintaining, and otherwise having full responsibility for all rights-of-way and conduit necessary for installation of all cable and associated equipment used to provide Service to the Customer from the Premises entrance or property line to the location of the equipment space. Any costs associated with obtaining and maintaining the rights-of-way described herein, including the costs of altering the structure to permit installation of the Company facilities, shall be borne entirely by, or may be charged by the Company to, the Customer. The Company may require the Customer to demonstrate its compliance with this section prior to accepting an order for Service; and
- E. Ensuring that its equipment and/or system or that of its agent is properly interfaced with the Company's Service; that the signals emitted into the Company's network are of the proper mode, bandwidth, power, data speed, and signal level for the intended use of the Customer and in compliance with the criteria set forth in this Tariff; and that the signals do not damage Company equipment, injure its personnel or degrade service to other Customers. If the Customer or its agent fails to maintain and operate its equipment and/or system or that of its agent properly, with resulting imminent harm to Company equipment, personnel, or the quality of service to other Customers, the Company may, upon written notice, require the use of protective equipment at the Customer's expense. If this fails to produce satisfactory quality and safety, the Company may, upon written notice, terminate the Customer's service without liability; and
- F. Providing a safe place to work and complying with all laws and regulations regarding the working conditions on the Premises at which Company employees and agents will be installing or maintaining the Company's facilities and equipment. The Customer may be required to install and maintain Company's facilities and equipment within a hazardous area if, in the Company's opinion, injury or damage to the Company's or third party vendor's employees or property might result from installation or maintenance by the Company or third party vendor. The Customer shall be responsible for identifying, monitoring, removing and disposing of any hazardous material prior to any construction or installation work; and

Issued:

2.4 Obligations of the Customer-(Continued)

2.4.1 General-(Continued)

- G. Complying with all laws and regulations applicable to, and obtaining all consents, approvals, licenses and permits as may be required with respect to, the location of Company's facilities and equipment in any Customer Premises or the rights-of-way for which Customer is responsible; and granting or obtaining permission for Company agents or employees to enter the Premises of the Customer at any time for the purpose of installing, inspecting, maintaining, repairing, or, upon Termination of Service as stated herein, removing the facilities or equipment; and
- H. Not creating or allowing to be placed or maintained any liens or other encumbrances on the Company's equipment or facilities or CPE leased by the Customer from the Company; and
- I. Making the Company facilities and equipment available periodically for maintenance purposes at a time agreeable to both the Company and the Customer. No allowance for interruptions in Service will be made for the period during which Service is interrupted for such purposes; and
- J. Promptly notifying the Company in writing, of any allegation, claim, loss, damage, liability, defect, cost or expense for which the Company may be responsible and shall cooperate in every reasonable way to facilitate defense or settlement of such allegation, claim, loss, damage, liability, defect, cost or expense.

2.4.2 Claims

The Customer shall indemnify, defend and hold harmless the Company as set forth in the Limitation of Liability/Indemnity section of this Tariff or as provided elsewhere in this Tariff.

2.4.3 Inspections

A. Upon reasonable notification to the Customer, and at a reasonable time, the Company may make such tests and inspections as may be necessary to determine that the Customer is complying with the requirements set forth in this Tariff for the installation, operation, and maintenance of Customer-provided facilities and equipment connected to Company-owned facilities and equipment. No credit will be allowed for any interruptions occurring during such inspections.

Issued:

- 2.4 Obligations of the Customer-(Continued)
 - 2.4.3 Inspections-(Continued)
 - B. The Company will, upon request, provide the Customer with a statement of technical parameters that the Customer's equipment must meet. If the protective requirements for Customer-provided equipment are not being complied with, the Company may take such action as it deems necessary to protect its facilities, equipment, and personnel. The Company will notify the Customer promptly if there is any need for corrective action. Within three (3) days of receiving this notice a Customer must take this corrective action and notify the Company of the action taken. If the Customer fails to do this, the Company may take whatever additional action is deemed necessary, including the suspension of Service, to protect its facilities, equipment and personnel from harm.
 - 2.4.4 The Customer shall not assert any claim against any other Customer or user of the Company's Services for damages resulting in whole or in part from or arising in connection with the furnishing of Service under this Tariff including but not limited to mistakes, omissions, interruptions, delays, errors or other defects or misrepresentations, whether or not such other Customer or user contributed in any way to the occurrence of the damages, unless such damages were caused solely by the negligent or intentional act or omission of the other Customer or user and not by any act or omission of the Company.

2.5 Establishment of Service

This section establishes the provisions regarding applications for service, establishing credit, and customer deposits.

- 2.5.1 Application for Service/Service Order
 - A. Applicant for service may be required to sign an application form requesting the Company to furnish facilities or Service in accordance with the rates, charges, rules and regulations as set forth in this Tariff. This application for Service, together with the provisions of this Tariff, establishes the Contract between the Company and the Customer, which may not be assigned or transferred in any manner without Company's permission.
 - B. The Company may conduct a credit investigation of each new Customer or Applicant prior to accepting the Service Order, a Deposit or an Advance Payment. An Applicant who cannot establish a satisfactory credit standing, or a Customer whose Service has been discontinued for non-payment of bills for any Service subject to this Tariff, may be required to provide the Company a security Deposit at any time.

Issued:

- 2.5 Establishment of Service-(Continued)
 - 2.5.1 Application for Service/Service Order-(Continued)
 - C. The Company may refuse to provide Service to a Customer with outstanding, undisputed charges. Payment of all unpaid, undisputed charges, as well as a Deposit and Advance Payment for all connection charges, may be required prior to re-establishing Service.

2.5.2 Establishment of Credit

A. General

- The Company may, in order to assure payment of its charges for Service, require
 Applicants and existing Customers to establish and maintain credit acceptable to the
 Company.
- 2. The establishment and reestablishment of acceptable credit does not relieve the Applicant or Customer from compliance with other provisions in this Tariff as to Advance Payments and the payment of charges due, and will in no way modify the provisions regarding disconnection and Termination of Service for failure to pay charges due for Service or facilities furnished.
- A Customer may be required to reestablish credit in accordance with this Tariff when the
 amount of Service furnished or the basis on which credit was formerly established, in the
 sole opinion of the Company, has significantly changed.

2.5.3 Advance Payments

To safeguard its interests, the Company may require an Applicant or Customer to make Advance Payment before Services or facilities are provided. The Advance Payment will include non-recurring and recurring charges for the Services or facility, estimated usage charges, and other charges and guarantees in such amount as may be deemed necessary by the company to safeguard its interests. In addition, where special construction is involved, the Advance Payment may also include an amount equal to the estimated Non-Recurring Charges for the special construction and recurring charges, if any, for a period to be agreed to by the Customer and the Company. The Advance Payment will be credited to the Customer's first bill, but shall not be refundable except as permitted in this Tariff.

Issued:

2.5 Establishment of Service-(Continued)

2.5.4 Deposits

A. General

The customer will provide proof of identity and credit information to the Company before service is made available and will maintain credit satisfactory to ASI. The Company may, at the time of application for service or at any time thereafter on five (5) days written notice, require a deposit to guarantee payment of bills for service rendered if the Customer cannot establish a credit standing satisfactory to the Company.

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

No deposit shall be required by the Company because of a customer's race, sex, creed, national origin, marital status, age, number of dependents, source of income, or geographical area of residence.

B. Interest on Deposits

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

C. Return of Deposit

When a deposit is returned to the Customer, the Company returns the amount of the Deposit plus accrued interest. Prior to the return, deposits will be applied to any outstanding charges, and only the excess, if any, will be returned. A deposit will be returned when an application for Service has been canceled prior to the establishment of Service and upon discontinuance of Service with the payment of all charges due.

Upon termination of service, the Company will refund the deposit with accrued interest to the customer less any unpaid bills due the Company.

Issued:

2.6 Billing

2.6.1 Payment of Bills

A. Bill Dates

The Customer is responsible for payment of all charges for Service, equipment or facilities furnished by the Company to the Customer. The Company will establish a monthly billing date for each Customer account and will bill all charges incurred by, and credits due to, the Customer. Recurring charges are billed monthly, in advance of the month in which Service is provided, except for usage sensitive charges, which will be billed monthly for the preceding billing period. Bills are due by the payment due date printed on the Customer's bill. The Company will allow each Customer at least twenty-one (21) calendar days from the rendition of a bill to pay the charges stated. Payments not received within this 21-day period are considered past due.

B. Charges and Billing for Installation, Connection and Restoration of Service

- 1. At the option of the Customer, the Company shall prorate the charges for connection, installation, restoration, or reconnection of service in equal amounts over periods not exceeding four (4) months. Only one such arrangement at any one time will be provided.
- No Customer will be required to pay any reconnection fee or other charge for restoration of Service if Service was discontinued by the Company in error or in violation of any provision of the Tariff.
- 3. Whenever a Customer requests that Service be transferred from one location to another, the Company may require payment of any undisputed delinquent charges as a condition of transferred Service.

C. Pro-Rata Billing

For new Customers, or existing Customers whose Service is disconnected, the charge for the fraction of the month in which Service was provided will be calculated on a pro rata basis. For this purpose, every month is considered to have thirty (30) days.

D. Past Due

Accounts not paid on or before the due date printed on the Customer's bill are considered past due.

Issued:

2.7 Disputed Bills

The Customer is responsible for notifying the Company of any charges in dispute and the specific basis of such dispute. The Company reserves the right to require such notice to be in writing.

- A. All charges not in dispute will be paid by the Customer by the payment due date.
- B. Upon notification of a dispute, the Company will undertake an investigation of the disputed charges. At the conclusion of the investigation, the Company will notify the Customer of any amount determined by the Company to be correctly charged and such amount will become immediately due and owing. Amounts determined by the Company to be correctly charged also will be subject to the late payment charge specified in this Tariff.
- C. If there is still disagreement about the disputed amount after the investigation and review by a manager of the Company, the Customer may file an appropriate complaint, as provided in 4 CSR 240-33, along with the amount in dispute, with the Commission.
- D. The Customer must provide the Company with notice of a dispute or all charges will be deemed to be correct and binding upon the Customer.

2.8 Late Payment Charges

- 2.8.1 A Late Payment charge of \$1.60 will be applied to accounts of Residence customers that have charges greater than \$5.00 carried over to the next monthly bill. When the balance carried over is in dispute, the Late Payment Charge will be applied and adjusted later, if appropriate, based on the resolution of the claim.
- 2.8.2 A Late payment charge of one and one half percent (1.5%) will be applied to all charges on business accounts carried over to the next monthly bill. The Late Payment Charge will be applied to any disputed amount and will be adjusted if the claim is settled in the Customer's favor.
- 2.8.3 The State of Missouri and its agencies are exempted from the late payment charge unless or until §34.055 RSMo (1994) is revised to authorize telecommunications utilities to impose late payment penalties if the State does not pay for goods or services within 30 days.

Issued:

2.9 Cancellation of Service by Customer

Cancellation of Service by the Customer can be made either verbally or in writing.

2.9.1 Cancellation Prior to Start of Design of Work or Installation of Facilities

If, prior to cancellation by the Customer, the Company incurs any expenses in installing Service or preparing to install Service that it would not otherwise have incurred, a charge equal to the cost the Company incurred will apply. In no case will this charge exceed the charge for the minimum period of Services ordered, including installation charges, and all amounts others may charge the Company that would have been chargeable to the Customer had Service been initiated.

2.9.2 Cancellation Associated with Special Construction

Where the Company incurs an expense in connection with special construction before it receives a cancellation notice, or where special arrangements of facilities or equipment have begun before the Company receives a cancellation notice, a charge equal to the costs incurred applies. In such cases, the charge applies to allow the Company to recover the otherwise non-recoverable costs of engineering, labor, material, equipment and other related expenses.

2.9.3 Cancellation During Installation

If cancellation occurs between start and completion of installation, the Customer will be responsible for the estimated cost incurred, not to exceed the total Non-Recurring Charges, including termination charges, applicable to the entire Service, equipment and facilities ordered.

2.9.4 Cancellation After Installation but Prior to Service Start-up

If cancellation notice is provided after completion of installation but prior to connection for Service, the Customer is responsible for the charges applicable as if the items involved were actually connected for Service and immediately ordered disconnected, including;

- A. All regularly applicable Service Connection Charges and Non-Recurring Charges, and
- B. All regularly applicable basic termination charges in full, and
- C. All regularly applicable minimum service charges, and

Issued:

- 2.9 Cancellation of Service by Customer-(Continued)
 - 2.9.4 Cancellation After Installation but Prior to Service Start-up-(Continued)
 - D. Any other amounts as may be specified in the Tariff covering the items involved, and
 - E. Any other amounts that were incurred as a result of expedited orders, or as a result of the cancellation, modification or deferral at the Applicant/Customer's request.
 - 2.9.5 Cancellation of Service After Service Start-up

If a Customer cancels a term plan agreement prior to the expiration date of the term plan, an early termination penalty applies. The early termination penalty is equal to the charges described in the Cancellation After Installation but Prior to Service Start-up Section of this Tariff plus any additional charges that would have been paid to the Company for the life of the term plan agreement if the Customer had not canceled the term plan agreement prior to the expiration date of the term plan agreement.

2.9.6 Subsequent Order Charges Due to Modification

In the case of modification, charges for the subsequent order are in addition to the costs incurred before the Applicant/Customer changed the original order.

- 2.10 Discontinuance of Service and Removal of Accounts
 - 2.10.1 Notice of Discontinuance of Service

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

2.11 Reconnection of Customer's Service

A restoral fee of \$15.25 for residence and \$15.75 for business per occurrence is charged when Service is restored for a Customer who had been suspended for non-payment.

Issued:

2.12 Miscellaneous

2.12.1 Special Conditions or Requirements

Where special conditions or special requirements of a Customer involve unusual construction or installation cost, the Customer may be required to pay a reasonable proportion of such costs or expense.

2.12.2 Ownership and Access to Facilities

Facilities furnished by the Company are the property of the Company or a third-party vendor. The Customer will provide employees, distributors and agents of the Company access to such facilities, at all reasonable times, for the purpose of installing, rearranging, repairing, maintaining, inspecting, disconnecting, removing or otherwise servicing such facilities.

2.12.3 Installation, Rearrangement, Repair, Maintenance, Disconnection and Removal of Facilities

Company will have control over the installation, rearrangement, repair, maintenance, and disconnection of all network elements, owned, leased or otherwise obtained, to ensure the required level of Service.

2.12.5 Transfer and Assignments

Customer may not assign nor transfer its rights or duties in connection with the Services and facilities provided by the Company without the written consent of the Company and payment of the applicable charges.

2.12.6 Notices and Communications

- A. Customer will designate on the application form an address to which the Company will mail or deliver all notices and other communications, except that Customer may also designate a separate address to which the Company's bills for Service will be mailed.
- B. The Company will designate on the Service Order an address to which the Customer will mail or deliver all notices and other communications, except that Company may designate a separate address on each bill for Service to which the Customer will mail payment on that bill.
- C. All notices or other communications required to be given pursuant to this Tariff will be in writing, unless otherwise provided.

Issued:

- 2.12 Miscellaneous-(Continued)
 - 2.12.6 Notices and Communications-(Continued)
 - D. The Company or the Customer will advise the other party of any changes to the addresses designated for notices, other communications or billing, by following the procedures for giving notice set forth herein.
- 2.13 Interruptions of Service

2.13.1 General

- A. It is the obligation of the Customer to notify the Company of any interruptions in Service. Before giving such notice, the Customer will ascertain that the trouble is not being caused by any action or omission of the Customer, not within the Customer's control, or is not in wiring or equipment connected to the terminal of the Company.
- B. A credit allowance will not be given unless otherwise specified in this Tariff. A Service is interrupted when it becomes inoperative to the Customer, e.g., the Customer is unable to transmit or receive because of a failure of a component furnished by the Company under this Tariff.
- C. If Customer reports to the Company that a Service, facility or circuit is inoperative but declines to release it for testing and repair, or refuses access to Customer Premises for test and repair by the Company or an agent of the Company, the Service, facility or circuit is considered to be impaired but not interrupted. No credit allowance will be made for a Service, facility or circuit considered by the Company to be impaired.
- D. Customer will be responsible for the payment of Service charges as set forth herein when the Service difficulty or trouble report results from the use of equipment or facilities provided by any party other than the Company, including, but not limited, to Customer.

2.13.2 Limitations of Allowances

No credit allowance will be made for any interruption in Service:

- A. Due to the negligence of, willful act of, or noncompliance with the provisions of this Tariff by, Customer or Authorized User; or
- B. Due to the malfunction of Customer-owned telephone equipment; or

Issued:

2.13 Interruptions of Service-(Continued)

2.13.2 Limitations of Allowances-(Continued)

- C. Due to circumstances or causes beyond the reasonable control of the Company, including but not limited to, acts of God, military action, wars, insurrections, riots or strikes; or
- During any period in which the Company is not given full and free access to Companyprovided facilities and equipment for the purposes of investigating and correcting interruptions; or
- E. During any period when Customer has released Service to the Company for maintenance purposes or for implementation of a Customer order for a change in Service arrangements; or
- F. That occurs or continues due to Customer's failure to authorize placement of any element of special construction.

2.13.3 Use of Another Means of Communications

If Customer elects to use another means of communications during the period of interruption, the Company will not be responsible for the alternative Service used.

2.13.4 Application of Credits for Interruptions in Service

- A. Credits for interruptions in Service that is provided and billed on a flat rate basis for a minimum period of at least one (1) month, beginning on the date that billing becomes effective, will in no event exceed an amount equivalent to the proportionate charge to Customer for the period of Service during which the event that gave rise to the claim for a credit occurred. A credit allowance is applied on a pro rata basis against the rates specified hereunder and is dependent upon the length of the interruption. Credit will be given only for that portion of Customer's Service affected by the interruption.
- B. For calculating allowances, every month is considered to have thirty (30) days.

2.13.5 Credit Allowance for Interruptions in Service

Unless otherwise specified in this Tariff, if an interruption is for more than twenty four (24) hours, an allowance, at the rate for that portion of the Customer's Service affected by the interruption, will be made upon request for the time such interruption continues after the fact is reported by the Customer or detected by the Company as follows:

Issued:

- 2.13 Interruptions of Service-(Continued)
 - 2.13.5 Credit Allowance for Interruptions in Service-(Continued)
 - A. If the interruption is for twenty-four (24) hours or less, no allowance will be made.
 - B. If the interruption continues for more than twenty four (24) hours, the allowance will be equal to one thirtieth (1/30th) of the monthly rates for the first full twenty four (24) hour period and for each succeeding twenty four (24) hour period or fraction thereof.

2.14 Customer Service

Correspondence from the Customer to the Company must be addressed to the attention of the Company's Customer Service department and sent to the appropriate office as listed on the Customer bill. The Customer may also contact the Company's Customer Service department by calling a toll free number provided on the Customer bill.

3. APPLICATION OF RATES

3.1 Introduction

The regulations set forth in this section govern the application of rates for Services contained in other sections of this Tariff. From time to time with the Commission's approval, the Company may waive or temporarily reduce certain recurring or non-recurring Tariff charges as it deems reasonable. The Company will notify the Commission and/or Customer as required by law, of the rates and charges and the terms and conditions, location of the promotion and dates of the promotional period. Promotional rates will be applied only to new or additional units of service ordered during the promotional period. All promotions will be submitted to the Commission for prior approval.

3.2 Special Arrangements

Where the Company furnishes a facility or Service for which a rate or charge is not specified in the Company's Tariffs, charges may include: (1) non-recurring type charges; (2) recurring type charges; (3) termination liabilities; and (4) combinations thereof.

Issued:

3.3. Individual Case Basis (ICB) Arrangements

Arrangements will be developed on a case-by-case basis in response to a bona fide request from a Customer or prospective Customer to develop a competitive bid for Dedicated Access, Private Line and Non-Switched services offered by the Company. Rates quoted in response to such competitive requests may be different than those specified for such service in this tariff. ICB rates will be offered to the Customer in writing. ICB rates will be structured to recover the Company's cost of providing the services and will be made available to customers in a non-discriminatory manner. Terms of specific ICB contracts will be made available to the Missouri Public Service Commission Staff upon request on a proprietary basis.

3.4 Special Construction

- A. Rates and charges for special construction will be provided as set forth in Section 5 of the Access Services Tariff.
- B. Special Construction is that construction undertaken:
 - 1. Where service components are not presently available, and there is no other requirement for the service components so constructed.
 - 2. Of a type other that that which the Company would normally utilize in the furnishing of its services.
 - 3. Over a route other than that which the Company would normally utilize in the furnishing of its services.
 - 4. In a quantity greater than that which the Company would normally construct to serve the customer's needs.
 - 5. On a temporary basis until permanent service components are available.
 - 6. Involving abnormal costs.
 - 7. In advance of the normal construction on an expedited basis.
- C. A request for charges for special construction will be subject to a special Quotation Charge for the Direct administrative and engineering costs associated with the preparation of that particular quotation. The amount of such charges will be credited to the account of the customer when an order for that particular special construction is received within 90 days of the quotation. The customer will authorize, through a designated representative, the request for a quotation before the Company undertakes any work involved in developing such quotations.

Issued:

3.5 Business Rate Application

- 3.5.1 The term "Business Line" denotes Service provided when any of the following conditions exist:
 - A. The line is used primarily or substantially for a paid commercial, professional, governmental, educational or institutional activity; or
 - B. The line is situated in a commercial, professional or institutional location, or other location serving primarily or substantially as a site of an activity for pay; or
 - C. The line uses a Service number listed as the principal or only number for a business in any telephone directory; or
 - D. The line is used to conduct promotions, solicitations, or market research for which compensation or reimbursement is paid or provided. The use of a line without compensation or reimbursement for a charitable or civic purpose will not constitute business use or render such line a "Business Line"; or
 - E. The line does not otherwise qualify as a Residential Line (as defined herein).

3.6 Residential Rate Application

- 3.6.1 The term "Residential Line" denotes Service provided when any of the following conditions exist:
 - A. The line does not qualify as a Business Line, or
 - B. It is used primarily and substantially for social or domestic purposes; and
 - C. The line is located in a residence, or, in the case of a combined business and residence Premises, is located in a bona fide residential quarters of such Premises and a separate Business Line is located in the business quarters of the same Premises.
- 3.7 Charges Based on Duration of Use

Where charges for a Service are specified based on the duration of use, such as the duration of a telephone call, the following rules apply:

Issued:

- 3.7 Charges Based on Duration of Use-(Continued)
 - 3.7.1 Calls are measured in duration increments consisting of initial period and additional periods.
 - A. Initial Period The initial period is the length of a call for minimum billing purposes. If the duration of the Customer's call does not continue for the entire initial period, the Customer is charged for the entire initial period. The initial period varies by rate schedule and is specified in individual product rate sections of this Tariff.
 - B. Additional Period The additional period is the rate element used to bill chargeable time when a call continues beyond the initial period. The additional period starts when initial period ends. Additional period rates apply to any fraction of the time period for chargeable time beyond the initial period. If the duration of the Customer's call does not continue for the entire additional period, the Customer is charged for the entire additional period. Additional periods vary by rate schedule and are specified in the individual product rates section of this Tariff.
 - 3.7.2 Chargeable time begins when the called party answers the call. Answering is determined by hardware answer supervision in all cases where this signaling is provided by the terminating local Carrier and any intermediate Carrier(s).
 - 3.7.3 Timing terminates on all calls when the call is disconnected.
 - 3.7.4 Calls originating in one time period and concluding in another will be billed in proportion to the rates in effect during different segments of the call.
- 3.8 Rates Based Upon Distance

Where charges for a Service are specified based upon distance, the following rules apply:

3.8.1 "V and H Coordinates"

Distance between two (2) points is measured as airline distance between the Rate Centers of the originating and terminating telephone lines. The Rate Center is a set of geographic "V" and "H" coordinates associated with each NPA-NXX combination (where NPA is the area code and NXX is the first three digits of a seven-digit telephone number). The "V" and "H" coordinates for each Rate Center are found in the Local Exchange Routing Guide (LERG) issued by Bellcore. Where there is no telephone number associated with an access line on the Company's network, the Company will apply the Rate Center of the Customer's main billing telephone number.

The airline distance between any two-(2) rate centers is determined as follows:

Issued:

- 3.8.1 "V and H Coordinates"-(Continued)
 - A. Obtain the "V" (vertical) and "H" (horizontal) coordinates for each Rate Center from the LERG.
 - B. Compute the difference between the "V" coordinates of the two (2) Rate centers; and the difference between the two (2) "H" coordinates.
 - C. Square each difference obtained in step (B) above.
 - D. Add the square of the "V" difference and the square of the "H" difference obtained in step (C) above.
 - E. Divide the sum of the squares by 10. Round to the next higher whole number if any fraction is obtained.
 - F. Obtain the square root of the whole number result obtained above. Round to the next higher whole number if any fraction is obtained. This is the airline mileage.
 - G. FORMULA

$$\sqrt{\frac{(V1-V2)^2+(H1-H2)^2}{10}}$$

3.9 Travel Charge

Travel charges are measured in duration increments consisting of an initial period and additional periods.

- A. Initial Period The initial period is the length of the work period for minimum billing purposes. If the duration of the work period does not continue for the entire initial period, the Customer is charged for the entire initial period. The initial period is specified in the Travel Charges section of this Tariff.
- B. Additional Period The additional period is the rate element used to bill chargeable time when a work period continues beyond the initial period. The additional period starts when initial period ends. Additional period rates apply to any fraction of the time period for chargeable time beyond the initial period. If the duration of the work period does not continue for the entire additional period, the Customer is charged for the entire additional period. Additional periods are specified in the Travel Charges section of this Tariff.

Issued:

4. SERVICE CONNECTION CHARGES

4.1 Description

Service Connection Charges include but are not limited to the following:

4.1.1 Service Connection Charge

A one-time charge, which applies for Company work associated with activities to set up/change accounts, including, but not limited to, Service Order issuance, programming, billing, etc. for installations, moves, changes, or rearrangements of Services and/or equipment.

4.1.2 Non-Recurring Charge

The initial charge, usually assessed on a one-time basis, to initiate and establish Service. NRC includes, but is not limited to, charges for construction, installation, or special fees for which the Customer becomes liable at the time the Service Order is executed.

4.1.3 Travel Charge

A Non-Recurring Charge related to work performed on the Company side of the Demarcation Point at the Customer's Premises by the Company or a Company representative.

4.1.4 Customer Owned Equipment Trouble Isolation Charge

A Non-Recurring Charge of \$37 that applies for each repair visit to the Customer's Premises or the premises of any other customer where the service difficulty or trouble results from the use of equipment or facilities on the customer's side of the demarcation point. This charge will only apply when a Network Interface Device has been installed. For those circumstances where a Network Interface Device has not been installed, a Customer Owned Equipment Trouble Isolation Charge of \$5.00 will apply.

4.2 General Regulations

4.2.1 Provisioning Hours

The Service Connection Charges specified for the connection, move or change of Service contemplate work being performed by the Company, or an agent of the Company or on behalf of the Company, during normal working hours. If the Customer requests that overtime labor be performed at hours of the day or days of the week other than normal work hours or day, or on Holidays, or interrupts work once begun, additional charges will apply as appropriate. This Service is subject to the availability of resources.

Issued:

4. SERVICE CONNECTION CHARGES-(Continued)

4.2 General Regulations-(Continued)

4.2.2 Additional Charges

Service Connection Charges are in addition to other rates and Non-Recurring Charges normally applying under the Tariffs. Non-Recurring Charges associated with specific Services are identified under each Tariff section where the rate is applied. Service Connection Charges also apply in addition to construction charges.

4.2.3 Non-Applicability

Service Connection Charges do not apply to moves or changes required for the proper maintenance of Service.

4.3 Application of Rates

4.3.1 Service Connection Charges

The following list identifies major Service categories for Service Connection Charges and the associated rates.(1)

	Residence	Business
Charge to change class of service,		
Per access line		
- Residence to Business		\$12.25
- Business to Residence	\$11.25	

Issued:

4. SERVICE CONNECTION CHARGES-(Continued)

4.3. Application of Rates-(Continued)

4.3.2 Travel Charges

The Travel Charges outlined below apply whenever a Customer Premises visit is required, at the Customer's request in connection with regulated Services.(2) These charges apply for work done during normal business hours and days. If Customer requests that overtime labor is performed at hours or days, or on holidays, or interrupts work once begun, an additional charge based on the additional costs involved applies.

Time Sensitive Charge Plan	
	<u>Charge</u>
Initial period First 15 minutes, or fraction thereof	\$39.50
Additional 15 minutes or fraction thereof	\$14.25

- (1) Only one (1) Service Connection Charge applies per order issued.
- (2) This charge applies for installing, rearranging, changing, moving or removing network terminating wire or cable, and for installing, rearranging, changing, moving or removing standard network interface or additional terminations of existing access lines.

Issued:

5. FRAME RELAY DIGITAL SERVICE

- 5.1 Description and Application of Services
 - 5.1.1 Frame Relay is a transport service that facilitates the exchange of variable length information units (frames) between end user connections by way of assigned virtual connections. Based on ANSI (American National Standards Institute) and CCITT (Committee Consultate de International Telegraphique et Telephonique) standards for Frame Relay, each frame is passed to the Frame Relay network with an address that specifies the virtual connection.
 - 5.1.2 Variable frame length capability is useful in communications between asynchronous Local Area Networks (LAN) and for transport of synchronous data traffic. Frame Relay is capable of handling the requirements of bursty data sources because of the ability of the service to allocate additional bandwidth when not in use by other sources.
 - 5.1.3 This service is available to customers in Local Access and Transport Areas (LATAs) served by SBC Advanced Solutions, Inc., herein referred to as the Company.
 - 5.1.4 Frame Relay is provided to the customer in the form of the Site Link and the Logical Link. The Site Link forms the local access component which provides the customer access to the customer's Serving Central Office, the interoffice transport within the PMA from the customer's Serving Central Office to the Frame Relay Office, and the termination of those facilities at the Frame Relay Office. The Logical Link consists of the primary addressing associated with the permanent virtual connection between any two Site Links.
 - 5.1.5 The Company does not undertake to originate data, but offers the use of its service components, where available, to customers for the purpose of transporting customer-originated data.

Issued:

5.2 Regulations

- 5.2.1 The following rules and regulations are in addition to other rules and regulations as stated in this or other Company tariffs.
 - A. Provision of this service (or provision of any specific element associated with this tariff) is subject to the availability and operational limitations of the equipment and associated facilities.
 - B. A variety of equipment and facilities may be used to provide this service. The Company reserves the right to determine which shall be used and the right to modify and change such equipment at its option.
 - C. No credit allowance will be made for interruptions due to the negligence and/or failure of equipment provided by customer or user. Furthermore, interruptions of service during any period in which the Company is not afforded access to the premises at which this service is terminated will not receive a credit allowance.
 - D. The minimum billing period for this service is one month. If service is discontinued after the first month, during a fractional part of a month, all appropriate charges will be based on the actual number of days the service is furnished. For the purpose of administering this regulation with respect to the determination of charges for a fractional part of a month, every month is considered to have 30 days.
- E. This service requires the use of customer-provided equipment which must be compatible with the Company's equipment and facilities and must conform to industry standards for Frame Relay and specifications provided in Technical Publication TP 76642.
- F. Frame Relay Service, when furnished at the same premises in combination with other Local Exchange Service, shall not be considered to be in conflict with rules of Paralleling Service contained in the Rules and Regulations of the General Tariff.
- G. Service furnished to one customer may be assumed by a new customer upon due notice of cancellation or abandonment, provided there is no lapse in service and the service is assumed exactly as provided to the previous customer. The new customer must assume all the obligations of the previous customer.

Issued:

5.2 Regulations

5.2.1 (Continued)

H. The Company shall be authorized to discontinue service upon notice from any official charged with the enforcement of the law stating that such service is being used as an instrumentality to violate the law. The customer will be notified immediately by the Company, but such discontinuance of service will not be considered a service interruption for the purpose of credit allowance. Applicable charges will continue to accrue until service is disconnected at the customer's request.

5.3 Service Availability

- 5.3.1 Frame Relay is available within a Primary Market Area (PMA). The PMA will be defined as an exchange area suitably equipped to provide Frame Relay Service. Service outside the PMA (but within the same LATA) is made possible by the distance-sensitive Link Extension. One or more PMAs may be located within a LATA. Extended Area Service (EAS) does not apply nor is an Optional EAS arrangement available for this service.
- 5.3.2 A customer's premises or Serving Central Office need not be in the PMA to subscribe to Frame Relay Service. If the customer is served by an office outside the PMA (but within the same LATA), the customer will be required to subscribe to a Link Extension which will include distance-sensitive charges based on the airline mileage (V-H) from the customer's Serving Central Office to the closest Central Office that is within the PMA.
- 5.3.3 When the customer requires the modification of standard service components not otherwise provided in this tariff, the modification can be furnished by the Company subject to additional regulations, rates and charges as specified for Special Service Arrangements in the Rules and Regulations Applying To All Customer's Contracts section of the General Tariff.
- 5.3.4 Special Construction will be provided under the regulations, rates and charges as set forth in 3.4 above. Special Construction is construction undertaken by the Company where facilities are not available and there is no other requirement for the facilities constructed; of a type facility other than that normally used for this service; of a type facility other than that normally used for this service; over a route other than that which would normally be used; in a quantity greater than what the Company would normally construct for the needs of this service; on a temporary basis until permanent facilities are completed; involving abnormal costs or in advance of normal construction on an expedited basis.

Issued:

- 5. FRAME RELAY DIGITAL SERVICE-(Continued)
 - 5.3 Service Availability-(Continued)
 - 5.3.5 This service is guaranteed under the terms of this subsection to provide an average performance of at least 99.0 percent error-free seconds up to the demarcation point (network interface) of the channel for operation at all transmission speeds offered by this tariff. When Frame Relay Service is operating at an error performance level that is unsatisfactory to the customer, and the Company determines that the error performance level is below that specified above, the period of substandard performance will be considered as an interruption. Any credit allowance shall be based on the time of notice by the customer or user to the Company that an unsatisfactory performance level has occurred, provided that the customer promptly releases the service as requested by the Company to perform testing and maintenance.

Issued:

5.7 Application of Charges

- 5.7.1 Rates and charges for the Site Link will include a recurring monthly charge and a nonrecurring service charge and are based on the available transmission speeds (bit rates). The Site Link is available in three bit rates, 56 Kbps, 384 Kbps and 1.536 Mbps.
- 5.7.2 The Rates and Charges for the Logical Link will include a recurring monthly charge and a nonrecurring service charge and are also based on transmission speeds and will be available in a variety of bit rates.
- 5.7.3 A Link Extension will consist of a flat rate monthly charge and a monthly distance-sensitive charge. These charges are in addition to the monthly charge for the associated Site Link.
- 5.7.4 A Nonrecurring Service Charge will be assessed with each customer- requested change in the transmission speed of the Site Link or Logical Link; or for a new Site Link or Logical Link at the new speed; or for a change in the Committed Information Rate (CIR) of a Logical Link.
- 5.7.5 The application of Nonrecurring Service Charges as found in Section 1, Paragraph 5.8 of this tariff are as follows:

<u>First Unit</u> - Applies to the first unit per customer request, per due date, per customer premises, per PMA.

Additional Unit - Applies to the additional unit(s) on the same customer request as the initial unit, same due date, same customer premises and same PMA.

5.7.6 Rate Application for the 816 LATA

The Kansas City PMA consists of two state jurisdictions, Kansas and Missouri. In the event of a customer connecting sites from both jurisdictions, special rules apply.

The Site Link will be ordered from the tariff of the state in which the Serving Central Office associated with the Site link is located.

Link Extensions cannot cross state jurisdictional boundaries (i.e., the serving Central Office of the Site Link and the nearest Central office inside the PMA must both be in the same state jurisdiction).

A Logical link which is defined for Site Links in two jurisdictions will be assessed one-half of the Kansas Logical Link rate and one-half of the Missouri Logical link rate (USOC Codes LCN58, LCN68 and LCN88 to be used for this application). This applies to nonrecurring charges as well as monthly rates.

Issued:

5.8 Rates and Charges

5.8.1 Site Links

		USOC	Monthly . Rates .	Nonrecurring Ser First Unit	Additional . Unit .
	56 Kbps (UNI)	L0K5X	\$164.25	\$324.00	\$249.00
	384 Kbps (UNI)	L0K6X	292.50	570.00	368.00
	1.536 Mbps (UNI)(1)(3)	L0K8X	572.50	570.00	368.00
	1.536 Mbps (NNI)(1)(3)	L0KNX	572.50	570.00	368.00
5.8.2	Link Extensions(2)	USOC	Monthly . Rates .	Monthly Charge/Mile	
	56 Kbps	FCE5X	\$50.00	\$.85	
	384 Kbps	FCE6X	53.00	18.50	
	1.536 Mbps(1)	FCE8X	53.00	18.50	

- (1) Network capabilities in some locations may be initially limited to providing maximum of 1.344 Mbps.
- (2) A Link Extension is assessed both the Monthly Base Rate and the Monthly Charge per mile which is calculated using the distance from the Customer's Serving Central Office to the nearest Central Office that is located within the PMA. These charges are in addition to the monthly charge for the associated Site Link. The Link Extension must be associated with and ordered at the same time as the Site Link.
- (3) The 1.536 Mbps Site Link is the same facility regardless of whether NNI or UNI protocols are selected. The protocols differ only in the way the customer's equipment interconnects to the network.

Issued:

5.8 Rates and Charges

5.8.3 Network Links(1)

			USOC	Monthly Rates	Monthly Charge/Mile
	56 Kbps		NLZ5X	\$ 60.00	\$.75
	384 Kbps		NLZ6X	245.00	17.70
	1.536 Mbps(1)(2)		NLZ8X	585.00	17.70
5.8.4	Logical Links				
				Nonrecurring	Service Charges
			Monthly	First	Additional
		USOC	. Rates .	Unit	. Unit .
	ı				
	56 Kbps	LCN5X	\$ 8.00	\$162.00	\$125.00
	384 Kbps	LCN6X	20.00	162.00	125.00
	1.536 Mbps(1)(2)	LCN8X	50.00	162.00	125.00
5.8.5	Inter-PMA Additive per Logical Link(3)				
	(-)		Monthly		
		USOC	. Rates .		
		<u> </u>	· ruics ·		
	56 Kbps	10XQX	\$ 12.00		
	384 Kbps	10XRX	32.00		
	1.536 Mbps(2)	10XSX	130.00		

- (1) A Network Link is assessed both the Monthly Base Rate and the Monthly Charge per Mile which is calculated using the distance from the two closest offices in the two PMAs being connected. A Network Link must be associated with and ordered at the same time as one or more Logical Links.
- (2) Network capabilities in some locations may be initially limited to providing a maximum of 1.344 Mbps.
- (3) The Inter-PMA Additive is applied to each Logical Link that defines a path between two PMAs within a LATA but is not associated with a Network Link. This additive is an alternative to purchasing a Network Link.

Issued:

5.9 Term Pricing Plan

5.9.1 General

- A. Frame Relay Service Term Pricing Plan (FRS-TPP) provides the customer with rate stabilization and discounted tariff rates. The FRS-TPP provides for either a three year or five year service period (Initial Service Period) for rate stabilization.
- B. FRS-TPP monthly rates will be exempt from the Company initiated rate increases throughout the selected service period. Should the Company increase its rates during the FRS-TPP period, the customer would continue to pay the rates in effect at the time the customer elected to establish service under FRS-TPP.
- C. Decreases in FRS-TPP monthly recurring tariff rates will be passed on to customers who participate in a FRS-TPP.

5.9.2 Services Available Under FRS-TPP

- A. A customer may elect to participate in FRS-TPP for the following rate elements:
 - Site Link
 - Logical Link
 - Link Extension (Fixed and Per Mile)
 - Network Link (Fixed and Per Mile)
 - Inter-PMA Additive

5.9.3 Terms and Conditions

- A. The customer must specify the length of the Initial Service Period at the time the service is ordered.
- B. Link Extensions must have the same FRS-TPP service period as the associated Site Link.
- C. Inter-PMA Additive charges must have the same FRS-TPP service period as the associated Logical Link.
- D. FRS rate elements may be ordered under monthly or any FRS-TPP service period rates. For example, the customer may select a Site Link at the three year service rate plan and the Logical Links under the monthly rate.

Issued:

- 5.9 Term Pricing Plan-(Continued)
 - 5.9.4 Changes to Pricing Plans
 - A. At any time, the customer may request existing FRS provided on a monthly rate basis to be converted to a FRS-TPP.
 - B. Prior to the expiration of the Initial Service Period or Extended Service Period, as described in 9.9.5 (Renewal), the customer may convert existing FRS-TPP services to a new FRS-TPP Initial Service Period without incurring termination charges provided the new Initial Service Period is equal to or greater than the original Initial Service Period.

Example: A customer with an existing 56 Kbps three year FRS-TPP could convert to a new 56 Kbps three year or five year FRS-TPP at any time without incurring termination charges.

Example: A customer with an existing 56 Kbps five year FRS-TPP requests to convert to a 56 Kbps three year FRS-TPP. This request would be treated as a discontinuance of the existing five year FRS-TPP and termination charges would apply.

C. If a customer requests existing FRS-TPP service to be converted to a monthly rate basis at any time prior to the expiration of the Initial Service Period or Extended Service Period, the request will be treated as a discontinuance of service and termination charges will apply.

5.9.5 Renewal

- A. The customer may elect to renew the FRS-TPP Initial Service Period for one additional 12 month service period (Extended Service Period) at the rates under the original FRS-TPP Initial Service Period.
- B. The customer must provide the Company with a written notice of intent to renew an existing FRS-TPP Initial Period no later than 90 days prior to the expiration of the Initial Service Period.
- C. If the customer elects not to renew the FRS-TPP or does not notify the Company of its intent to renew, the customer's service will automatically be billed under the tariffed monthly rates in effect at the time the FRS-TPP Initial Service Period expires.

Issued:

- 5.9 Term Pricing Plan-(Continued)
 - 5.9.5 Renewal-(Continued)
 - D. At the end of an Extended Service Period, the customer's service will automatically be billed under the tariffed monthly rates in effect at the time the Extended Service Period expires unless the customer negotiates a new FRS-TPP Initial Service Period or terminates service.
 - 5.9.6 Upgrade in Service
 - A. A customer may upgrade FRS-TPP service to a higher FRS transmission speed (e.g. 56 Kbps FRS to 384 Kbps or 1.536 Mbps FRS; or 384 Kbps FRS to 1.536 Mbps FRS); other ASI or SWBT services of equal or greater transmission speed (e.g. 56 Kbps FRS to 56 Kbps MegaLink II Service or 384 Kbps/1.536 Mbps FRS to 1.544 Mbps MegaLink III Service) without incurring termination charges provided all of the following conditions are met:
 - the new service is provided solely by Advanced Solutions, Inc. (ASI) and/or Southwestern Bell Telephone Company (SWBT),
 - the new service is provided to the same customer location as the discontinued service. For Logical Links, the service must be provided between the same two locations,
 - the customer's request for disconnection of the existing service and the request for new service are received at the same time,
 - for FRS or other ASI or SWBT services at a greater transmission speed, the new service must establish a new FRS-TPP Initial Service Period effective on the service date, and
 - for other Company or SWBT services at equal or greater transmission speed, the total monthly rate of the new service is equal to or greater than the total monthly rate of the existing service being discontinued.
 - B. In the event an order to upgrade service does not meet one or more of the conditions above, it will be treated as a discontinuance of the existing service and the establishment of a new service. All termination charges will apply.
 - C. The monthly rates for the new services will be those in effect at the time the service is changed. All nonrecurring charges associated with service installation will apply to the new service.

Issued:

5.9 Term Pricing Plan-(Continued)

5.9.7 Moves to New Location

- A. A customer with an existing FRS-TPP service may move the existing service to a new location, or move and upgrade to a greater transmission speed FRS, or move and change the FRS to another Company service of equal or greater transmission speed without incurring termination charges provided all of the following conditions are met:
 - the new service is provided solely by the Company,
 - the new location is within the same LATA and served by the same FRS Primary Market Area (PMA),
 - the customer's request for disconnection of the existing and the request for new service are received at the same time,
 - the due date of the new connect order must be within 30 days of the due date of the disconnect order,
 - the new service has a transmission speed equal to or greater than the transmission speed of the service being disconnected.
 - for Logical Links, the move must be associated with the move of one or more associated Site Links.
 - for FRS at the same transmission speed, the new service maintains the existing Initial Service Period at the new location or establishes a new Initial Service Period equal to or greater than the original Initial Service Period at the old location,
 - for FRS at a greater transmission speed, the new service establishes a new FRS Term Pricing Plan Initial Service Period effective on the service date.
 - for other Company services of equal or greater transmission speed, the total monthly rate of the new service is equal to or greater than the total monthly rate of the existing service being discontinued.

Issued:

- 5.9 Term Pricing Plan-(Continued)
 - 5.9.7 Moves to New Location-(Continued)
 - B. In the event an order to move service provided under FRS-TPP does not meet one or more of the conditions above, it will be treated as a discontinuance of the existing service and the establishment of a new service. All termination charges will apply.
 - C. Except as noted above, the monthly rates for the new service will be those in effect at the time the service is changed. All nonrecurring charges associated with the establishment of the new service will apply.
- 5.10 Term Pricing Plan Rate Applications
 - 5.10.1 Nonrecurring Charges
 - A. The nonrecurring charges as described in 9.7.4 and 9.7.5 will apply for new services ordered under FRS-TPP.
 - B. If the customer chooses to convert existing Frame Relay Service provided on a monthly rate basis to a FRS-TPP, no nonrecurring charges will apply.
 - C. If the customer chooses to convert an existing service provided on a FRS-TPP to a monthly rate basis or another FRS-TPP, no nonrecurring charges will apply. However, FRS-TPP termination charges may also apply.

5.10.2 Termination Charges

A. Customers requesting to discontinue services provided under a FRS-TPP, prior to the expiration of the Initial Service Period, will incur termination charges as follows:

FRS-TPP Initial	Termination
Service Period	Percentage
3 Years	50%
5 Years	50%

Issued:

5.	FRAME	RELAY	DIGITAL	SERVICE-	(Continued)
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- 5.10 Term Pricing Plan Rate Applications-(Continued)
 - 5.10.2 Termination Charges-(Continued)
 - B. The termination charge for an Initial Service Period will be calculated as follows:

(Billed		Months)		Termination
(monthly	x	remaining in)	x	percentage
(rate		service period)		

Example: A customer with a \$1,000 FRS-TPP monthly rate terminates service with 5 months remaining in a 3-year service period. The termination charge would be calculated as follows:

$$(\$1,000 \times 5) \times .50 = \$2,500$$

In the event service is discontinued prior to the expiration of an Extended Service Period, termination charges will apply.

C. The termination charge for an Extended Service Period will be calculated as follows:

Number of months		(Current		FRS-TPP)
used of Extended	x	(Monthly	-	Monthly)
Service Period		(Rate		Rate)

Example: A customer with a \$1,000 FRS-TPP monthly rate extends the FRS-TPP for an additional 12 months, then terminates service at the end of the 4th month of the Extended Service Period. The current monthly tariffed rate is \$1,200. The termination charge will be calculated as follows:

$$4 \times (\$1,200 - \$1,000) = \$800$$

- D. No Termination Charges will apply after the Initial Service Period or Extended Service Period has elapsed.
- E. If Special Construction was applied to the service being terminated, any Termination Charges associated with the Special Construction will also apply.

Issued:

5.11 Term Pricing Plan - Rate and Charges

5.11.1 Site Links

5.11.1	Site Links	<u>USOC</u>	3 Year Rate Per Month	5 Year Rate Per Month
	56 Kbps 384 Kbps 1.536 Mbps(1)(3)(UNI) 1.536 Mbps(1)(3)(NNI)	LOK5X LOK6X LOK8X LOKNX	\$140.25 251.40 513.40 513.40	\$134.39 235.65 482.65 482.65
5.11.2	Link Extensions(2) Fixed			
	56 Kbps 384 Kbps 1.536 Mbps(1)	FCE5X FCE6X FCE8X	\$ 50.00 47.75 47.75	\$ 47.50 44.90 44.90
	Per Mile 56 Kbps 384 Kbps	FCE5X FCE6X FCE8X	\$ 0.75 16.30 16.30	\$ 0.71 15.30 15.30
5.11.3	1.536 Mbps(1) Network Links(4) Fixed	FCEOX	10.50	15.50
	56 Kbps 384 Kbps 1.536 Mbps(1)	NLZ5X NLZ6X NLZ8X	\$ 51.00 225.00 575.00	\$ 48.00 210.00 565.00
	Per Mile			
	56 Kbps 384 Kbps 1.536 Mbps(1)	NLZ5X NLZ6X NLZ8X	\$ 0.75 16.30 16.30	\$ 0.71 15.30 15.30

See Sheet 52 for Footnotes

Issued:

5.11 Term Pricing Plan – Rate and Charges

5.11.4	Logical Links	USOC	3 Year Rate Per Month	5 Year Rate Per Month
	56 Kbps	LCN5X	\$ 6.00	\$ 4.00
	384 Kbps	LCN6X	16.00	14.00
	1.536 Mbps(1)	LCN8X	48.00	46.00
	Inter-PMA Additive, per Logical Link(5)			•
	56 Kbps	10XQX	\$ 10.00	\$ 8.00
	384 Kbps	10XRX	31.00	29.00
	1.536 Mbps(1)	10XSX	118.00	113.00

- (1) Network capabilities in some locations may be initially limited to providing a maximum of 1.344 Mbps.
- (2) A Link Extension is assessed both the Monthly Base Rate and the Monthly Charge per mile which is calculated using the distance from the Customer's Serving Central Office to the nearest Central Office that is located within the PMA. These charges are in addition to the monthly charge for the associated Site Link. The Link Extension must be associated with and ordered at the same time as the Site Link.
- (3) The 1.536 Mbps Site Link is the same facility regardless of whether NNI or UNI protocols are selected. The protocols differ only in the way the customer's equipment interconnects to the network.
- (4) A Network Link is assessed both the Monthly Base Rate and the Monthly Charge per Mile which is calculated using the distance from the two closest offices in the two PMAs being connected. A Network Link must be associated with and ordered at the same time as one or more Logical Links.
- (5) The Inter-PMA Additive is applied to each Logical Link that defines a path between two PMAs within a LATA but is not associated with a Network Link. This additive is an alternative to purchasing a Network Link

Issued:

6. BROADBAND EDUCATIONAL VIDEOCONFERENCING SERVICE

6.1 Description And Application Of Service

6.1.1 General

This section covers arrangements that are provided only to qualified customers located in an exchange area served by SBC Advanced Solutions Inc., for use only by educational institutions in Missouri. Arrangements terminating at a non-ASI locations will be provided pursuant to the regulations, rates and charges of the other Telecommunications Company for the portion of the arrangement terminating at the non-ASI location.

This service is intended for the exclusive use and purchase by educational institutions to improve the education system in Missouri and encourage economic development.

The rules and regulations of this tariff section are in addition to other rules and regulations as stated in this and other Company tariffs.

6.1.2 Definitions

For the purpose of this tariff, the following definitions shall apply:

<u>Cluster</u> - A group of at least two, and no more than twelve schools that are located within the same geographical area, share an educational community of interest, a desire to share classroom resources and have agreed through a mutual agreement, pact, or consortium arrangement to join together for purposes of purchasing distance learning service via this tariff.

Control Site - One school site within a cluster of schools that is designated by the school district, college, university and/or other organized group of schools for the purpose of establishing video conferences within a cluster of schools.

<u>Control System</u> - A control system permits a control site within a cluster to control and arrange connections to the Broadband Educational Videoconferencing Service.

Issued:

6.1 Description And Application Of Service-(Continued)

6.1.2 Definitions-(Continued)

Educational Institution - An educational institution shall be defined as an accredited public or private school in the state of Missouri. Private schools must be accredited by either the Missouri Chapter of the National Federation of Non-Public Schools Accrediting Association, Independent Schools Association of The Central States, Accrediting Association of Bible Colleges, North Central Association of Colleges and Schools, Distance Education and Training Council, and/or the University of Missouri - Columbia. Public schools must be accredited by the Department of Elementary and Secondary Education for the State of Missouri and/or the North Central Association of Colleges and Schools.

<u>Facility Sector</u> - A geographic area as defined by SBC Advanced Solutions Inc. for the purpose of provisioning Broadband Educational Videoconferencing Service. Facility sectors within a LATA basically consist of the local toll centers and their subtending offices.

Megacell - A megacell is one million Asynchronous Transfer Mode (ATM) cells.

School Site - A building or buildings used predominately by one education institution or district in its educational efforts.

6.1.3 Provision of Service

- A. Broadband Educational Videoconferencing Service provides the near television broadcast quality (Quality 1) video and audio arrangements for point-to-point, multipoint (three or four classrooms) and broadcast conferences (one site able to communicate on a one-way basis with other sites) and interconnectivity to private networks and interexchange carriers at business conference quality comparable to 1.544 Mbps (Quality 2). Point-to-point and multipoint conferences are fully interactive continuous presence, i.e., all sites continuously see and hear all other sites.
- B. A cluster of schools shall be determined by the appropriate school administration(s) or district(s) in conjunction with SBC Advanced Solutions Inc. All sites within a cluster must be located in a single facility sector. More than one school site within a cluster of schools can be designated as a control site for the purpose of establishing video conferences within the cluster, however, only one school site can function as a control site at any given time. The control site is designated by the school district or cluster of schools and must be a subscriber to Broadband Educational Videoconferencing Service within the cluster.

Issued:

- 6.1 Description And Application Of Service-(Continued)
 - 6.1.3 Provision of Service-(Continued)
 - B. -(Continued)

At the control site, the subscriber must provide a personal computer equipped with an Ethernet interface (IEEE 802.3,10baseT) and X-Windows type software to directly access the scheduling system for the cluster. In addition, each site in the cluster may have a personal computer connected to the network, if desired, for scheduling purposes only, with no additional charges for the connectivity.

- C. Broadband Educational Videoconferencing Service provides the required transport, network channel terminating equipment and associated software for A. and B., preceding.
- D. Broadband Educational Videoconferencing Service is available in two configurations, Quad Split Mode and MultiMonitor Mode.
 - 1. Quad Split Mode

Quad Split Mode provides for a single video and audio signal on multipoint conferences that is divided into four equal quadrants on a monitor(s). Three of the quadrants display a remote classroom. The fourth quadrant is dedicated to a display of the video signal from the on-site classroom. The person in charge of the conference has the ability to control the video signal sent to the remote class sites. Quad Split Mode allows for only one multipoint conference at any one time. Point-to-point conferences may be held concurrently with a multipoint conference and are full screen at each location. A Quad Split Mode cluster arrangement is limited to a maximum of nine participants.

2. MultiMonitor Mode

MultiMonitor Mode provides for video and audio signals to be broadcast over the Broadband Educational Videoconferencing Service network from each classroom on a multipoint conference to all other multipoint classrooms on the same conference. A video and audio signal is received at each participating classroom from each participating classroom, at up to three remote sites. These signals can be displayed on individual monitors or input to a customer-provided quad-split amplifier for display as indicated in A. above. Multiple multipoint conferences may take place concurrently with multiple point-to-point conferences or any combination of the two on an intra-cluster basis. Only one multipoint conference can take place at any one time on an inter-cluster basis. MultiMonitor Mode clusters are limited to twelve participants.

Issued:

- 6.1 Description And Application Of Service-(Continued)
 - 6.1.3 Provision of Service-(Continued)
 - E. Connectivity

Connectivity of Broadband Educational Videoconferencing Service may be provided as follows:

1. Intra-Cluster Connectivity

Broadband Educational Videoconferencing Service provides the capability of connectivity between schools in a cluster as an inherent feature of the service. Intra-cluster connectivity is established by the designated control site during establishment and/or rearrangement of a video conference. The customer has two service configurations to choose from as described in 6.1.3, D., preceding. Each school site must purchase an intra-cluster channel termination at the rates found in 6.2.2, A.1., following.

2. Inter-Cluster Connectivity

Conferences may be established between clusters. At the option of ASI, the customer will be provided with the capability to either establish conferences between clusters by contacting the ASI Broadband Educational Videoconferencing Service Control Center and providing the appropriate information to establish the connection, or establish the conference via direct access to the scheduling system. Connect charges and usage charges will apply as found in 6.2.2, A.2., following.

3. Connectivity to Sites in Independent Telephone Company Areas

Connectivity with an ASI BEVS cluster for Quality 1 video and audio arrangements, may be made to sites in Independent Telephone Companies. This connectivity may be made only when the sites being connected are all located within the same facility sector as the ASI cluster hub. Rates are as found in 6.2.2.A.2 following. The rates and charges for these connections will be for the facilities to the last ASI serving office. Rates and charges for the facilities required to connect the last ASI serving office to the Independent Company meet point will be provided via an Individual Case Basis (ICB) arrangement. These ICBs will be priced above incremental unit cost but with no more than 5% contribution.

Issued:

- 6.1 Description And Application Of Service-(Continued)
 - 6.1.3 Provision of Service-(Continued)
 - E. Connectivity-(Continued)
 - 3. Connectivity to Sites in Independent Telephone Company Areas-(Continued)

Connectivity with a ASI BEVS cluster for Quality 2 business conference quality comparable to 1.544 Mbps, may be made to sites in Independent Telephone Companies, and will be provided via an Individual Case Basis (ICB) arrangement. These ICBs will be priced above incremental cost but with no more than 5% contribution. Conferences may then be established between Broadband Educational Videoconferencing Service cluster(s) and a customer site located in an Independent Telephone Company area.

At the option of ASI, the customer may establish conferences between clusters by contacting the ASI Broadband Educational Videoconferencing Service Control Center and providing the appropriate information to establish the connection, or establish the conference via direct access to the scheduling system.

4. Connectivity to Private Networks or Interexchange Carriers (IXCs)

Connectivity between a Broadband Educational Videoconferencing Service cluster(s) and a private network or an IXC may be provided at 1.544 Mbps via the rates provided in 6.2.2, following. Requests for connectivity in excess of 1.544 Mbps may be provided via an ICB arrangement. At the option of ASI, the customer may establish conferences between clusters by contacting the ASI Broadband Educational Videoconferencing Service Control Center and providing the appropriate information to establish the connection, or establish the conference via direct access to the scheduling system.

Issued:

- 6.1 Description And Application Of Service-(Continued)
 - 6.1.3 Provision of Service-(Continued)
 - F. Ethernet Option

Broadband Educational Videoconferencing Service (BEVS) provides, as an option, Wide Area Network (WAN) connectivity within the BEVS LATA service area. This optional service is provided via a dedicated native ethernet bit rate (10 Mbps, maximum capacity) and interface connection on the customer's premises. As potentially a part of a larger Ethernet Local Area Network (LAN) on the customer's premises, the BEVS Ethernet option monitors all transmitted frames on the customer's LAN and recognizes when an Ethernet frame is destined for an address that is not local to the customer's LAN. Such remote LAN traffic routes through the ASI BEVS network to the appropriate remote Ethernet interface and is in turn delivered to the remote LAN for subsequent delivery to the appropriate address. The specifications employed on this option follow the IEEE 802.3 Ethernet standard.

Charges apply as found in 6.2.2, A.6, following.

- G. The subscriber to Broadband Educational Videoconferencing Service is responsible for the video hardware and software at all school sites in the cluster, including but not limited to, cameras, monitors, control systems and physical classroom preparation.
- H. Broadband Educational Videoconferencing Service will be located on the customer's premises at a point that is within 100 feet of the customer's equipment.
- I. The subscriber to Broadband Educational Videoconferencing Service is responsible for the provisioning of sufficient space to house the customer premises electronics, including, but not limited to, accessibility for Company personnel for maintenance and repair, proper temperature control, and easily accessible power sources.

6.1.4 Authorized Use

Broadband Educational Videoconferencing Service may be used for the transmission of communications (audio and video) for other purposes in conjunction with the customer's rental or lease of its educational facilities where the service terminates and where the customer's video studio equipment is located. Use of Broadband Educational videoconferencing Service for such purposes is allowed upon payment to SBC Advanced Solutions Inc. of the hourly charge set out in 6.2.2, A.7.

Issued:

6.1 Description And Application Of Service-(Continued)

6.1.5 Resale of Use to Others

Broadband Educational Videoconferencing Service shall not be used for any purpose for which payment or other consideration, direct or indirect, shall be received by the customer, except as outlined in 6.1.4 above.

6.2 Rate Regulations

6,2.1 General

A. Channel Termination

A channel termination provides for the communications path between a customer designated premises and the serving wire center for that premises within a cluster. One channel termination charge applies per customer designated premises at which the channel is terminated. Rates and charges are as found in 6.2.2 A.1., following.

B. Connect Charges

A connect charge applies per school site for certain connections to Broadband Educational Videoconferencing Service conferences. Rates and appropriate applications are found in 6.2.2, following.

C. Minute of Use Charges

A rate per minute of use applies per school site for certain connections to Broadband Educational Videoconferencing Service conferences. Rates and appropriate applications are found in 6.2.2, following.

D. Service Connection Charges

Service Connection Charges, as found in Section 19 of the General Exchange Tariff, do not apply to Broadband Educational Videoconferencing Service.

Issued:

6.2 Rate Regulations-(Continued)

6.2.1 General-(Continued)

E. Minimum Service Period

The minimum service period for Broadband Educational Videoconferencing Service is 5 years. Customers requesting to discontinue services provided in this section of the tariff, any time after one year of service and prior to the expiration of the service period, will incur termination charges calculated as follows: billed monthly rate X number of months remaining in the service period X a 50% Termination Percentage. Customers requesting to discontinue services prior to one year will incur termination charges calculated as above with a Termination Percentage of 100% for the months remaining in the first year and 50% for the remainder of the minimum service period.

F. Suspension of Service

Customer initiated suspension of service is not available with Broadband Educational Videoconferencing Service.

G. Prepayment Option

A prepayment option is available based on the Discount Rate specified in Section 17 of the General Exchange Tariff.

H. Additional Rates and Regulations

Rates and regulations for Broadband Educational Videoconferencing Service are in addition to applicable rates and regulations in other tariffs for services used in conjunction with Broadband Educational Videoconferencing Service.

I. Authorized Use in Conjunction with Lease or Rental of Customer's Facilities

The charge for authorized use in conjunction with the lease or rental of the customer's facilities will be applied on an hourly basis for each hour of network usage for each channel termination in use.

Issued:

6.2 Rate Regulations-(Continued)

6.2.2 Rates and Charges

A. Broadband Educational Video Service

	USOC	Monthly . Rate .	Nonrecurring . Charge (1).
 Intra-Cluster Channel Termination, per site -Quad Split -MultiMonitor Mode 	ETNQD ETNMD	\$1371.00 1371.00	\$350.00 350.00
2. Connectivity to an Independent Telephone Company (2)-Quality 1-Quality 2	EDU	\$756.00 ICB	\$350.00 ICB
		Connect Charge	Rate Per Minute of Use
3. Inter-Cluster Connectivity-Digital to Digital-Quality 1		\$5.00	\$0.32
4. Connectivity to a private network-Quality 2-Quality 1		\$5.00 ICB	\$0.32 ICB
 Connectivity to an Interexchange Ca Quality 2 Quality 1 	nrrier	\$5.00 ICB	\$0.32 ICB

(2) Rates apply for facilities to the last ASI serving office.

Issued:

⁽¹⁾ Nonrecurring charges do not apply to the initial installation, but do apply to subsequent moves of a channel termination from one cluster to another within a facility sector. Moves of channel terminations that require a change of facility sector will be done on an ICB basis.

- 6.2 Rate Regulations-(Continued)
 - 6.2.2 Rates and Charges-(Continued)
 - A. Broadband Educational Video Service-(Continued)
 - 6. Ethernet Option

			USO	<u>C</u>	Monthly . Rate .	Nonrecurring . Charge (1).
í	a.	Intra-Cluster Channel Termination	ETNE	D	\$82.00	First \$25.00 Addl \$3.00
			Connect .Charge.	Rate Per Megacell of Use (2)	i <u>.</u> Initi Orde	•
1	b.	Inter-Cluster Connectivity	None	\$0.165	First. \$35.0 Addl. 3.0	
	c.	Connectivity to a private network	ICB	ICB	ICB	
(d.	Connectivity to an Interexchange carrier	ICB	ICB	ICB	
7. Authorized use in Conjunction with Lease or Rental of Customer's Facilities						
-	-Aı	thorized Use (per hour or fract	tion thereof)		\$10.00	

(2) Applies to both originating and terminating traffic.

Issued:

⁽¹⁾ Nonrecurring charges do not apply to the initial installation, but do apply to subsequent orders per move and/or address change.

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1. GENERAL REGULATIONS

- 1.1 Undertaking of the Company
 - 1.1.1 Scope
 - A. The Company does not undertake to transmit messages or offer any telecommunication services under this Tariff.
 - B. The Company shall be responsible only for the installation, operation and maintenance of its services. Company facilities are not represented as adapted to the use of other than Company-provided services or equipment. The responsibility of the Company shall be limited to the provision of services under this Tariff and to the maintenance and operation of such services.
 - C. The Company shall, for maintenance purposes, test its services only to the extent necessary to detect and/or clear trouble.
 - D. Services are provided 24 hours daily, seven days per week, except as set forth in other sections of this Tariff.
 - E. The provision of such services by the Company as set forth in this Tariff does not constitute a joint undertaking with the customer for the furnishing of any service.
 - F. Facilities utilized by the Company to provide service under the provisions of this Tariff shall remain the property of the Company.
 - G. The Company does not warrant that its facilities and services meet standards other than those set forth in this tariff.

Issued:

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

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

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

- B. The use and restoration of services shall be in accordance with the Federal Communications Commission's Rules and Regulations which specify the priority system for such activities as set forth in SWBT's Access Services Tariff, Paragraph 10.7.1, C.
- C. First-come first-served shall be based upon the received time and date stamped by the Company on customer orders which contain the information as required for each respective service as delineated in other sections of this Tariff. Customer orders shall not be deemed to have been received until such information is provided. When necessary, the Company will attempt to seek clarification on a verbal basis. The Company will initiate the order process within one working day of receipt of the customer's order.

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

Issued:

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

1.1.3 Liability

- A. The Company's liability, if any, for its willful misconduct is not limited by this Tariff. With respect to any other claim or suit, by a customer for damages associated with the installation, provision, preemption, termination, maintenance, repair or restoration of service, and subject to the provisions of Paragraphs 1.1.3, following, the Company's liability, if any, shall not exceed an amount equal to the proportionate charge for the service for the period during which the service was affected. This liability for damages shall be in addition to any amounts that may otherwise be due the customer under this Tariff as a Credit Allowance for a Service Interruption.
- B. The Company shall not be liable for any act or omission of any other carrier or customer providing a portion of a service, nor shall the Company for its own act or omission hold liable any other customer providing a portion of a service.
- C. Where an exchange telephone company, that jointly provides access service with the Company, is incapable of denying such service in compliance with its tariffs, without the cooperation of the Company, the Company will assist that exchange telephone company in denying joint access service to the customer as long as that exchange telephone company indemnifies, defends and holds harmless the Company from and against any and all liability, loss damages, costs, claims or expenses of any kind arising out of the Company's assistance in the denial of service. Service denial for such joint access service will only include calls which originate or terminate within, or transit, the operating territory of the exchange telephone company(ies) initiating the service denial.

Issued:

- 1. GENERAL REGULATIONS-(Continued)
 - 1.1 Undertaking of the Company-(Continued)
 - 1.1.3 Liability-(Continued)
 - D. The Company is not liable for damages to the customer's premises resulting from the furnishing of a service, including the installation and removal of equipment and associated wiring, unless the damage is caused by the Company's negligence.
 - E. When a customer is provided service under this tariff, the Company shall be indemnified, defended and held harmless by the customer against any claim, loss or damage including punitive damages, attorneys fees and court costs, arising from the use of services offered under this Tariff, involving:
 - 1. Claims for libel, slander, invasion of privacy or infringement of copyright arising from the customer's own communications;
 - Claims for patent infringement arising from the customer's acts combining or using the service furnished by the Company in connection with facilities or equipment furnished by the customer; or
 - 3. All other claims arising out of any act or omission of the customer in the course of using services provided pursuant to this Tariff.
 - F. The Company does not guarantee or make any warranty with respect to its services when used in an explosive atmosphere. The Company shall be indemnified, defended and held harmless by the customer from any and all claims by any person relating to the services so provided.
 - G. No license under patents (other than the limited license to use) is granted by the Company or shall be implied or arise by estoppel, with respect to any service offered under this Tariff. The Company will defend the customer against claims of patent infringement arising solely from the use by the customer of services offered under this Tariff and will indemnify such customer for any damages awarded based solely on such claims.
 - H. The Company's failure to provide or maintain services under this Tariff shall be excused by labor difficulties, governmental orders, civil commotions, criminal actions taken against the Company, acts of God and other circumstances beyond the Company's reasonable control, subject to the Credit Allowance for a Service Interruption as set forth in Paragraph 1.4.4, following.

Issued:

- 1. GENERAL REGULATIONS-(Continued)
 - 1.1 Undertaking of the Company-(Continued)
 - 1.1.3 Liability-(Continued)
 - I. The Company shall in no way be liable for any harm or any damages arising in connection with any failure of the customer to properly ground or bond the service, the premises, any structure in which the service is to be provided or used, or any equipment or associated wiring.
 - 1.1.4 Provision of Services
 - A. The Company, to the extent that such services are or can be made available with reasonable effort may provide to the customer, upon reasonable notice, services offered in other applicable sections of this tariff at rates and charges specified therein.
 - In the event that the customer's request cannot be fulfilled with existing facilities and equipment or the request is not consistent with the Company's filed tariffs and technical publications, alternative designs may be provided by the Company. Additionally, the Company will work with the customer to reach an agreeable solution.
 - B. The services provided under this tariff are provided over such routes and facilities as the Company may elect. Requests for special facilities or routing of Access Service will be provided in accordance with SWBT's Access Services Tariff, Section 11 or ASI's Access Tariff, Section 5, following, as appropriate.
 - C. The services provided under this tariff (1) will include any entrance cable or drop wiring and wiring or cable as set forth in Part 68 of the Federal Communications Commission's Rules and Regulations and (2) will be installed by the Company to the points of termination.

Moves involving the point of termination at the customer premises for Access Services offered under this tariff are discussed in the appropriate section of the tariff.

Issued:

- 1. GENERAL REGULATIONS-(Continued)
 - 1.1 Undertaking of the Company-(Continued)
 - 1.1.4 Provision of Services-(Continued)
 - D. The Company may, where such action is reasonably required in the operation of its business (1) substitute, change or rearrange any facilities used in providing service under this tariff, including but not limited to (a) substitution of different metallic facilities, (b) substitution of carrier or derived facilities for metallic facilities used to provide other than metallic facilities and (c) substitution of metallic facilities for carrier or derived facilities used to provide other than metallic facilities (2) change minimum network protection criteria, (3) change operating or maintenance characteristics of facilities or (4) change operation or procedures of the Company. In case of any such substitution, change or rearrangement, the facility parameters will be within the range as set forth in SWBT's Access Services Tariff, Sections 6 and 7. The Company shall not be responsible if any substitution, change or rearrangement renders any customer-furnished services obsolete or requires modification or alteration thereof or otherwise affects their use or performance. If such substitution, changes or rearrangements materially affect the operating characteristics of the facility, the Company will provide reasonable notification to the customer in writing. Reasonable time will be allowed for any redesign and implementation required by the change in operating characteristics. The Company will work cooperatively with the customer to determine reasonable notification procedures.
 - E. The Company will provide the customer reasonable notification of service-affecting activities that may occur in normal operation of its business. Such activities may include, but are not limited to, equipment or facilities additions, removals or rearrangements, routine preventative maintenance and major switching machine change-out. Generally, such activities are not individual customer service specific, they affect many customer services. No specific advance notification period is applicable to all service activities. The Company will work cooperatively with the customer to determine reasonable notification requirements.
 - F. The Company will work cooperatively with the customer to develop network contingency plans in order to maintain maximum network capability following natural or manmade disasters which affect telecommunications services.

Issued:

1. GENERAL REGULATIONS-(Continued)

1.1 Undertaking of the Company-(Continued)

1.1.5 Operation and Maintenance

A. Maintenance of Service

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

B. Availability for Testing

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

C. Interference or Impairment

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

If such characteristics or methods of operation are not in accordance with the preceding, the Company will, where practicable, notify the customer that temporary discontinuance of the use of a service may be required; however, where prior notice is not practicable, nothing contained herein shall be deemed to preclude the Company's right to temporarily discontinue forthwith the use of a service if such action is reasonable under the circumstances. In case of such temporary discontinuance, the customer will be promptly notified and afforded the opportunity to correct the condition which gave rise to the temporary discontinuance. During such period of temporary discontinuance, allowance for interruption of services as set forth in 1.4.4, following, is not applicable.

Issued:

- 1. GENERAL REGULATIONS-(Continued)
 - 1.1 Undertaking of the Company-(Continued)
 - 1.1.6 Discontinuance and Refusal of Services
 - A. Unless the provisions of 1.1.5, C., preceding apply, if the customer fails to comply with the provisions of this Tariff, including any payments to be made by it on the dates or at the times herein specified, and fails within thirty (30) days after written notice by Certified U.S. Mail from the Company to the customer to correct such noncompliance, the Company may discontinue the provision of the services involved and refuse additional applications for service and/or refuse to complete any pending orders for service at anytime thereafter. In case of such discontinuance, all applicable charges, including termination charges, shall become due.

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

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

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

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

Issued:

- 1. GENERAL REGULATIONS-(Continued)
 - 1.1 Undertaking of the Company-(Continued)
 - 1.1.6 Discontinuance and Refusal of Services-(Continued)
 - E. When Access Service is provided by more than one telecommunications company, the companies involved in providing the joint service may individually or collectively deny service to a customer for nonpayment. Where the Company (Companies) affected by the nonpayment is (are) incapable of effecting discontinuance of service without cooperation from the other joint provider(s) of Switched Access Service, such other Company (Companies) will, if technically feasible, assist in denying the joint service to the customer. Service denial for such joint service will only include calls which originate or terminate within, or transit, the operating territory of the Company (Companies) initiating the service denial for nonpayment. When more than one of the joint providers must deny service to effectuate termination for nonpayment, in cases where a conflict exists in the applicable tariff provisions, the tariff regulations of the end office Telephone Company shall apply for joint service discontinuance.

1.1.7 Technical References

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

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

Issued:

1. GENERAL REGULATIONS-(Continued)

1.2 Use

1.2.1 Assignment and Transfer of Facilities

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

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

In all cases of assignment or transfer, the written acknowledgment of the Company is required prior to such assignment or transfer and such acknowledgment shall be made within 15 days from the receipt of notification. The assignee or transferee (new customer) shall provide to the Company the written release of the use of such services from the assignor or transferor (former customer). All regulations, conditions, and applicable charges contained in this Tariff shall apply to such assignee or transferee. The assignment or transfer of services does not relieve or discharge the assignor or transferor from remaining jointly or severely liable with the assignee or transferee for any obligations existing at the time of the assignment or transfer.

Issued:

1. GENERAL REGULATIONS-(Continued)

1.2 Use-(Continued)

1.2.2 Unlawful and Abusive Use

A. The services provided under this Tariff shall not be used for an unlawful purpose or used in an abusive manner.

Abusive use includes:

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

1.3 Obligations of the Customer

1.3.1 Damages

The customer shall reimburse the Company for damages to facilities of the Company utilized to provide services under this Tariff caused by the negligence or willful act of the customer or resulting from improper use of the Company's facilities, or due to malfunction of any facilities or equipment provided by other than the Company. Nothing in the foregoing provision shall be interpreted to hold one customer liable for another customer's actions. The Company will, upon reimbursement for damages, cooperate with the customer in prosecuting a claim against the person causing such damage and the customer shall be subrogated to the right of recovery by the Company for the damages to the extent of such payment.

Issued:

1. GENERAL REGULATIONS-(Continued)

1.3 Obligations of the Customer-(Continued)

1.3.2 Theft

The customer shall reimburse the Company for any loss through theft of facilities utilized to provide services under this Tariff at the customer premises.

1.3.3 Connections

Equipment and/or systems (i.e., termination equipment, multiline terminating systems and communications systems) may be connected with Switched and Special Access Service furnished by SWBT, where such connection is made in accordance with the provisions specified in Reference Publications AS No. 1, Issue II and in 2.1 (Undertaking of the Company).

1.3.4 Equipment Space and Power

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

1.3.5 Protective Apparatus and Additional Facilities

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

1.3.6 Design of Customer Services

Subject to the provisions of Paragraph 1.1.4, D., preceding, the customer shall be solely responsible, at its own expense, for the overall design of its services and for any redesigning or rearrangement of its services which may be required because of changes in facilities, operations or procedures of the Company, minimum network protection criteria, operating or maintenance characteristics of the facilities.

Issued:

- 1. GENERAL REGULATIONS-(Continued)
 - 1.3 Obligations of the Customer-(Continued)
 - 1.3.7 References to the Company

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

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

Issued:

1. GENERAL REGULATIONS-(Continued)

1.3 Obligations of the Customer-(Continued)

1.3.9 Testing and Maintenance

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

1.3.10 Balance

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

1.3.11 Coordination with Respect to Network Contingencies

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

1.3.12 ESP Requirements

In accordance with Section 1, Paragraph 1.1.2.A., where Access Service features exist that limit the calling scope of the Access Service to the local calling scope of the ESP's serving wire center, ESPs shall request those features on the same Order for which the associated Access Service is requested.

1.3.13 Certification of Special Access as Intrastate

A. Frame Relay Services (FRS) are classified as intrastate [percent interstate usage (PIU) = 0%] and provided in accordance with this tariff when the FRS carry less than or equal to 10 percent interstate traffic. When the percent of interstate usage is greater than ten percent, FRS will be provided on an interstate basis.

Issued:

- 1. GENERAL REGULATIONS-(Continued)
 - 1.3 Obligations of the Customer-(Continued)
 - 1.3.13 Certification of Special Access as Intrastate-(Continued)
 - B. The customer shall certify whether or not interstate traffic is greater than 10 percent of the total traffic carried on the FRS. This certification will be provided to the Company by the customer as follows:
 - 1. Via the Access Service Request (ASR) form when ordering the line(s), or
 - 2. In the form of written correspondence with clear identification of each line involved and the customer designated jurisdiction associated with each line at the time that the line(s) are ordered other than by ASR form.
 - C. With respect to billing disputes regarding the jurisdiction of Special Access circuits (lines) or FRS, the customer shall be required to provide to the Company general information on system design and function that is used by the customer to determine the jurisdiction.
 - 1.4 Payment Arrangements and Credit Allowances
 - 1.4.1 Payment of Rates, Charges and Deposits
 - A. Where the provisions of facilities involve an unusual investment, an customer may be required to make payment in advance of such portion of the estimated cost of the installation or construction as is to be borne by it. The amount of the advance payment will be credited to the customer's account as applying to the indebtedness of the customer for the services and facilities provided.
 - B. The Company may, in order to safeguard its interests, require a customer to make a deposit prior to or at any time after the provision of a service to the customer to be held by the Company as a guarantee of the payment of rates and charges. Such deposit may not exceed the rates and charges for the service for a one-month period. The fact that a deposit has been made in no way relieves the customer from complying with the Company's regulations as to advance payments or the prompt payment of bills or constitute a waiver or modification of the regular practices of the Company providing for the discontinuance of the facilities for nonpayment of any sums due the Company for facilities provided.

Issued:

- 1. GENERAL REGULATIONS-(Continued)
 - 1.4 Payment Arrangements and Credit Allowances-(Continued)
 - 1.4.1 Payment of Rates, Charges and Deposits-(Continued)
 - B. -(Continued)

Simple interest at the rate of 9 percent per annum will be paid on deposits held 30 days or more.

Such a deposit will be refunded or credited to the customer's account at any time prior to the termination of the provision of the service to the customer. Should a deposit be credited to the customer's account, no interest will accrue on the deposit from the date such deposit is credited.

At such time as the provision of the service to the customer is terminated, the amount of the deposit and any applicable interest will be credited to the customer's account, and any credit balance which may remain will be refunded.

C. The Company shall bill on a current basis all charges incurred by and credits due to the customer under this Tariff attributable to services established or discontinued during the preceding billing period. Any known unbilled usage charges for prior periods and any known uncredited adjustments will be applied to this bill. In addition, the Company shall bill in advance charges for all services to be provided during the ensuing billing period, except for charges associated with service usage and for the Federal Government which will be billed in arrears. Such bills are due when rendered.

Adjustments for the quantities of services established or discontinued in any billing period beyond the minimum period set forth for services in other sections of this Tariff will be prorated to the number of days or fraction thereof based on a 30-day month.

- D. All bills are due when rendered and are considered past due thirty (30) days after the bill date or by the next bill date, and are payable in immediately available funds.
 - If the entire amount billed, exclusive of any amount disputed by the customer, is not received by the Company by the payment date as set forth in Paragraph 1.4.1, D., preceding, or if any portion of the payment is received by the Company in funds which are not immediately available to the Company, then a late-payment charge equal to the lesser of the following shall apply to the unpaid balance:

Issued:

- 1. GENERAL REGULATIONS-(Continued)
 - 1.4 Payment Arrangements and Credit Allowances-(Continued)
 - 1.4.1 Payment of Rates, Charges and Deposits-(Continued)
 - D. -(Continued)
 - 1. -(Continued)
 - a. the highest interest rate (in decimal value) which may be levied by law for commercial transactions, compounded daily and applied for each month or portion thereof that an outstanding balance remains, or
 - b. 0.000590 per day, compounded daily and applied for each month or portion thereof that an outstanding balance remains.
 - 2. In the event that a billing dispute concerning any charges billed to the customer by the Company is resolved in favor of the Company, any payments withheld pending resolution of the dispute shall be subject to a late payment charge determined in accordance with (1) preceding and applied to such disputed charges. Such annual rate will be compounded daily and applied for each month or portion thereof that such charges were unpaid.

In the event that a billing dispute is resolved in favor of the customer, no late payment charge will apply to the disputed amount. Further, the customer will receive an interest credit if all of the following conditions exist:

- a. The customer must notify the Company of the dispute and provide sufficient documentation to support the claim within 10 working days from the date the Company is notified of the dispute;
- b. The documentation furnished by the customer must include a clear and full explanation of the basis of the dispute, the account number under which the bill has been rendered, the date of the bill, and details sufficient to identify the specific amounts and items in dispute;
- c. The customer must have paid the total amount billed in dispute;
- d. The billing dispute must be resolved in favor of the customer.

Issued:

- 1. GENERAL REGULATIONS-(Continued)
 - 1.4 Payment Arrangements and Credit Allowances-(Continued)
 - 1.4.1 Payment of Rates, Charges and Deposits-(Continued)
 - D. (Continued)
 - 2. (Continued)

When a claim is filed within 130 days from the bill date, the period covered by the interest credit shall begin on the date that the Company receives payment in immediately available funds. When a claim is filed more than 130 days after the bill date, the period covered by the interest credit shall begin on the date of the claim or the date of overpayment, whichever is later.

The period covered by the interest credit shall end on the date that the customer's account is credited. The interest credit shall be calculated based upon the portion of the disputed amount resolved in the customer's favor multiplied by the lesser of 1., a. or 1., b. preceding.

1.4.2 Minimum Periods

- A. The minimum period for which service is provided and for which rates and charges are applicable is set forth in each section of this tariff, where appropriate.
- B. When a service is disconnected prior to the expiration of the minimum period, charges are applicable whether the service is used or not, as follows:
 - When a service with a one month minimum period is discontinued prior to the expiration of the minimum period, a one month charge will apply at the rate level in effect at the time service is discontinued.
 - 2. When a service with a minimum period greater than one month is discontinued prior to the expiration of the minimum period, the applicable charge will be the lesser of:
 - a. The Company's total nonrecoverable costs, less the net salvage, for the discontinued service, or
 - b. The total monthly charges, at the rate level in effect at the time service is discontinued, for the remainder of the minimum period.

Issued:

1. GENERAL REGULATIONS-(Continued)

1.4 Payment Arrangements and Credit Allowances-(Continued)

1.4.3 Quotation Preparation Charge

A Nonrecurring Charge for the preparation of a quotation applies whenever a customer requests rates and charges for any service for which the rates and charges are determined on an individual-case basis prior to placing an order for service. The charge includes the costs associated with the development and preparation of the quotation and any applicable taxes. The customer will be advised of the charge for quotation preparation (USOC: QPA) and must agree to pay the charge before development of the quotation will commence.

A. Application of Charge

If, after being advised that a quotation preparation charge is applicable, the customer requests the quotation, it will be developed and furnished. A bill for the quotation preparation will be rendered. The quotation is valid for 180 days and will identify all estimated costs associated with the provision of the facilities needed to satisfy the customer's service requirements. If, with in this 180-day period, the customer orders the service as quoted and service is subsequently provided, the Quotation Preparation Charge will be credited to the customer's account. However, if the customer cancels the order before service is provided, but after completion of the quotation preparation, a charge equal to the costs incurred by the Company will apply.

If the customer cancels the request for a quotation prior to its completion, the customer will be billed the lesser of the amount for:

- the quotation preparation charge, which the customer was advised would apply, or
- the costs incurred, for quotation preparation, plus any appropriate taxes through the cancellation date.

B. Title or Ownership Rights

The payment of a charge for quotation preparation does not assign, confer or transfer title or ownership rights to proposals or facilities designed or furnished by the Company. Title and ownership rights for any item developed at the customer's request remains with the Company, except as specifically provided by an agreement between all parties.

Issued:

1. GENERAL REGULATIONS-(Continued)

- 1.4 Payment Arrangements and Credit Allowances-(Continued)
 - 1.4.4 Credit Allowance for Service Interruptions

A. General

A service is interrupted when it becomes unusable to the customer because of a failure of a facility component used to furnish service under this Tariff or in the event that the protective controls applied by the Company result in the complete loss of service by the. An interruption period starts when an inoperative service is reported to the Company by the customer and ends when the service is operative.

The credit allowance(s) for an interruption or for a series of interruptions shall not exceed the monthly rate, the assumed minutes of use charge or the minimum monthly usage charge as appropriate for the service interrupted in any one monthly billing period.

For calculating credit allowances every month is considered to have 30 days.

B. When a Credit Allowance Applies

In case of an interruption to any service, allowance for the period of interruption, if not due to the negligence of the customer, shall be as follows:

- 1. For Special Access Services no credit shall be allowed for an interruption of less than 30 minutes. The customer shall be credited for an interruption of 30 minutes or more at the rate of 1/1440 of the monthly charges for the facility or service for each period of 30 minutes or fraction thereof that the interruption continues.
- 2. For Frame Relay Service (FRS), no credit shall be allowed for an interruption of less than four hours. The customer shall be credited for an interruption of four (4) hours or subsequent fraction thereof that the interruption continues, at the rate of 1/30 (1 day) of the monthly rates for the interrupted service or the affected portion thereof. For the purpose of determining the allowance, every month is considered to have 30 days.

Issued:

- 1. GENERAL REGULATIONS-(Continued)
 - 1.4 Payment Arrangements and Credit Allowances-(Continued)
 - 1.4.4 Credit Allowance for Service Interruptions-(Continued)
 - C. When Credit Allowance Does Not Apply

No credit allowance will be made for:

- 1. Interruptions caused by the negligence of the customer.
- 2. Interruptions of a service due to the failure of equipment or systems provided by the customer or others.
- 3. Interruptions of a service during any period in which the Company is not afforded access to the premises where the service is terminated.
- 4. Interruptions of a service during any period when the customer has released a service to the Company for maintenance purposes, to make rearrangements, or for the implementation of an order for a change in the service during the time that was negotiated with the customer prior to the release of that service. Thereafter, a credit allowance as set forth in Paragraphs 1.4.4, A. and B., preceding, applies.
- 5. Interruptions of a service which continue because of the failure of the customer to authorize replacement of any element of special construction. The period for which no credit allowance is made begins on the seventh day after the customer receives the Company's written notification of the need for such replacement and ends on the day after receipt by the Company of the written authorization for such replacement.
- 6. Periods when the customer elects not to release the service for testing and/or repair and continues to use it on an impaired basis.
- 7. An interruption or a group of interruptions, resulting from a common cause, for amounts less than one dollar.
- D. Use of an Alternative Service Provided by the Company

Should the customer elect to use an alternative service provided by the Company during the period that a service is interrupted, the customer must pay the tariffed rates and charges for the alternative service used.

Issued:

1. GENERAL REGULATIONS-(Continued)

- 1.4 Payment Arrangements and Credit Allowances-(Continued)
 - 1.4.4 Credit Allowance for Service Interruptions-(Continued)
 - E. Temporary Surrender of a Service

In certain instances, the customer may be requested to surrender a service for purposes other than maintenance, testing or activity relating to a service order. If the customer consents, a credit allowance will be granted. The credit allowance will be determined in the same manner as a credit for service interruptions as set forth in Paragraph 1.4.4, A., preceding.

1.5 Connections

1.5.1 General

Equipment, systems (i.e., terminal equipment, multiline terminating systems and communications systems) may be connected with Service, furnished by the Company where such connection is made in accordance with the provisions specified in Technical Reference Publication AS No. 1, Issue II and in Paragraph 1.1, preceding.

1.6 Definitions

Certain terms used herein are defined as follows:

Access Customer Name Abbreviation (ACNA)

A three alpha character code that identifies the customers to which the Access Service bill is rendered.

Actual Cost

Denotes all costs charged against a specific case of special construction, including any appropriate taxes.

Annual Underutilization Liability

Denotes a per unit amount which may be billed annually if fewer services are in use utilizing specially constructed facilities at filed tariff rates than were originally specially constructed.

Issued:

1. GENERAL REGULATIONS-(Continued)

1.6 Definitions-(Continued)

Billing Account Number (BAN)

A code that identifies the customer's billing account to which Access Services are billed.

Bit

Denotes the smallest unit of information in the binary system of notation.

Building

The term "same building" is to be interpreted to mean a structure under one roof or two or more structures on one premises which are connected by an enclosed or covered passageway. In no case can conduit be considered as an enclosed passageway nor buildings connected by a covered public mall be the "same building."

Business Day

Denotes the times of day that a company is open for business. Generally, in the business community, these are 8:00 or 9:00 a.m. to 5:00 or 6:00 p.m., respectively, with an hour for lunch, Monday through Friday, resulting in a standard forty (40) hour work week. However, Business Day hours for the Company may vary based on company policy, union contract and location. To determine such hours the Company should be contacted.

Carrier or Common Carrier

Denotes any individual, partnership, associations, joint-stock company, trust or corporation engaged for hire in intrastate, interstate or foreign communication by wire or radio.

Central Office

Denotes a local Company switching system where Telephone Exchange Service customer station loops are terminated for purposes of interconnection to each other and to trunks.

Issued:

1. GENERAL REGULATIONS-(Continued)

1.6 Definitions-(Continued)

Channel(s)

Denotes an electrical or photonic, in the case of fiber optic based transmission systems, communications path between two or more points of termination or, for DNAL BSAs, between a point of termination and a Company switch.

Customer

Denotes any Interexchange Carrier, Local Exchange Carrier, or Enhanced Service Provider which subscribes to the services offered under this Tariff to provide intrastate telecommunication services or telecommunication related services for hire.

Customer Carrier Name Abbreviation (CCNA)

Denotes a three alpha character code that identifies the Access customer submitting the Access Order and receiving confirmation of the Order.

Demarcation Point

Denotes the point (referred to as a Demarc Point or Network Interface) of interconnection between the Company's facilities and the wiring at the subscriber's premises. The Demarc Point shall consist of wire or a jack conforming to Subpart F of Part 68 of the Federal Communications Commission's Rules and Regulations. The Demarc Point will generally be within twelve inches of the protector or, absent a protector within twelve inches of the entry point to the customer's premises. If conforming to the twelve inches is unrealistic or technically impossible, the Demarc Point will be the most practical minimum point of entry to the customer's premises.

The network interface may be located at a point other than the normal demarcation point where the network interface is already established by the presence of network equipment with the effective date of this tariff. For multiunit structures (e.g., apartments, college campuses, shopping centers) the structure owner shall make the final decision on whether the structure shall be treated as a multipremise structure with one demarcation point per premise or, as a single premise with one demarcation point for the entire structure. The structure owner shall have the option of having the demarcation point placed at a location other than that determined by the Company provided the structure owner pays any additional construction costs and such location is consistent with the minimum point of entry standard.

Issued:

1. GENERAL REGULATIONS-(Continued)

1.6 Definitions-(Continued)

Demarcation Point-(Continued)

With regard to premises for any structure that is built to be mobile (e.g., mobile homes, recreational vehicles), the Company may place the Demarc Point on a post or pole at or near the pad where such structure is intended to rest. Boat docks and similar premises may be treated by the Company as single unit premises, with the Demarc Point being placed on the shore.

End User

Denotes a user of the Company's local or general exchange services or, of a customer's services, unless it is explicitly set forth elsewhere in this Tariff that an end user may be considered an Access Service customer.

Entity

Denotes something that exists as a particular and discrete unit (e.g., corporations or subsidiary company).

Estimated Cost

Denotes all estimated costs that will be incurred in providing a specific case of special construction, including any appropriate taxes.

Exchange

Denotes a unit generally smaller than a Local Access and Transport Area, established by the Company for the administration of communications service in a specified area which usually embraces a city, town or village and its environs. It consists of one or more central offices together with the associated facilities used in furnishing communications service within that area. One or more designated exchanges comprises a given Local Access and Transport Area.

Facilities

Denotes any cable, fiber optic, poles, conduit, microwave or carrier equipment, wire center distribution frames, central office switching equipment, computers (both hardware and software), business machines, etc., utilized to provide the services offered under this Tariff or the services provided by an customer for its own use or for an customer End User's use.

Issued:

1. GENERAL REGULATIONS-(Continued)

1.6 Definitions-(Continued)

Initial Liability Period

Denotes the initial planning period during which the customer expects to place specially constructed facilities in service.

Installed Cost

Denotes the total investment (estimated or actual) required by the Company to provide specially constructed facilities.

Individual Case Basis (ICB)

Denotes a condition in which the regulations, if applicable, rates and charges for an offering under the provisions of this Tariff are developed based on the circumstances in each case.

Interexchange Carrier (IXC)

Denotes any individual, partnership, association, joint stock company, trust, governmental entity or corporation or other entity that has obtained a Certificate of Public Convenience and Necessity or of Service Authority from the Missouri Public Service Commission to engage for hire in intrastate communication by wire or radio between two or more exchanges.

Interexchange Customer(s) (IC)

See Customer.

Interstate and Foreign Communications

Denotes any communications subject to FCC oversight as provided under the Communications Act of 1934, as amended, and the FCC's Rules and Regulations.

Intrastate Communications

Denotes any communications within a state subject to oversight by a state regulatory commission as provided by the laws of the state involved.

Issued:

1. GENERAL REGULATIONS-(Continued)

1.6 Definitions-(Continued)

Local Access and Transport Area (LATA)

Denotes a geographic area established by the Company for the provision and administration of communications service. It encompasses designated exchanges, which are grouped to serve common social, economic and other purposes.

Local Calling Area

Denotes a geographical area, as defined in the Company's Local and/or General Exchange Service tariff, in which an end user (Telephone Exchange Service subscriber) may complete a call without incurring MTS charges.

Local Exchange Carrier (LEC)

The certificated provider of basic local exchange telephone service.

Maximum Termination Liability

Denotes the maximum amount which may be billed if all services using especially constructed facilities are terminated prior to the expiration of the Maximum Termination Liability Period.

Maximum Termination Liability Period

Denotes the length of time for which a termination charge may apply if all services using specially constructed facilities are terminated. The liability period is equal to the average account life of the specially constructed facilities. When construction involves multiple classes of plant with differing lives, the liability period is equal to the weighted average of the account lives involved in the special construction case, using nonrecoverable investment as the basis for weighting.

Message

Denotes a "call" as defined preceding.

Net Salvage

Denotes the estimated scrap, sale, or trade-in value, less the estimated cost of removal. Cost of removal includes the costs of demolishing, tearing down, or otherwise disposing of the material and any other applicable costs. Since the cost of removal may exceed salvage value, net salvage may be negative.

Issued:

1. (GENERAL	REGUL	ATIONS-	(Continued)
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1.6	Defin:	itions-(Con	tinue	d)
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Network Interface

See Demarcation Point

Nonrecoverable Cost

Denotes the cost of specially constructed facilities for which the Company has no foreseeable use should the service be terminated.

Normal Construction

Denotes all facilities the Company would normally use to provide service in the absence of a request for special construction.

Normal Cost

Denotes the estimated cost to provide services using normal construction.

Phase Jitter

Denotes the unwanted phase variations of a signal.

Point of Termination

See Demarcation Point

Issued:

1. GENERAL REGULATIONS-(Continued)

1.6 Definitions-(Continued)

Premises

- See definition of term "building."
- All portions of the same building occupied by the same customer provided that:
- The portions are not separated from each other by intervening offices, rooms or suites not occupied by the customer.
- The portions on different floors are contiguous and that the portion on the upper floor is directly above the portion occupied on the lower floor.
- All of the buildings occupied by the same customer, provided that:
- All of the buildings are located on the same plot of ground and are not intersected by a public highway.

NOTE: A public highway is considered to mean a vehicular thoroughfare which is governmentally owned.

Recoverable Cost

Denotes the cost of the specially constructed facilities for which the Company has a foreseeable reuse, either in place or elsewhere, should the service be terminated.

Registered Equipment

Denotes the customer's Customer's Premises Equipment (CPE) which complies with and has been approved within the Registration Provisions of the FCC's Rules and Regulations.

Shortage of Facilities or Equipment

Denotes a condition which occurs when the Company does not have appropriate cable, switching capacity, bridging or multiplexing equipment, etc., necessary to provide the Service requested by the customer.

Termination Charge

Denotes the portion of the Maximum Termination Liability that is applied as a nonrecurring charge when all services are discontinued prior to the expiration of the specified liability period.

Issued:

2. ORDERING FOR ACCESS SERVICE

2.1 General

This Section sets forth the regulations and order-related charges for Access Orders provided in this Tariff. These charges are in addition to other applicable charges as set forth in other sections of this Tariff.

An Access Order is an order to provide the customer with Switched Access Service or Special Access Service or to provide changes to existing services.

2.1.1 Ordering Conditions

A customer may order any number of services of the same type and between the same premises on a single Access Order. All details for services for a particular order must be identical except for those for multipoint service.

The customer shall provide all information necessary for the Company to provide and bill for the requested service. In addition to the order information required in Paragraph 2.2, following, the customer must also provide:

- Customer name and premises address(es).
- Billing name and address (when different from customer name and address).
- Customer contact name(s) and telephone number(s) for the following provisioning activities: order negotiation, order confirmation, interactive design, installation and billing.

The Company will establish a service date when the customer has provided an Access Order that contains the information as required for each respective service described in this and other sections of the tariff. The date on which the service date is established is considered to be the Application Date. The Company will provide a firm order confirmation to the customer and will advise the customer of the application Date and the Service Date.

Issued:

2. ORDERING FOR ACCESS SERVICE-(Continued)

2.1 General-(Continued)

2.1.2 Provision of Other Services

- A. Testing Service, Additional Labor and Special Construction shall be ordered with an Access Order or as set forth in Paragraph 2.1.2, B., following. The rates and charges for these services, as set forth in other sections of this Tariff, will apply in addition to the ordering charges set forth in this section and the rates and charges for the Access Service with which they are associated.
- B. With the agreement of the Company, the items listed in Paragraph A., preceding, may subsequently be added to the order at any time, up to and including the service date for the Access Service. When added subsequently, charges for a design change as set forth in Paragraph 2.2.3,C., following, will apply when an engineering review is required.
- C. Additional Engineering is not an ordering option, but will be applied to an Access Order when the Company determines that Additional Engineering is necessary to accommodate a customer's request. Additional Engineering will only be required as set forth in Paragraph 4.1, following. When it is required, the customer will be so notified and will be furnished with a written statement setting forth the justification for the Additional Engineering as well as an estimate of the charges. If the customer agrees to the Additional Engineering, a firm order will be established. If the customer does not want the service or facilities after being notified that Additional Engineering of Company facilities is required, the order will be withdrawn and no charges will apply. Once a firm order has been established, the total charge to the customer for the Additional Engineering may not exceed the estimated amount by more than 10 percent.

The regulations, rates and charges for Additional Engineering are as set forth in Paragraph 4.1, following, and are in addition to the regulations, rates and charges specified in this Section.

2.1.3 Special Construction

The regulations, rates and charges for special construction are set forth in Section 5, following, and are in addition to the regulations, rates and charges specified in this Section.

Issued:

2. ORDERING FOR ACCESS SERVICE-(Continued)

2.2 Access Order-(Continued)

2.2.2 Access Order Charge

An Access Order Charge will apply per Access Order for the installation, addition, change or rearrangement of Access Services.

An Access Order Charge will apply, in addition to other applicable Access tariff charges, with the following exceptions:

- Access Order Modifications as specified in 2.2.3, following;
- Complete or partial disconnection of Access Service(s) and/or feature(s) (except when a Carrier Identification Code (CIC) is deleted;

	USOC	Charge
Access Order Charge, per order	NRBIX	\$16.00(1)
Frame Relay Order Charge, per order	NRBIX	\$14.00(1)

2.2.3 Access Order Modifications

The customer may request a modification of its Access Order at any time prior to the service date or notification by the Company that service is available for the customer's use, whichever is later. The Company will make every effort to accommodate a requested modification when it is able to do so with the normal work force assigned to complete such an order within normal business hours. If the modification cannot be made with the normal work force during normal business hours, the Company will notify the customer. If the customer still desires the Access Order modification, the Company will schedule a new service date. All charges for Access Order modifications will apply on a per-occurrence basis.

(1)	This nonrecurring charge will be waived when the charge is the result of the return of a Carr	ier
	Identification Code (CIC) to Bellcore.	

Issued:

2. ORDERING FOR ACCESS SERVICE-(Continued)

2.2 Access Order-(Continued)

2.2.3 Access Order Modifications-(Continued)

Any increase in the number of Frame Relay Service (FRS) Links or Ports, will be treated as a new Access Order (for the increased amount only).

A. Service Date Change Charge

Access Order service dates for the installation of new service s or rearrangements of existing services may be changed, but the new service date may not exceed the original service date by more than 45 calendar days. When, for any reason, the customer indicates that service can not be accepted for a period not to exceed 45 calendar days beyond the original service date, and the Company accordingly delays the start of service, a Service Date Change Charge will apply. The Application Date will not change as a result of a Service Date Change. If a Design Change has been requested as set forth in 2.2.3, C., following, and the engineering review cannot be completed within the 45-calendar-day time frame, the new service date may exceed the original service date by more than 45 calendar days. In all other cases, if the customer-requested service date exceeds the allowable service date change period previously described, the order will be canceled by the Company, appropriate cancellation charges applied and a new order issued with the new service date. If a service date change is necessary to accommodate a customer-requested Design Change, both the Service Date Change Charge and the Design Change Charge apply.

A new service date may be established that is prior to the original service date if the Company determines it can accommodate the customer's request without delaying service dates for orders of other customers. If the service date is changed to an earlier date and the Company determines that additional labor or extraordinary costs are necessary to meet the earlier service date requested by the customer, the customer will be notified by the Company that an Expedited Order Charge, as set forth in 2.2.3, D., following, applies. Such charges to expedite service should they apply, will be in addition to the Service Date Charge Charge.

A Service Date Change Charge will apply, on a per-order, per-occurrence basis, for each service date changed. The applicable charge is:

	USOC	Charge
Service Date Change Charge, per Order	OMC	\$13.00

Issued:

2. ORDERING FOR ACCESS SERVICE-(Continued)

- 2.2 Access Order-(Continued)
 - 2.2.3 Access Order Modifications-(Continued)
 - B. Partial Cancellation Charge

Any decrease in the number of FRS Links or Ports will be treated as a partial cancellation, and the charges set forth in Paragraph 2.2.4, following, will apply.

C. Design Change Charge

The customer may request a design change to the service ordered. A design change is any change to an Access Order which requires engineering review. An engineering review is a review by Company personnel of the service ordered and the requested changes, to determine what changes in the design, if any, are necessary to meet the changes requested by the customer. Design changes to a pending order include such things as the addition or deletion of type of channel interface, type of interface group or technical specification package. Design changes do not include a change of customer premises or End User premises. Changes of this nature will require the issuance of a new order and the cancellation of the original order with appropriate cancellation charges applied.

The Company will review the requested change, notify the customer whether the change is a design change, if it can be accommodated and if a new service date is required. If the customer authorized the Company to proceed with the design change, a Design Charge will apply. The Design Change Charge will apply on a per-order, per-occurrence basis, for each customer-issued order requiring a design change. The applicable charge is:

	USOC	Rate
Design Change Charge, per Order	H28	\$22.00

If a change of service date is required, the Service Date Change Charge as set forth in Paragraph 2.2.3, A., preceding, will also apply.

Issued:

- 2. ORDERING FOR ACCESS SERVICE-(Continued)
 - 2.2 Access Order-(Continued)
 - 2.2.3 Access Order Modifications-(Continued)
 - D. Expedited Order Charge

If a customer desires that service be provided on an earlier date than that which has been established for the Access Order or the provision of the Access Service, the customer may request that service be provided on an expedited basis. If the Company determines that service can be provided on the requested date and that additional labor cost or extraordinary costs are required to meet the requested service date, the customer will be notified and will be provided with an estimate of the additional charges involved. If the customer instructs the Company to proceed, such additional charges will be determined and billed to the customer as follows:

To calculate the additional labor charges, the Company will keep track of the additional labor hours used to meet the request of the customer and will bill the customer at the applicable Additional Labor charges as set forth in 4.2.6, following.

To develop, determine and bill the customer for extraordinary costs which may be involved, the special construction terms and conditions as set forth in Section 14, following, will be used by the Company. Authorization to incur the costs and to bill the customer will be in accordance with the terms and conditions in Section 14, following.

When the request for expediting occurs subsequent to the issuance of the Access Order, a Service Date Change Charge as set forth in Paragraph 2.2.3, A., preceding, also applies.

- 2.2.4 Cancellation of an Access Order
 - A. A customer may cancel an Access Order at any time prior to the service date or notification by the Company that service is available for the customer's use, whichever is later. The cancellation date is the date the Company receives written or verbal notice from the customer that the order is to be cancelled. The verbal notice must be followed by written confirmation within 10 days.

Issued:

- 2. ORDERING FOR ACCESS SERVICE-(Continued)
 - 2.2 Access Order-(Continued)
 - 2.2.4 Cancellation of an Access Order-(Continued)
 - B. When Cancellation Charges Apply

If a customer or the customer's end user is unable to accept Access Service and the new service date requested is beyond the allowable service date change time period described in Section 2.2.3, A., preceding, the Access Order will be cancelled. When the customer cancels an access order on or after the application date, a Cancellation Charge will apply as specified below in addition to any other applicable charges specified in Paragraph 2.2.3.

1. For all Access Services, the Cancellation Charge equals:

The number of business days from the access order application date through the access order cancellation date (i.e., the service interval)

Multiplied by the average daily charge

Plus the access order charge.

The service interval is the number of business days from the access order application date through the access order cancellation date with the application date being day 1. Service installation costs incurred by the Company start on the application date.

If the customer has requested a service date change beyond the original service date, the number of business days beyond the original service date are included in the service interval.

Average daily charge equals installation charges plus rearrangement charges divided by the number of business days in the service interval.

- C. When Cancellation Charges Do Not Apply
 - 1. When a customer cancels an order for the discontinuance of service, no charges apply for the cancellation.
 - 2. When a customer cancels an access order prior to the application date, no charges apply for the cancellation.

Issued:

- 2. ORDERING FOR ACCESS SERVICE-(Continued)
 - 2.2 Access Order-(Continued)
 - 2.2.4 Cancellation of an Access Order-(Continued)
 - C. -(Continued)
 - 3. If the Company or the customer misses a service date by m ore than 30 days, due to circumstances over which it has no direct control (i.e., acts of God, governmental requirements, work stoppages and civil commotions), the customer may cancel the access order without incurring Cancellation Charges.

2.2.5 Minimum Period

The minimum period for which Access Service is provided and for which charges are applicable is set forth in each section of this tariff.

When Access Service is disconnected prior to the expiration of the minimum period, charges are applicable for the balance of the minimum period. A disconnect constitutes facilities being returned to available inventory. This terminology does not refer to when billing is stopped, but rather distinguishes a disconnect from a service rearrangement.

Service arrangements may be made without a change in minimum period requirements where so specified in this tariff.

Issued:

3. SPECIALIZED SERVICE OR ARRANGEMENTS

3.1 General

Specialized Service or Arrangements may be provided by the Company, at the request of an customer, on an individual-case basis if such service or arrangements meet the following criteria:

- The requested service or arrangements are not offered under other sections of this Tariff.
- The facilities utilized to provide the requested service or arrangements are of a type normally used by the Company in furnishing its other services.
- The requested service or arrangements are provided within a LATA.
- The requested service or arrangements are compatible with other Company services, facilities and its engineering and maintenance practices.
- This offering is subject to the availability of the necessary Company personnel and capital resources.

3.2 Rates and Charges

Rates and charges and additional regulations, if applicable, for Specialized Service or Arrangements are provided on an individual-case basis.

Issued:

4. ADDITIONAL ENGINEERING, ADDITIONAL LABOR AND MISCELLANEOUS SERVICES

For the proposes of Section 4 of the SBC Advanced Solutions, Inc. Access Tariff, the terms "Basic Time", "Overtime" and "Premium Time" are defined as follows:

Basic Time - Work related efforts of the Company performed during normally scheduled working hours.

Overtime - Work related efforts of the Company performed outside of a normally scheduled workday.

Premium Time - Work related efforts of the Company performed outside of a normally scheduled workweek.

4.1 Additional Engineering

The Company will notify the customer that additional engineering charges, as set forth in 4.1.1 following, will apply before any additional engineering is undertaken.

If more than one engineer is involved in the same additional engineering project, the total amount of time for all engineers involved will be aggregated prior to the distribution of time between the "First Half Hour or Fraction Thereof" and "Each Additional Half Hour or Fraction Thereof" rate categories.

4.1.1 Charges for Additional Engineering

The charges for additional engineering are as follows:

		First	Each Additional
		Half Hour or	Half Hour or
Additional Engineering Periods	USOC	Fraction Thereof	Fraction Thereof
Basic Time, per engineer	AEH	\$75.99	\$21.40
Overtime, per engineer	AEH	79.33	74.24

Issued:

4. ADDITIONAL ENGINEERING, ADDITIONAL LABOR AND MISCELLANEOUS SERVICES-(Continued)

4.2 Additional Labor

Additional Labor is that labor requested by the customer on a given service and agreed to by the Company.

The Company will notify the customer that Additional Labor Charges will apply before any additional labor is undertaken. Additional Labor Charges apply on a first and additional basis for each half hour or fraction thereof. If more than one technician is involved in the same Additional Labor Project, the total amount of time for all technicians involved will be aggregated prior to the distribution of time between the "First Half Hour or Fraction Thereof" and "Each Additional Half Hour or Fraction Thereof" rate categories.

A call-out of a Company employee for Additional Labor at a time not consecutive with the Company's Business Day is subject to a minimum charge of four hours, i.e., when Overtime and/or Premium Time charges apply.

For Testing and Maintenance Services, if the customer elects not to release a circuit during the Company's Business Day, the Company will work with the customer to reach a mutually agreed upon time.

4.2.1 Overtime Installation

Overtime Installation is that Company installation effort outside of normally scheduled working hours.

4.2.3 Stand By

Stand by includes all time in excess of one-half (1/2) hour during which Company personnel stand by to make installation acceptance tests or cooperative tests with a customer to verify facility repair on a given service.

4.2.4 Testing and Maintenance with Other Companies

Additional testing, maintenance or repair of facilities which connect to facilities of other companies, which is in addition to normal effort required to test, maintain or repair facilities provided solely by the Company.

Issued:

- 4. ADDITIONAL ENGINEERING, ADDITIONAL LABOR AND MISCELLANEOUS SERVICES-(Continued)
 - 4.2 Additional Labor-(Continued)
 - 4.2.5 Other Labor

Other labor is that additional labor not included in Paragraphs 4.2.1 through 4.2.4, preceding including, but not limited to labor incurred to extend the Point of Termination as set forth in 1.1.4, preceding, and labor incurred to accommodate a specific customer request that involves only labor which is not covered by any other section of this tariff.

4.2.6 Charges for Additional Labor

If more than one technician is involved in the same additional labor project, the total amount of time for all technicians involved will be aggregated prior to the distribution of time between the "First Half Hour or Fraction Thereof" and "Each Additional Half Hour or Fraction Thereof" rate categories.

Additional Labor Periods	USOC	First Half Hour or Fraction Thereof	Each Additional Half Hour or Fraction Thereof
Installation - Overtime, per technician	ALH	\$58.01(1)	\$ 3.42(1)
- Premium Time, per technician	ALH	61.42(1)	6.83(1)
Stand by - Basic Time, per technician	ALT	None	18.49

(1) A call-out of a Company employee at a time not consecutive with the Company's Business Day is subject to a minimum charge of four hours when overtime and/or premium time charges apply.

Issued:

- 4. ADDITIONAL ENGINEERING, ADDITIONAL LABOR AND MISCELLANEOUS SERVICES-(Continued)
 - 4.2 Additional Labor-(Continued)
 - 4.2.6 Charges for Additional Labor-(Continued)

The charges for additional labor are as follows:

Additional Labor Periods	USOC	First Half Hour or Fraction Thereof	Each Additional Half Hour or Fraction Thereof
1 dditional Edoor 1 chods	<u> </u>	Traction Thereor	Traction Thereof
- Overtime, per technician	ALT	None	\$21.91(1)
- Premium time, per technician	ALT	None	25.32(1)
Testing and maintenance with other companies, or other labor			
- Basic time, per technician	ALK	\$73.08	18.49
- Overtime, per technician	ALK	76.50(1)	21.91(1)
- Premium time, per technician	ALK	79.91(1)	25.32(1)

Issued:

⁽¹⁾ A call-out of a Company employee at a time not consecutive with the Company's Business Day is subject to a minimum charge of four hours when overtime and/or premium time charges apply.

- 4. ADDITIONAL ENGINEERING, ADDITIONAL LABOR AND MISCELLANEOUS SERVICES(Continued)
 - 4.3 Miscellaneous Services
 - 4.3.1 Customer Owned Equipment Trouble Isolation Charge
 - A. When a customer reports trouble to the Company for clearance and no trouble is found in the Company's facilities, the customer shall be responsible for payment of a Customer Owned Equipment Trouble Isolation Charge for the period of time from when Company personnel are dispatched to the customer's premises to when the work is completed. Failure of Company personnel to find trouble in Company facilities will result in no charge if the trouble is actually in those facilities, but not discovered at the time.
 - B. The customer shall be responsible for payment of a Customer Owned Equipment Trouble Isolation Charge when the Company dispatches personnel to the customer's premises, and the trouble is in equipment or communications systems provided by other than the Company or in detariffed CPE provided by the Telephone Company.

In either Paragraphs 4.3.1., A or B preceding, the Customer Owned Equipment Trouble Isolation Charge includes all personnel dispatched, including technicians dispatched to another location(s), when necessary for the purpose of testing with a technician(s) dispatched to the customer's premises.

C. The charges for Customer owned Equipment Trouble Isolation are as follows:

Customer Owned Equipment Trouble Isolation	USOC	First Half Hour or Fraction Thereof	Each Additional Half Hour or Fraction Thereof
Basic Time, per technical	MVV	\$73.08	\$18.49
Overtime, per technician	MVV	76.50(1)	21.91(1)
Premium Time, per technician	MVV	79.91(1)	25.32(1)

(1) A call-out of a Company employee at a time not consecutive with the Company's Business Day is subject to a minimum charge of four hours when overtime and/or premium time charges apply.

Issued:

- 4. ADDITIONAL ENGINEERING, ADDITIONAL LABOR AND MISCELLANEOUS SERVICES-(Continued)
 - 4.4 Individual Case Basis (ICB) Arrangements

Arrangements will be developed on a case-by-case basis in response to a bona fide request from a Customer or prospective Customer to develop a competitive bid for Dedicated Access, Private Line and Non-Switched services offered by the Company. Rates quoted in response to such competitive requests may be different than those specified for such service in this tariff. ICB rates will be offered to the Customer in writing. ICB rates will be structured to recover the Company's cost of providing the services and will be made available to customers in a non-discriminatory manner. Terms of specific ICB contracts will be made available to the Missouri Public Service Commission Staff upon request on a proprietary basis.

Issued: Effective:

5. SPECIAL CONSTRUCTION

This section contains the regulations, liabilities, rates and charges applicable for special construction of Company facilities which are used to provide services offered in this and other SBC Advanced Solutions, Inc. Tariffs.

When special construction of facilities is required, the provisions of this Section apply in addition to all regulations, rates and charges set forth in other Company Tariffs.

5.1 Ownership of Facilities

The Company retains ownership of all specially constructed facilities.

5.2 Interval to Provide Facilities

Based on available information and the type of service ordered, the Company will establish a completion date for the specially constructed facilities. The Company will make every reasonable effort to assure that the date is met. However, shortage of material, personnel or other factors may lengthen the installation interval. The Company does not guarantee that the facilities will be available on the scheduled date and assumes no liability if that date is missed. If the scheduled completion date cannot be met, the customer will be notified, and a new completion date will be established.

5.3 Payments for Special Construction

5.3.1 Payment of Charges

All bills associated with special construction are due in accordance with the appropriate regulations in the service tariff under which service is being provided.

5.3.2 Start/End of Billing

Billing of recurring charges for specially constructed facilities starts on the day after the facilities are made available for use. Billing accrues through and includes the day that the specially constructed facilities are discontinued.

Issued:

5. SPECIAL CONSTRUCTION-(Continued)

5.3 Payments for Special Construction-(Continued)

5.3.3 Partial Payments

To safeguard its interests during construction, the Company may require partial payment(s) for the portion of the estimated cost of the special construction for which a nonrecurring charge will apply. Partial payments may be requested as costs are incurred and will be credited against the total bill. Partial payments may not exceed the total nonrecurring charge for the special construction. If any partial payment is not received by the Company by the end of the first working day of the next month, the Company will cease all work on the special construction case, and cancellation charges will apply as set forth in Paragraph 5.4.4, F., following.

5.3.4 Credit Allowance for Service Interruptions

In the event of a service interruption involving a specially constructed facility, the customer shall receive a recurring monthly charge credit in accordance with the credit allowance provisions in the appropriate service tariff associated with the affected services.

When an interruption continues due to the failure of the customer to authorize the replacement of facilities subject to a Replacement Charge, as specified in Paragraph 5.4.4, A.4., following, the credit allowance will be terminated on the seventh calendar day after the Company has provided the customer with written notification of the need for replacement. The credit allowance will resume on the day after the Company receives written authorization for the replacement from the customers.

Issued:

5. SPECIAL CONSTRUCTION-(Continued)

5.4 Liabilities and Charges for Special Construction

5.4.1 General

This section describes the various charges and liabilities that may apply when the Company provides special construction of facilities in accordance with an order or a customer's projected future requirement for service. Written approval of all liabilities and charges must be provided to the Company prior to the start of construction.

5.4.2 Conditions Requiring Special Construction

Special construction is required when (1) suitable facilities are not available to meet an order for service, and (2) the Company constructs facilities and (3) one or more of the following conditions exist:

- The Company has no other requirement for the facilities constructed.
- It is requested that service be furnished using a type of facility or via a route, other than that which the Company would normally utilize in furnishing the requested service.
- More facilities are requested than would normally be required to satisfy an order.
- It is requested that construction be expedited, resulting in added cost to the Company.

5.4.3 Development of Liabilities and Charges

Special construction charges and liabilities will be developed based on estimated costs, except when actual costs are requested in writing prior to start of special construction. In order to meet a scheduled service date when actual costs are requested, an initial special construction case will be made based on estimated costs. Such case will be revised when actual costs are available.

Issued:

5. SPECIAL CONSTRUCTION-(Continued)

5.4 Liabilities and Charges for Special Construction-(Continued)

5.4.4 Types of Liabilities and Charges

Depending on the specifics associated with each individual case, one or more of the following special construction charges and/or liabilities may be applicable:

A. Nonrecurring Charge

A nonrecurring charge always applies and includes one or more of the following components:

1. Quotation Charge

A nonrecurring charge for the preparation of a quotation as set forth in Section 1, Paragraph 1.4.3, preceding, applies whenever an estimate for special construction charges and liabilities is requested.

2. Expediting Charge

A nonrecurring charge may include an expediting charge when it is requested that special construction be completed on an expedited basis. The charge equals the difference in estimated cost between expedited and nonexpedited construction.

3. Optional Payment

An optional payment charge may be included in the nonrecurring charge in association with a type of facility or route other than that which the Company would normally use in furnishing the requested service if lower recurring monthly charges are desired for the specially constructed facilities. This charge is equal to the excess installed cost or the total nonrecoverable cost, whichever is less. This election must be made in writing before special construction starts. If this selection is coupled with the actual cost option, the optional payment charge will reflect the actual cost of the specially constructed facilities.

Issued:

- 5. SPECIAL CONSTRUCTION-(Continued)
 - 5.4 Liabilities and Charges for Special Construction-(Continued)
 - 5.4.4 Types of Liabilities and Charges-(Continued)
 - A. Nonrecurring Charge-(Continued)
 - 4. Replacement Charge

If any portion of specially constructed facilities for which an optional payment charge has been paid requires replacement involving capital investment, a replacement charge will apply. This charge will be in the same ratio to the total replacement cost as the initial optional payment charge was to the installed cost of the original specially constructed facilities. If any portion of the facilities subject to the replacement charge fails, service will not be restored until notification is provided in writing that replacement is required and such replacement is ordered.

5. Rearrangement Charge

If the Company is requested to rearrange existing specially constructed facilities, a nonrecurring charge component equal to the cost of rearrangement will apply.

6. Special Construction of Facilities for Use for Less Than One Month

When the Company is requested to construct facilities to provide service for less than one month, a nonrecurring charge only applies. In addition to the quotation preparation charge component, this nonrecurring charge recovers all elements of cost, including engineering, shipping of equipment, equipment installation, line-up, equipment leasing, space rental, equipment removal and any other costs associated with the construction of the facilities.

B. Maximum Termination Liability and Termination Charge

A Maximum Termination Liability is equal to the nonrecoverable costs associated with specially constructed facilities and is the maximum amount which could be applied as a Termination Charge if all specially constructed facilities were discontinued before the Maximum Termination Liability expires.

Issued:

- SPECIAL CONSTRUCTION-(Continued)
 - 5.4 Liabilities and Charges for Special Construction-(Continued)
 - 5.4.4 Types of Liabilities and Charges-(Continued)
 - B. Maximum Termination Liability and Termination Charge-(Continued)

The liability period is equal to the average life of the account associated with the specially constructed facilities. When the construction involves multiple classes of plant with differing lives, the liability period is equal to the weighted average of the account lives involved in the special construction case, using nonrecoverable investment as the basis for weighting.

Fractional years will be rounded down to the nearest year when they are .4 or lower and rounded up to the nearest year when they are .5 or higher. The liability period is generally expressed in terms of an effective date and expiration date.

The Maximum Termination Liability is calculated in decreasing amounts at ten-year intervals over the average account life of the facilities. In the event that the average account life of the facilities is not an even multiple of ten, the last increment will reflect the appropriate number of years remaining.

Prior to the expiration of each liability period, the customer has the option to (A) terminate the special construction case and pay the appropriate charges, or (B) extend the use of the specially constructed facilities for the new liability period.

The Company will notify the customer six months in advance of the expiration date of each ten-year liability period. The customer must provide the Company with written notification at least 30 days prior to the expiration of the liability period if termination is elected. Failure to do so will result in an automatic extension of the special construction case to the next liability period at the filed Maximum Termination Liability amount.

A Termination Charge may apply when all services using specially constructed facilities which have a Maximum Termination Liability are discontinued prior to the expiration of the liability period. The charge reflects the unamortized portion of the nonrecoverable costs at the time of termination, adjusted for net salvage and possible reuse. Administrative costs associated with the specific case of special construction and any cost for restoring a location to its original condition are also included. A Termination Charge may never exceed the Maximum Termination Liability.

Issued:

- 5. SPECIAL CONSTRUCTION-(Continued)
 - 5.4 Liabilities and Charges for Special Construction-(Continued)
 - 5.4.4 Types of Liabilities and Charges-(Continued)
 - B. Maximum Termination Liability and Termination Charge-(Continued)

A partial termination of specially constructed facilities will be provided, at the election of the customer. The amount of the Termination Charge associated with such partial termination is determined by multiplying the termination charge which would result if all services using the specially constructed facilities were discontinued, at the time partial termination is elected, by the percentage of specially constructed facilities to be partially terminated. The customer will be informed of the remaining Maximum Termination Liability amounts and the number of specially constructed facilities the customer will remain liable for.

C. Annual Underutilization Liability and Underutilization Charge

In certain instances, a customer may request the Company to construct facilities based upon the customer's projected future requirements. These facilities will be utilized for the provision of services over a specified period of time. Underutilization liabilities will apply when these conditions occur.

Prior to the start of special construction, the Company and the customer will agree on (1) the quantity of facilities to be provided, and (2) the length of the planning period during which the customer expects to place the facilities in service. The planning period is hereinafter referred to as the Initial Liability Period (ILP). The ILP will have an effective and expiration date.

Underutilization occurs only if, at the expiration date of the ILP and annually thereafter, less than 70 percent of the specially constructed facilities are in service at filed tariff service rates.

An annual underutilization liability amount is filed on a per unit basis (e.g., per cable pair) for each case of special construction. This amount is equal to the annual per unit cost and includes depreciation, maintenance, administration, return, taxes and any other costs identified in the supporting documentation.

Upon the expiration of the ILP, the number of underutilized facilities, if any, are multiplied by the annual underutilization liability amount. This product is then multiplied by the number of years (including any fraction thereof) in the ILP to determine the underutilization charge.

Issued:

- 5. SPECIAL CONSTRUCTION-(Continued)
 - 5.4 Liabilities and Charges for Special Construction-(Continued)
 - 5.4.4 Types of Liabilities and Charges-(Continued)
 - C. Annual Underutilization Liability and Underutilization Charge-(Continued)

Annually thereafter, the number of underutilized facilities, if any, existing on the anniversary of the ILP expiration date will be multiplied by the annual underutilization liability amount to determine the underutilization charge for the preceding 12-month period.

- D. Recurring Monthly Charges
 - 1. Excess Capacity Charge

A recurring monthly excess capacity charge applies when more facilities are requested and subsequently specially constructed than are required to satisfy an order for service. The charge is based on the estimated cost difference between the facilities constructed and the facilities which would normally be required to meet the order for service. Charges apply until there are sufficient services to warrant the facilities which were originally constructed.

2. Charge for Route or Type Other than Normal

When special construction is requested using a route or type of facility other than that which the Company would normally use, a recurring monthly charge in addition to the monthly rates for service is applicable. The charge is equal to the difference between the recurring costs of the specially constructed facilities and the recurring costs of the facilities the Company would have normally used.

- (a) When an Optional Payment Charge as set forth in Paragraph 5.4.4, A.3., preceding, has been elected, the recurring monthly charge will include specially constructed facility operating expenses only.
- (b) If the actual cost option has been elected, the recurring charge will be adjusted to reflect the actual cost of the new construction when the costs have been determined. This adjusted recurring charge is applicable from the start of service.

Issued:

5. SPECIAL CONSTRUCTION-(Continued)

- 5.4 Liabilities and Charges for Special Construction-(Continued)
 - 5.4.4 Types of Liabilities and Charges-(Continued)
 - E. Lease Charge

This charge applies when the Company leases equipment in order to meet service requirements. The amount of the charge is equal to the net added cost to the Company caused by the lease.

F. Cancellation Charge

If a service order with which special construction is associated is cancelled prior to the start of service, a Cancellation Charge will apply. The charge will include all nonrecoverable costs incurred by the Company in association with the special construction up to and including the time of cancellation.

5.5 Deferral of Start of Service

The Company may be requested to defer the start of service which will use specially constructed facilities subject to the provisions set forth in the service tariff under which service is being provided. Requests for special construction deferral must be in writing and are subject to the following regulations:

5.5.1 Construction Has Not Begun

If the Company has not incurred any installation costs before receiving a request for deferral, the quotation charge applies. The original quotation is subject to Company review at the time of reinstatement to determine if the original charge estimates are still valid.

An additional quotation charge will, therefore, apply. Any change in liabilities and charges requires concurrence in writing.

Issued:

5. SPECIAL CONSTRUCTION-(Continued)

5.5 Deferral of Start of Service-(Continued)

5.5.2 Construction Has Begun

If the construction of facilities has begun before the Company receives a request for deferral, charges will vary as follows:

A. All Services Are Deferred

When all services which will use specially constructed facilities are deferred, a charge based on the costs incurred by the Company during each month of the deferral will apply. Those costs include the recurring costs for that portion of the facilities already completed and any other costs associated with the deferral. The quotation charge and cost of any components of the nonrecurring charge which have been completed at the time of deferral will also apply.

B. Some Services Are Deferred

When some services which will use the specially constructed facilities are deferred, the construction case will be completed and all special construction charges will apply.

5.5.3 Construction Complete

If the construction of facilities has been completed before the Company receives a request for deferral, all special construction charges will apply.

Issued:

FRAME RELAY SERVICE

6.1 Frame Relay Service (FRS)

6.1.1 General Description

Frame Relay Service (FRS) provides the customer high speed access and throughput to and among the customer locations. Utilizing statistical multiplexing, FRS enables the customer to allocate circuit bandwidth to applications as needed, up to the maximum bandwidth purchased, rather than assigning fixed channels to specific applications.

FRS is available to customers within LATAs served by the Company and is provisioned from suitably equipped wire centers located within a Primary Market Area (PMA). A description of the PMAs for FRS may be found in 6.1.4 (Primary Market Areas). A listing of the wire centers designated for the provisioning of FRS is provided in the National Exchange Carriers Association, Inc. Tariff F.C.C. No. 4.

FRS requires the use of terminal equipment that functions as a multiplexer/bridge/router. The terminal equipment accumulates the customer data and puts it into a frame relay format suitable for transmission over the FRS network. This terminal equipment must be purchased separately from the FRS and must conform to American National Standards Institute (ANSI) and Committee Consultant de International Telegraphique et Telephonique (CCITT) standards.

6.1.2 Service Description

FRS is a transport service that facilitates the exchange of variable length information units (frames) between the customer's connections by way of assigned virtual connections. Each frame is passed to the Frame Relay Network with an address that specifies the virtual connection. Addresses are read by the network processor, and the frames are relayed to the preassigned destination.

Variable frame length capability is useful in communications between asynchronous LANs and for transport of synchronous data traffic. FRS is capable of handling the requirements of bursty data sources because of the ability of the service to allocate additional bandwidth when not in use by other sources.

Issued:

6. FRAME RELAY SERVICE-(Continued)

- 6.1 Frame Relay Service (FRS)-(Continued)
 - 6.1.2 Service Description-(Continued)

The major components of the FRS are: 1) the Network Interface, which is the point of interconnection between the Company communications facilities and the customer terminal equipment; 2) the Access Link, which is the facility that provides access to the FRS Network via a connection from the customer's network interface; 3) the Multiplexed Services Connection, which is the ongoing connection from a Port to a Special Access Multiplexed Service multiplexer that provisions DS3-to-DS1 and DS1-to-DS0 arrangements; 4) the Port, which is the physical entry point for the Access Link or Multiplexed Services Connection into the FRS Network; 5) the Logical Link, which is the permanent virtual circuit that establishes the connection from one Access Link or Multiplexed Services Connection, and its associated Port, to another; 6) the Link Extension, which is the transmission facility between the customer's serving wire center and the nearest central office in the PMA; and 7) The Network Link, which is the ongoing connection between two PMAs within the same LATA.

The Access Link, Port, Logical Link, Link Extension and Network Link are available in three bandwidth speeds, 56 kbps, 384 kbps and 1.536 Mbps. The Multiplexed Services Connection is available for connection to 56 Kbps and 1.536 Mbps Ports only.

A detailed description of the rate elements applicable to FRS, how these rate elements are applied and nonrecurring charges are contained in 6.1.5 (Rate Regulations).

6.1.3 Service Provisioning

A. Manner of Provisioning

- Provision of this service is subject to the availability and operational limitations of the
 equipment and associated facilities. FRS is provided to customers from the Company wire
 center locations specified in the National Exchange Carrier Association, Inc. Tariff F.C.C.
 No. 4.
- FRS requires the use of customer provided equipment which must be compatible with the Company's equipment and facilities and must conform to industry standards and specifications as outlined in the Company Frame Relay Interface Specifications and Service Features technical publication TP 76642.

It shall be the responsibility of the customer to ensure the continuing compatibility of the customer provided equipment that is used in conjunction with the FRS.

Issued:

- 6. FRAME RELAY SERVICE-(Continued)
 - 6.1 Frame Relay Service (FRS)-(Continued)
 - 6.1.3 Service Provisioning-(Continued)
 - A. Manner of Provisioning-(Continued)
 - The Company will provision FRS up to and including the network interface. The network interface specifications are set forth in the Bellcore High Capacity Digital Service Channel Interface Specification Technical Reference TR-NPL-000055.
 - The placement of the network interface shall be located in a manner consistent with federal and state regulatory requirements. This location will be at each customer's premises, unless specified otherwise and agreed to by the Company.
 - 4. When the customer requires the modification of standard service components not otherwise provided in this tariff, the modification may be furnished by the Company as specified in Section 3 (Specialized Service or Arrangements).
 - 5. The Company undertakes the responsibility to maintain and repair the service which it furnishes. However, the customer, upon request, shall furnish such information as may be required to permit the Company to maintain the FRS and to assure that the service arrangement is in compliance with the regulations contained in this section. The customer shall be responsible for service maintenance, as specified in 13.3.1 (Miscellaneous Services), when no trouble is found in the Company facilities.
 - 6. Network equipment installed by the Company on the customer's premises shall be and remain the property of the Company. The customer or user may not rearrange, disconnect, remove, attempt to repair, remote test or interface with any network equipment installed by the Company without prior written consent by the Company.
 - 7. The customer shall be responsible for obtaining permission for the Company agents or employees to enter the premises of the customer at any reasonable hour for the purpose of installing, inspecting, repairing or, upon termination of the service, removing the service components of the Company.

Issued:

- FRAME RELAY SERVICE-(Continued)
 - 6.1 Frame Relay Service (FRS)-(Continued)
 - 6.1.3 Service Provisioning-(Continued)
 - A. Manner of Provisioning-(Continued)
 - 8. Where FRS is used in connection with communications systems or equipment provided by a customer or user, the operating characteristics of such systems or equipment shall be such as not to interfere with the FRS offered by the Company. Such use is subject to the further provisions that the equipment, provided by the customer or user does not endanger the safety of the Company employees or the public; damage, harm, require change in or alteration of the equipment or other services of the Company; interfere with the proper operation of the Company equipment; or otherwise injure the public in its use of the Company services. Upon notice from the Company that the equipment provided by the customer or user is causing, or is likely to cause, such hazard or interference, the customer shall take such steps as shall be necessary to remove or prevent such hazard or interference.
 - B. Ordering Specifications and Provisions
 - The customer may access Frame Relay Service via a FRS Access Link. Where the FRS
 Access Link is not available the customer may utilize a MegaLink Data Service or High
 Capacity Service as specified in Section 7 of SWBT's Access Tariff (Special Access
 Service). When the customer utilizes a MegaLink Data Service or High Capacity Service
 to access the FRS network, the regulations, rates and charges as specified in Section 7 of
 SWBT's Access Tariff will apply in addition to the rates and charges associated with FRS.
 - When a customer utilizes a MegaLink Data Service or High Capacity Service in lieu of the FRS Access Link, the FRS Access Link nonrecurring charge or monthly rate will not apply. However, all other rates and charges normally associated with the ordering, installing and provisioning of the FRS as specified in this Section will apply.
 - 2. When a customer utilizes Special Access Service Multiplexed Services, the Multiplexed Services Connection is ordered in lieu of the Access Link. The nonrecurring charge or monthly rate for the Access Link will not apply; however, all other rates and charges normally associated with the ordering, installing and provisioning of the FRS, e.g., Ports and Logical Links, will be applicable.

The Multiplexed Services Connection is only available for connection to Special Access Multiplexed Services provided in wire centers located within a FRS Primary Market Area (PMA).

Issued:

- 6. FRAME RELAY SERVICE-(Continued)
 - 6.1 Frame Relay Service (FRS)-(Continued)
 - 6.1.3 Service Provisioning-(Continued)
 - B. Ordering Specifications and Provisions-(Continued)
 - 3. The Access Link or Multiplexed Services Connection must be associated with a Port.

The Access Link, Multiplexed Services Connection and the Port must all be ordered with the same bandwidth speed.

4. Service to a customer designated premises with a serving wire center located outside the PMA, but within the same LATA, is provisioned by the Link Extension.

The Link Extension will include distance sensitive charges based on the airline mileage using the V&H coordinates method, as set forth in the National Exchange Carrier Association, Inc. Tariff F.C.C. No. 4., from the customer's serving wire center to the nearest central office within the FRS PMA. For the 524 LATA, the customer serving wire center and the nearest central office inside the PMA must be both in the same state jurisdiction.

The Link Extension is not required were the serving wire center associated with the customer designated premises is located within the FRS PMA.

- 5. The Link Extension must be associated with an Access Link and must be ordered with the same bandwidth speed as the Access Link and the Port it supports.
- 6. The Logical Link must be associated with any two Access Links or Multiplexed Services Connections. The Logical Link must be ordered at a bit rate equal to the lower bit rate of the two associated Access Links or Multiplexed Services Connections.
- 7. The total bandwidth of all Logical Links associated with one FRS Port may exceed the bandwidth of that Port. This condition is referred to as oversubscription and when this occurs, there can be no guarantee that the bandwidth defined for that Logical Link will be available at any point in time.

Issued:

- 6. FRAME RELAY SERVICE-(Continued)
 - 6.1 Frame Relay Service (FRS)-(Continued)
 - 6.1.3 Service Provisioning-(Continued)
 - B. Ordering Specifications and Provisions-(Continued)
 - 8. A customer ordering an Access Link or Multiplexed Service Connection will be referred to as the Controller of the Access Link or Multiplexed Services Connection. When a customer subscribing to a Logical Link is not the Controller of both Access Links or Multiplexed Services Connections associated with it, the Company may require the permission of both Controllers in order to establish the Logical Link.

Access Links or Multiplexed Services Connections and Logical Links are ordered and billed independently and can have different customers as Controllers. A request by one customer to disconnect one component does not result in the disconnection of associated components. Only the Controller of an Access Link or a Multiplexed Services Connection may authorize a disconnect of that Access Link or Multiplexed Services Connection.

9. The Network Link must be associated with and ordered at the same time as the Logical Link.

The Network Link must be ordered at a bit rate equal to or greater than the lower bit rate of the Access Links or Multiplexed Services Connections it supports.

- 10. Service furnished to one customer may be assumed by a new customer upon due notice of cancellation or abandonment, provided there is no lapse in service and the service is assumed exactly as provided to the previous customer. The new customer must assume all the obligations of the previous customer. Such transfers are subject to any applicable rates and charges as set forth in 6.1.5 (Rates Regulations).
- 11. FRS is ordered under the provisions specified in Section 2 (Ordering for Access Service). Also included in that section are charges associated with ordering FRS.

Issued:

- 6. FRAME RELAY SERVICE-(Continued)
 - 6.1 Frame Relay Service (FRS)-(Continued)
 - 6.1.3 Service Provisioning-(Continued)
 - C. Limitations
 - 1. The Company does not undertake to originate data, but offers the use of its service components, where facilities permit, to customers for the purpose of transporting customer originated data.
 - 2. The responsibility of the Company shall be limited to furnishing network equipment suitable for FRS and to the maintenance and operation of such equipment in a manner proper for such service. Subject to this responsibility, the Company shall not be responsible for the through transmission of signals generated by the customer provided equipment or system, or for the quality of, or defects in, such transmission or the reception of signals by such equipment or systems.
 - 3. The Company shall not be responsible for error correction. Error correction is the responsibility of the customer's Frame Relay compatible terminal equipment. FRS switches may discard frames with errors. They may also discard frames when the network supporting FRS is in a state of congestion. Congestion control and recovery mechanisms are as set forth in the Southwestern Bell Company Frame Relay Interface Specifications and Service Feature technical publication TP 76442.
 - 4. The Company shall not be responsible for installation, operation or maintenance of any terminal equipment, data unit or communications system provided by a customer or user. The Company is not responsible for adapting FRS to the technological requirements of any specific customer equipment.
 - 5. The Company shall not be responsible to the customer or user if changes in any of the equipment, operations or procedures of the Company used in the provision of FRS render any facilities provided by the customer or user obsolete or require modification or alteration of such equipment or system or otherwise affect its use or performance, provided the Company has met any applicable information disclosure requirements otherwise required by law.

Issued:

- 6. FRAME RELAY SERVICE-(Continued)
 - 6.1 Frame Relay Service (FRS)-(Continued)
 - 6.1.3 Service Provisioning-(Continued)
 - C. Limitations
 - D. Allowance for Service Interruption

The Company will administer its network to insure the provision of an acceptable service levels to all users of the Company FRS. Service levels are considered acceptable when the service provides an average performance of at least 99.0 percent error free seconds up to the demarcation point (network interface) of the channel for operation at all transmission speeds offered by this tariff. When FRS is operating at an error performance level that is unsatisfactory to the customer, and the Company determines that the error performance level is below that specified above, the period of substandard performance will be considered as an interruption of service.

In the event of an interruption of service, the customer will be granted a credit allowance in conjunction with the regulations specified in 1.4.4 (Credit Allowance for Service Interruptions). Any credit allowance shall be based on the time of notice by the customer or user to the Company that an unsatisfactory performance level has occurred, provided that the customer promptly releases the services as requested by the Company to perform testing and maintenance. No credit allowance will be made for interruption due to the negligence and/or failure of equipment provided by the customer or user. Furthermore, interruptions of service during any period in which the Company is not afforded access to the premises at which service is terminated will not receive a credit allowance.

When the Company FRS terminates at a central office multiplexer and trouble is found to be in the Company facilities associated with the Multiplex Services, a credit allowance for service interruptions to the Multiplexed Services will apply as specified in 1.4.4 (Credit Allowance for Service Interruptions).

Issued:

6. FRAME RELAY SERVICE-(Continued)

6.1 Frame Relay Service (FRS)-(Continued)

6.1.4 Primary Market Areas

Frame Relay Service is provisioned within a Primary Market Area (PMA). A PMA is a specified area, within a LATA, established by the Company for the administration and provision of FRS. The specified areas consist of one or more wire centers suitably equipped for the provision of FRS capabilities. One or more PMAs can be located within a LATA.

A listing of the wire centers designated for the provisioning of FRS are provided in the National Exchange Carriers Association, Inc. Tariff F.C.C. No. 4.

6.1.5 Rate Regulations

This section contains the specific regulations governing the rates and charges which apply for Frame Relay Service (FRS).

There are two types of rates and charges that apply to the various rate elements for FRS. These are monthly recurring rates and nonrecurring charges.

Specific rates and charges are set forth in 6.2 (Rates and Charges). Jurisdictional reporting requirements are set forth in 1.3.12 (Certification of Special Access in Intrastate).

A. Rate Elements

The following are the various rate elements for FRS:

1. Access Link

The Access Link rate element provides the facilities from the customer's network interface to the FRS Network.

2. Multiplexed Services Connection

The Multiplexed Services Connection rate element provides for the ongoing interconnection from a Port to Special Access Multiplexed Services for DS3-to-DS1 and DS1-to-DS0 arrangements. The Multiplexed Services Connection rate element is applied in lieu of the Access Link.

Issued:

6. FRAME RELAY SERVICE-(Continued)

- 6.1 Frame Relay Service (FRS)-(Continued)
 - 6.1.5 Rate Regulations-(Continued)
 - A. Rate Elements-(Continued)
 - 3. Port

The Port rate element provides the physical entry point for the Access Link or Multiplexed Services Connection into the FRS Network

4. Logical Link

The Logical Link rate element provides for the permanent virtual circuit, a logical channel, that establishes the two-way connection from one Access Link or Multiplexed Services Connection, and its associated Port, to another.

5. Link Extension

The Link Extension rate element provides for the transmission facilities between the serving wire center associated with the customer designated premises and the nearest central office within the PMA.

The Link Extension rate element is applied when the customer's serving wire center is located outside of an established PMA, but within the same LATA.

6. Network Link

The Network Link rate element provides for the ongoing connection between two PMAs within the same LATA. The Network Link must be associated with a Logical Link.

Issued:

- 6. FRAME RELAY SERVICE-(Continued)
 - 6.1 Frame Relay Service (FRS)-(Continued)
 - 6.1.5 Rate Regulations-(Continued)
 - B. Nonrecurring Charges

Nonrecurring charges are one-time charges that apply for a specific work activity.

Nonrecurring charges are applicable for installation of the service, change to an existing service (e.g., each requested change in the transmission speed or for a new rate element at a new transmission speed) and service rearrangement.

In order to receive the benefits associated with ordering multiple Access Links or Multiplexed Services Connections, the following criteria must be met:

- Same Access Service Order
- Same Application for Service Date
- Same Due Date
- Same Billing Account Number (BAN)
- Same Customer Designated Premises

In order to receive the benefits associated with ordering multiple Logical Links, the following criteria must be met:

- Same Access Service Order
- Same Application for Service Date
- Same Due Date
- Same Billing Account Number (BAN)
- Same Controlling Access Links or Multiplexed Services Connection.

An Access Order Charge may be applicable as specified in 2.2 (Access Order).

Issued:

6. FRAME RELAY SERVICE-(Continued)

- 6.1 Frame Relay Service (FRS)-(Continued)
 - 6.1.5 Rate Regulations-(Continued)
 - B. Nonrecurring Charges-(Continued)
 - 1. Access Link

A nonrecurring charge applies for the installation of each Access Link. This charge is applied on a first and additional basis for each transmission speed ordered. If a customer orders multiple Access Links, the first Access Link is assessed the "first" charge. Each subsequent Access Link is assessed the "additional" charge.

A Port rate element must be applied with each Access Link.

2. Multiplexed Services Connection

A nonrecurring charge applies for the installation of each Multiplexed Services Connection between the central office based multiplexer and an associated Port. This charge is applied on a first and additional basis for each transmission speed ordered. If a customer orders multiple Multiplexed Services Connections, the first Multiplexed Services Connection is assessed the "first" charge. Each subsequent Multiplexed Services Connection is assessed the "additional" charge.

A Port rate element must be applied with each Multiplexed Services Connection.

3. Port

A nonrecurring charge applies for the installation of each Port that is associated with an Access Link or a Multiplexed Services Connection.

4. Logical Link

A nonrecurring charge applies for the establishment of each Logical Link. This charge is applied on a first and additional basis for each transmission speed ordered. If a customer orders multiple Logical Links, the first Logical Link is assessed the "first" charge. Each subsequent Logical Link is assessed the "additional" charge.

Issued:

- FRAME RELAY SERVICE-(Continued)
 - 6.1 Frame Relay Service (FRS)-(Continued)
 - 6.1.5 Rate Regulations-(Continued)
 - B. Nonrecurring Charges-(Continued)
 - 5. Network Link

A nonrecurring charge applies for the installation of each Network Link connecting two PMAs within the same LATA.

6. Service Rearrangement

Service Rearrangements are changes to existing services which do not result in either (1) a change in the minimum period requirements, or (2) a change in the physical location of the point of termination at the customer's premises or the customer's end user's premises.

Changes which result in (1) the establishment of new minimum period obligations, or (2) the physical location of the point of termination are treated as a discontinuance of the existing service and an installation of a new service and all applicable nonrecurring charges will apply.

A change in the customer of record (i.e., existing FRS is provided and billed to a different entity) is considered a service rearrangement when the new customer assumes liability for all current and prior charges for the service(s) and has complied with the regulations and conditions specified in 1.2.1 (Assignment and Transfer of Facilities). An Access Order Charge will apply when a change of customer name or a change in billing data (name, address, contact name, or telephone number) is requested in conjunction with a change in the customer of record as described in 2.2.2 (Access Order Charge).

Certain service rearrangements which are administrative in nature as specified in 7.3.1.B.3 of SWBT's Access Tariff (Nonrecurring Charges - Service Rearrangements) will be made without charge except as noted. Provisions for service rearrangements for which non-recurring charges will apply are also set forth in 7.3.1.B.3 of SWBT's Access Tariff.

Nonrecurring charges specified in 7.4.12.2 of SWBT's Access Tariff (Miscellaneous Rates and Charges - Service Rearrangement Charge) will apply on a per link basis.

Issued:

6. FRAME RELAY SERVICE-(Continued)

- 6.1 Frame Relay Service (FRS)-(Continued)
 - 6.1.5 Rate Regulations-(Continued)
 - C. Monthly Rates

Monthly rates are fixed recurring rates that apply each month, or fraction thereof, that a specific rate element is provided. For billing purposes, each month is considered to have thirty (30) days.

Monthly recurring rates apply to the following rate elements.

1. Access Link

A monthly rate applies for each Access Link installed from the customer's network interface to a corresponding Port.

A Port rate element must also be applied with each Access Link.

2. Multiplexed Services Connection

A monthly rate applies for each Multiplexed Services Connection between the Company central office based multiplexer and an associated Port.

A Port rate element must also be applied with each Multiplexed Services Connection.

3. Port

A monthly rate applies for each Port that is associated with an Access Link or Multiplexed Services Connection.

4. Logical Link

A monthly rate applies for each logical link that connects one Access Link or Multiplexed Services Connection, and its associated Port, to another.

Issued:

- 6. FRAME RELAY SERVICE-(Continued)
 - 6.1 Frame Relay Service (FRS)-(Continued)
 - 6.1.5 Rate Regulations-(Continued)
 - C. Monthly Rates-(Continued)
 - 5. Link Extension

There are two types of monthly rates that apply for the Link Extension. These are the fixed monthly rate and a monthly rate, per mile.

A fixed monthly rate applies for each Link Extension associated with an Access Link.

A monthly rate, per mile, applies to each airline mile between the serving wire center associated with the customer designated premises and the nearest central office within the PMA.

The Link Extension rates are in addition to the rates and charges associated with the Access Link.

6. Network Link

There are two types of monthly rates that apply for the Network Link. These are the fixed monthly rate and a monthly rate, per mile.

A fixed monthly rate applies for each Network Link connecting two PMAs within the same LATA.

A monthly rate per mile applies to each airline mile between the two closest central offices in the two PMAs that are connected.

The Network Link rates are in addition to the rates and charges associated with all other FRS rate elements.

Issued:

- 6. FRAME RELAY SERVICE-(Continued)
 - 6.1 Frame Relay Service (FRS)-(Continued)
 - 6.1.5 Rate Regulations-(Continued)
 - D. Determining Mileage Measurements

The mileage to be used to determine the monthly rate, per mile, for the Link Extension and Network Link is calculated on the airline distance between the locations involved, i.e., the serving wire center associated with the customer designated premises and the nearest central office or the two central offices that are located in different PMAs. The serving wire center associated with a customer designated premises is the serving wire center from which the customer designated premises would normally obtain dial tone.

To determine the rate to be billed, first compute the mileage using the V&H coordinates method, as set forth in the National Exchange Carrier Association, Inc. Tariff F.C.C. No. 4, then apply the per mile rate as specified in 6.2.1 (Rates and Charges Frame Relay Service).

E. Minimum Period

Frame Relay Service is provided for a minimum period of one month. When service is disconnected prior to the expiration of the minimum period, monthly charges are applicable for the balance of the minimum period.

If service is disconnected after the minimum period, monthly charges will be based on the actual number of days the service is furnished. In order to determine the charges for a fractional portion of a month, every month is considered to have 30 days.

Issued:

6. FRAME RELAY SERVICE-(Continued)

6.2 Rates and Charges

6.2.1 Frame Relay Service

A.	Access Link	Rate Per Month
	Per Access Link	
	56 Kbps (L7A5X)	\$ 77.25
	384 Kbps (L7A6X)	\$165.00
	1.536 Mbps (L7A7X)	\$165.00
		Nonrecurring Charge
	56 Kbps, first	\$365.00
	56 Kbps, additional	\$306.00
	384 Kbps, first	\$966.00
	384 Kbps, additional	\$838.00
	1.536 Mbps, first	\$966.00
	1.536 Mbps, additional	\$838.00
B.	Multiplexed Services Connection	
		Rate Per Month
	Per Connection	
	56 Kbps (MXQ5X)	\$ 18.06
	1.536 Mbps (MXQ7X)	\$ 0.00
		Nonrecurring Charge
	56 Kbps, first	\$107,00
	56 Kbps, additional	\$ 96.00
	1.536 Mbps, first	\$332.00
	1.536 Mbps, additional	\$280.00

Issued:

\$181.00

Rate Per Month

ACCESS SERVICES

6. FRAME RELAY SERVICE-(Continued)

6.2 Rates and Charges-(Continued)

6.2.1 Frame Relay Service-(Continued)

C.	Port	
	Per Port	Rate Per Month
	56 Kbps (P7E5X)	\$ 87.00
	384 Kbps (P7E6X)	\$130.00
	1.536 Mbps (P7E7X)	\$410.00
		Nonrecurring Charge
	56 Kbps	\$ 8.00
	384 Kbps	\$ 46.00

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1.536 Mbps

Per Logical Link	
56 Kbps (L8G5X)	\$ 8.00
384 Kbps (L8G6X)	\$ 20.00
1.536 Mbps (L8G7X)	\$ 50.00

•	Nonrecurring Charge
56 Kbps, first	\$153.00
56 Kbps, additional	\$117.00
384 Kbps, first	\$163.00
384 Kbps, additional	\$127.00
1.536 Mbps, first	\$196.00
1.536 Mbps, additional	\$161.00

Issued:

6. FRAME RELAY SERVICE-(Continued)

6.2 Rates and Charges-(Continued)

	• , , ,	
6.2.1	Frame Relay Service-(Continued)	
		Rate Per Month
E.	Link Extension	
	W. W. 1 177	
	Per Link Extension	
	Fixed	
	Tixed	
	56 Kbps (1A5ES)	\$ 50.00
	384 Kbps (1A5FS)	\$ 51.30
	1.536 Mbps (1A5GS)	\$ 51.30
	Per Mile	
	56 Vhno	\$ 0.75
	56 Kbps 384 Kbps	\$ 17.70
	1.536 Mbps	\$ 17.70
	1.530 Mobs	\$ 17.70
F.	Network Link	
	Per Network Link	
	Fixed	
	56 Kbps (1HWHS)	\$ 96.00
	384 Kbps (1HWJS)	\$245.00
	1.536 Mbps (1HWKS)	\$585.00
	(III WILD)	4444
	Per Mile	
	66.771	ф 0.7¢
	56 Kbps	\$ 0.75
	384 Kbps	\$ 17.70
	1.536 Mbps	\$ 17.70
		Nonrecurring Charge
	56 Kbps	\$ 16.00
	384 Kbps	\$362.00
	1.536 Mbps	\$362.00
	1.250 Moha	Ψ302.00

Issued:

ATTACHMENT 7

COMPETITOR LIST - MISSOURI

MCI Worldcom

AT&T

Intermedia

McLeodUSA

ICG

Level 3

E.Spire

Winstar

Nextlink

Advanced Comm. Group

Logix

Birch Telecom

Rhythms Netconnections

Frontier

Teligent

Northpoint