
FACILITIES FOR INTERSTATE ACCESS

FACILITIES FOR INTERSTATE ACCESS

Regulations, Rates and Charges Applicable to
Facilities for Interstate Access, Ancillary and Miscellaneous Services
provided by
Frontier Telephone Companies
to Interstate Customers

Services herein are provided by means of wire, fiber optics, radio or any other suitable technology or a combination thereof.

The geographical applications are as indicated following the names of the issuing carriers on Title Page 2.

Issued under authority of Special Permission No. 10-XXX.

FACILITIES FOR INTERSTATE ACCESS

ISSUING CARRIERS

Frontier Midstates Inc.

For the States of: Indiana
Michigan

Frontier North Inc.

For the States of: Illinois
Indiana
Michigan
Ohio
Wisconsin

Frontier West Coast Inc.

For the State of: California

Frontier Communications Northwest, Inc.

For the States of: Idaho
Oregon
Washington

Frontier Communications of the Carolinas Inc.

For the States of: Illinois
North Carolina
South Carolina

FACILITIES FOR INTERSTATE ACCESS

REFERENCE TO OTHER PUBLICATIONS (Cont'd)

The following technical publications are referenced in this tariff and may be obtained from the Alliance for Telecommunications Industry Solutions (ATIS), 1200 G Street NW, Suite 500, Washington, DC 20005, or on the Internet at www.atis.org.

Multiple Exchange Carrier Access Billing (MECAB) Guidelines, ATIS/OBF – MECAB 009, Issue 9
Issued: January 2007

Multiple Exchange Carrier Ordering and Design (MECOD) Guidelines, ATIS – 0404120-0007, Issue 7
Issued: April 2009

The following technical publications are referenced in this tariff and may be obtained from Telcordia Technologies Inc., Customer Service, One Telcordia Drive, RRC 1B-180, Piscataway, NJ 08854-4156, 866-672-6997, or on the Internet at www.telcordia.com.

GR-63-CORE, Issue 3
Issued: March 2006

GR-253-CORE, Issue 4
Issued: December 2005

GR-320-CORE, Issue 1
Issued: August 2003

GR-487-CORE, Issue 3
Issued: April 2009

GR-499-CORE, Issue 3
Issued: September 2004

GR-905-CORE, Issue 11
Issued: December 2008

GR-1089-CORE, Issue 4
Issued: June 2006

GR-1149-CORE, Issue 7
Issued: December 2008

GR-1312-CORE, Issue 3
Issued: April 1999

GR-1374-CORE, Issue 1
Issued: December 1994

FACILITIES FOR INTERSTATE ACCESS

2. General Regulations (Cont'd)2.10 Initial Transfer of Assets from Predecessor Company

The original issuing carriers of this tariff were created by a transfer of assets from an unaffiliated third party. This Section 2.10 governs treatment of customers who, at the time of the transfer of assets from the predecessor company, subscribed to a service offering under this tariff that aggregates the customer's purchases from the Telephone Company to measure compliance with such service offering or participated in a SLC that aggregates the customer's measured transactions.

- (A) When a customer subscribes to a service offering under this tariff that aggregates the customer's purchases from the Telephone Company to measure compliance with such service offering or the customer participates in a SLA that aggregates the customer's measured transactions, and the service offering or SLA includes terms and conditions pertaining to a transfer, the terms and conditions pertaining to a transfer will apply to that service offering or SLA as if the Telephone Company were the predecessor company.
- (B) When customer subscribes to a service offering under this tariff that aggregates the customer's purchases from the Telephone Company to measure compliance with such service offering or the customer participates in a SLA that aggregates the customer's measured transactions, and the service offering or SLA does not include terms and conditions pertaining to a Transfer, Sections 2.9 preceding will apply as if the Telephone Company were the predecessor company.

For example, if a customer subscribed to a service offering with the predecessor company that aggregates the customer's measured transactions, and the transfer of assets resulted in the customer meeting the conditions described in 2.9.1(B) and (C) preceding with respect to the assets transferred to the Telephone Company, the provisions of 2.9.2 preceding will apply with respect to prorating any Minimum Requirements.