

**INTERSTATE ACCESS SERVICE**

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**CHECK SHEET**

Pages of this tariff, as indicated below, are effective as of the date shown at the bottom of the respective pages. Original and revised pages, as named below, comprise all changes from the original tariff and are currently in effect as of the date on the bottom of this page.

<b>PAGE</b>	<b>REVISION</b>		<b>PAGE</b>	<b>REVISION</b>	<b>PAGE</b>	<b>REVISION</b>
Title	Second		26	2 <sup>nd</sup> Rev.	51	2 <sup>nd</sup> Rev.
1	37 <sup>th</sup> Rev.	*	27	First	52	2 <sup>nd</sup> Rev.
2	18 <sup>th</sup> Rev.		28	First	53	7 <sup>th</sup> Rev. *
3	16 <sup>th</sup> Rev.		29	First	54	2 <sup>nd</sup> Rev.
4	13 <sup>th</sup> Rev.		30	First	55	2 <sup>nd</sup> Rev.
5	4 <sup>th</sup> Rev.		31	First	56	2 <sup>nd</sup> Rev.
6	2 <sup>nd</sup> Rev.		32	First	57	2 <sup>nd</sup> Rev.
7	4 <sup>th</sup> Rev.		33	First	58	2 <sup>nd</sup> Rev.
8	2 <sup>nd</sup> Rev.		34	First	59	2 <sup>nd</sup> Rev.
9	3 <sup>rd</sup> Rev.		34.1	1 <sup>st</sup> Rev.	60	2 <sup>nd</sup> Rev.
10	3 <sup>rd</sup> Rev.		34.2	2 <sup>nd</sup> Rev.	61	2 <sup>nd</sup> Rev.
11	4 <sup>th</sup> Rev.		34.3	2 <sup>nd</sup> Rev.	62	2 <sup>nd</sup> Rev.
12	First		34.4	1 <sup>st</sup> Rev.	63	2 <sup>nd</sup> Rev.
13	3 <sup>rd</sup> Rev.		34.5	Original	64	2 <sup>nd</sup> Rev.
14	3 <sup>rd</sup> Rev.		34.6	Original	65	4 <sup>th</sup> Rev.
15	2 <sup>nd</sup> Rev.		34.7	1 <sup>st</sup> Rev.	66	2 <sup>nd</sup> Rev.
16	First		35	First	67	4 <sup>th</sup> Rev.
17	2 <sup>nd</sup> Rev.		36	First	68	2 <sup>nd</sup> Rev.
18	First		37	First	69	2 <sup>nd</sup> Rev.
19	First		38	First	70	2 <sup>nd</sup> Rev.
20	First		39	First	71	2 <sup>nd</sup> Rev.
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\* - indicates those pages included with this filing

**INTERSTATE ACCESS SERVICE****SECTION 2 – REGULATIONS, (CONT'D.)**2.9 Notices and Communications

- 2.9.1 The Customer shall designate on the Service order an address to which the Company shall 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 shall be mailed.
- 2.9.2 The Company shall designate on the Service Order an address to which the Customer shall 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 shall mail payment on that bill.
- 2.9.3 All notices or other communications required to be given pursuant to this tariff will be in writing. Notices and other communications of either party, and all bills mailed by the Company, shall be presumed to have been delivered to the other party on the third business day following placement of the notice, communication or bill with the U.S. Mail or a private delivery service, prepaid and properly addressed, or when actually received or refused by the addressee, whichever occurs first.
- 2.9.4 The Company or the Customer shall 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.

- 2.10 Federal Regulatory Fee: The Federal Regulatory Fee is an aggregated monthly charge assessed by the Company to recover amounts remitted by XO to comply with federally-imposed regulatory requirements. These amounts include funds remitted by XO to support Telecommunications Relay Services (TRS) for the hearing-and speech-impaired, administration of the North American Numbering Plan (NANPA), and shared industry costs of local number portability administration (LNPA), as well as Interstate Telecommunications Service Provider fees remitted by XO annually to the Federal Communications Commission. Customers subject to this Fee will be assessed 3.74 percent of their net interstate and international telecommunications (including Voice-over-Internet-Protocol (VOIP) service) charges, exclusive of taxes. This fee does not include XO's Universal Service Fund contributions. (I)
- 2.11 Cost Recovery Fee: The Cost Recovery Fee is an aggregated monthly charge assessed by the Company to recover costs incurred by XO in complying, and assuring compliance of its vendors, with: federally-imposed requirements including, but not limited to, compliance and reporting obligations associated with network outages, revenue reporting, customer proprietary network information (CPNI) requirements, unrecompensed law enforcement intercept obligations, interconnection obligations, and company-specific local number portability; and state-imposed requirements related to tangible personal property taxes (not including the taxes themselves). This Fee is 0.79 percent of a Customer's net interstate and international telecommunications (including Voice-over-Internet Protocol (VOIP)) service charges, exclusive of taxes. This Fee is not a tax or charge that a state or the federal government requires XO to collect from its customers. (I)
- 2.12 Property Tax Allotment Fee: The Property Tax Allotment Fee is an aggregated monthly charge assessed by the Company to recover the taxes imposed on tangible personal property used by XO to provide interstate and international services paid by XO directly, or indirectly through third parties, to the state and local government authorities imposing such taxes. This Fee is 0.73 percent of a Customer's net interstate and international telecommunications (including Voice-over-Internet-Protocol (VOIP) service) charges and non-telecommunications services, such as DIA and IP-VPN ports, information services, colocation, equipment, etc., exclusive of taxes, exclusive of taxes. (I)