

ISSUED: DECEMBER 16, 2019

EFFECTIVE: DECEMBER 31, 2019

Issuing Officer: Kristen E. Shore, Assistant Vice President - Regulatory

ACCESS SERVICE  
 CHECK SHEET

The Title Page and Pages 1 to 29-48 inclusive of this tariff are effective as of the date shown. Original and revised pages as named below and Supplement Nos. 1 and 2 contain all changes from the original tariff that are in effect on the date hereof.

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
Title	1st	44	1st	88	1st
1	127th	45	1st	89	1st
2	27th	46	1st	90	1st
3	63rd	47	2nd	91	1st
4	13th*	48	4th	92	1st
5	16th	49	1st	93	2nd
6	28th	50	2nd	94	1st
7	23rd	51	1st	95	1st
8	26th	52	1st	96	1st
9	1st	53	1st	97	1st
10	10th	54	1st	98	1st
11	10th	55	Original	99	1st
12	15th	56	20th	100	1st
12.1	Original	57	Original	101	2nd
13	20th	58	2nd	102	2nd
14	12th	59	2nd	103	2nd
15	18th	60	1st	104	1st
16	12th	61	1st	105	Original
17	3rd	62	1st	106	2nd
18	8th	63	1st	107	1st
19	1st	64	1st	108	1st
20	Original	65	1st	109	Original
21	Original	66	1st	110	1st
22	8th	67	1st	111	Original
23	12th	68	1st	112	Original
23.1	5th	69	1st	113	Original
23.2	Original	70	1st	114	Original
24	1st	71	1st	115	Original
25	2nd	72	1st	116	Original
26	1st	73	1st	117	1st
27	2nd	74	1st	118	Original
28	1st	75	2nd	119	Original
29	2nd	76	2nd	120	Original
30	1st	77	1st	121	Original
31	Original	78	1st	122	Original
32	2nd	79	1st	123	Original
33	2nd	80	2nd	124	Original
34	5th	81	1st	125	Original
35	1st	82	1st	126	Original
36	1st	83	1st	127	Original
37	2nd	84	2nd	128	Original
38	4th	85	1st	129	Original
39	2nd	86	2nd	130	Original
40	3rd	87	1st	131	Original
41	3rd				
42	1st				
43	1st				

(This page filed under Transmittal No. 151 )

\* New or Revised Page

ISSUED: JULY 17, 2019

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ACCESS SERVICE  
 CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
132	Original	2-31	1st	2-78	4th
133	Original	2-32	1st	2-79	Original
134	Original	2-33	Original	2-80	Original
135	Original	2-34	1st	2-81	Original
136	Original	2-35	1st	2-82	6th
137	Original	2-36	Original	2-83	Original
138	Original	2-37	Original	2-84	Original
139	Original	2-38	Original	2-85	2nd
140	Original	2-39	Original	2-86	Original
141	Original	2-40	2nd	2-87	Original
142	Original	2-41	1st	2-88	Original
143	Original	2-42	Original	2-89	5th
144	Original	2-43	Original	2-89-1	Original
145	Original	2-44	Original	2-90	2nd
146	Original	2-45	Original	2-91	2nd
147	Original	2-46	Original	2-92	Original
1-1	1st	2-47	1st	2-93	1st
2-1	Original	2-48	Original	2-94	1st
2-2	Original	2-49	4th	2-95	1st
2-3	Original	2-50	1st	2-96	1st
2-4	1st*	2-51	Original	2-97	Original
2-5	Original	2-52	1st	2-98	Original
2-6	Original	2-53	Original	2-99	5th
2-7	Original	2-54	Original	2-100	1st
2-8	Original	2-55	Original	2-101	Original
2-9	Original	2-56	3rd	2-102	Original
2-9.1	Original	2-57	Original	2-103	Original
2-10	Original	2-58	Original	2-104	2nd
2-11	Original	2-59	1st	2-105	5th
2-12	Original	2-60	1st	2-106	Original
2-13	Original	2-61	1st	2-107	Original
2-14	Original	2-62	Original	2-108	Original
2-15	Original	2-62.1	Original	2-109	1st
2-16	1st	2-63	1st	2-110	Original
2-17	Original	2-64	Original	2-111	Original
2-18	1st	2-65	Original	2-112	Original
2-19	Original	2-66	Original	2-113	2nd
2-20	1st	2-67	Original	2-114	1st
2-21	Original	2-68	1st	2-115	3rd
2-22	Original	2-69	Original	2-116	1st
2-23	Original	2-70	1st	2-117	2nd
2-24	Original	2-71	Original	2-118	1st
2-25	Original	2-72	Original	2-119	1st
2-26	Original	2-73	Original	2-120	Original
2-27	Original	2-74	Original	2-121	3rd
2-28	Original	2-75	Original	2-122	5th
2-29	1st	2-76	Original	2-123	1st
2-30	1st	2-77	Original	2-124	Original

ISSUED: DECEMBER 17, 2019

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ACCESS SERVICE

CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
2-126	Original	2-176	Original	5-2	Original
2-127	Original	2-177	1st	5-3	Original
2-128	Original	2-178	Original	5-4	3rd
2-129	Original	2-179	Original	5-5	Original
2-130	Original	2-180	Original	5-6	Original
2-131	Original	2-181	1st	5-7	Original
2-132	1st	2-182	1st	5-8	Original
2-133	Original	2-183	Original	5-9	Original
2-134	Original	2-184	Original	5-10	Original
2-135	1st	2-185	Original	5-11	3rd
2-136	1st	2-186	Original	5-12	2nd
2-137	1st	2-187	Original	5-13	Original
2-138	1st	2-188	Original	5-14	Original
2-139	3rd	2-189	1st	5-15	Original
2-140	3rd	2-190	Original	5-16	2nd
2-141	1st	2-191	Original	5-17	1st
2-142	1st	2-192	Original	5-18	Original
2-143	1st	2-193	1st	5-19	1st
2-144	1st	3-1	2nd	5-20	1st
2-145	1st	3-2	1st	5-21	Original
2-146	1st	3-3	2nd	5-22	Original
2-147	1st	3-4	Original	5-23	2nd
2-148	1st	3-5	1st	5-24	4th
2-149	1st	3-6	1st	5-25	Original
2-150	1st	3-7	Original	5-26	3rd
2-151	1st	3-8	2nd	5-27	Original
2-152	2nd	3-9	2nd	5-28	1st
2-153	3rd	3-10	Original	5-28.1	Original
2-154	1st	3-11	1st	5-29	2nd
2-155	1st	3-12	2nd	5-30	Original
2-156	2nd	3-13	1st	5-31	1st
2-157	3rd	3-14	1st	5-32	1st
2-158	1st	4-1	1st	5-33	Original
2-159	Original	4-2	Original	5-34	1st
2-160	Original	4-3	1st	5-34.1	Original
2-161	1st	4-4	Original	5-35	Original
2-162	1st	4-5	1st	5-36	Original
2-163	Original	4-6	35th*	5-37	Original
2-164	Original	4-6.1	10th	5-38	2nd
2-165	Original	4-7	13th	5-39	Original
2-166	Original	4-8	13th	5-40	1st
2-167	Original	4-8.1	8th	5-41	Original
2-168	Original	4-8.2	8th	5-42	Original
2-169	1st	4-8.3	8th	5-43	1st
2-170	Original	4-9	37th*	5-44	Original
2-171	Original	4-10	22nd*	5-45	Original
2-172	Original	4-11	22nd*	5-46	1st
2-173	1st	4-12	22nd*	6-1	1st
2-174	Original	4-13	22nd*	6-2	Original
2-175	1st	5-1	Original	6-3	1st
				6-4	Original

(This page filed under Transmittal No. 152 )

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ACCESS SERVICE  
 CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
6-5	1st	6-51	Original	6-97	Original
6-6	Original	6-52	Original	6-98	1st
6-7	2nd	6-53	Original	6-99	Original
6-8	2nd	6-54	1st	6-100	1st
6-9	1st	6-55	3rd*	6-101	Original
6-10	2nd	6-56	2nd	6-102	1st
6-11	Original	6-57	Original	6-103	Original
6-12	Original	6-58	Original	6-104	1st
6-13	1st	6-59	Original	6-105	Original
6-14	1st	6-60	Original	6-106	Original
6-15	Original	6-61	Original	6-107	1st
6-16	Original	6-62	Original	6-108	1st
6-17	1st	6-63	Original	6-109	1st
6-18	1st	6-64	1st	6-110	1st
6-19	1st	6-65	Original	6-111	1st
6-20	1st	6-66	Original	6-112	1st
6-21	Original	6-67	Original	6-113	Original
6-22	Original	6-68	Original	6-114	1st
6-23	Original	6-69	Original	6-115	Original
6-24	Original	6-70	Original	6-116	Original
6-25	Original	6-71	Original	6-117	2nd
6-26	1st	6-72	1st	6-118	Original
6-27	1st	6-73	Original	6-119	1st
6-28	1st	6-74	Original	6-120	1st
6-29	1st	6-75	2nd	6-121	2nd
6-30	1st	6-76	2nd	6-122	2nd
6-31	Original	6-77	2nd	6-123	Original
6-32	Original	6-78	2nd	6-124	Original
6-33	Original	6-79	2nd	6-125	Original
6-34	1st	6-80	2nd	6-126	Original
6-35	Original	6-81	Original	6-127	Original
6-36	Original	6-82	1st	6-128	Original
6-37	Original	6-83	Original	6-129	Original
6-38	Original	6-84	Original	6-130	Original
6-39	Original	6-85	3rd	6-131	Original
6-40	Original	6-86	1st	6-132	1st
6-41	Original	6-87	Original	6-133	1st
6-42	Original	6-88	1st	6-134	1st
6-43	1st	6-89	1st	6-135	1st
6-44	1st	6-90	2nd	6-136	1st
6-45	Original	6-91	1st	6-137	1st
6-46	1st	6-92	3rd	6-138	Original
6-47	Original	6-93	2nd	6-139	1st
6-48	Original	6-94	2nd	6-140	Original
6-49	Original	6-95	Original	6-141	3rd
6-50	Original	6-96	Original	6-142	2nd

(This page filed under Transmittal No. 151 )

\* New or Revised Page

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ACCESS SERVICE  
 CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
6-143	Original	6-192	Original	6-241	1st
6-144	Original	6-193	Original	6-242	Original
6-145	Original	6-194	1st	6-243	Original
6-146	Original	6-195	2nd	6-244	Original
6-147	Original	6-196	Original	6-245	1st*
6-148	1st	6-197	1st	6-246	Original
6-149	1st	6-198	2nd	6-247	2nd*
6-150	Original	6-199	Original	6-248	Original
6-151	1st	6-200	Original	6-249	Original
6-152	Original	6-201	Original	6-250	1st
6-153	1st	6-202	1st	6-251	1st
6-154	1st	6-203	Original	6-252	1st
6-155	1st	6-204	Original	6-253	Original
6-156	1st	6-205	3rd	6-254	Original
6-157	Original	6-206	1st	6-255	1st*
6-158	1st	6-207	Original	6-256	1st*
6-159	1st	6-208	Original	6-257	Original
6-160	Original	6-209	Original	6-258	1st*
6-161	Original	6-210	Original	6-259	1st*
6-162	Original	6-211	Original	6-260	1st*
6-163	Original	6-212	Original	6-261	1st*
6-164	Original	6-213	Original	6-262	1st*
6-165	Original	6-214	Original	6-263	1st*
6-166	Original	6-215	Original	6-264	1st*
6-167	Original	6-216	1st	6-265	1st*
6-168	Original	6-217	2nd	6-266	1st*
6-169	1st	6-218	2nd	6-267	1st*
6-170	1st	6-219	1st	6-268	1st*
6-171	1st	6-220	1st	6-269	4th
6-172	1st	6-221	1st	6-270	4th
6-173	Original	6-222	3rd	6-271	4th
6-174	Original	6-223	1st	6-272	4th
6-175	2nd	6-224	Original	6-273	5th
6-176	Original	6-225	Original	6-274	4th
6-177	Original	6-226	Original	6-275	Original
6-178	1st	6-227	1st	6-276	1st
6-179	1st	6-228	Original	6-277	1st
6-180	Original	6-229	1st	6-278	2nd*
6-181	Original	6-230	Original	6-279	2nd*
6-182	1st	6-231	Original	6-280	Original
6-183	Original	6-232	1st	6-281	Original
6-184	Original	6-233	Original	6-282	1st*
6-185	Original	6-234	Original	6-283	Original
6-186	Original	6-235	Original	6-284	Original
6-187	Original	6-236	Original	6-285	Original
6-188	1st	6-237	Original	6-286	Original
6-189	1st	6-238	Original	6-287	Original
6-190	1st	6-239	2nd	6-288	Original
6-191	Original	6-240	1st	6-289	Original

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ACCESS SERVICE  
 CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
6-290	Original	6-339	1st	7-7	1st
6-291	1st	6-340	1st	7-8	3rd
6-292	1st	6-341	1st	7-9	Original
6-293	1st	6-342	Original	7-10	2nd
6-294	1st	6-343	2nd	7-11	2nd
6-295	1st	6-344	2nd	7-12	Original
6-296	1st	6-345	2nd	7-13	Original
6-297	1st	6-346	2nd	7-14	Original
6-298	1st	6-347	2nd	7-15	Original
6-299	1st	6-348	2nd	7-16	Original
6-300	1st	6-349	2nd	7-17	Original
6-301	1st	6-350	2nd	7-18	Original
6-302	1st	6-351	2nd	7-19	Original
6-303	1st	6-352	2nd	7-20	4th
6-304	1st	6-353	2nd	7-21	2nd*
6-305	1st	6-354	2nd	7-22	2nd*
6-306	1st	6-355	2nd	7-23	2nd*
6-307	1st	6-356	10th	7-24	2nd*
6-308	1st	6-357	1st	7-25	4th*
6-309	1st	6-358	1st	7-26	3rd*
6-310	1st	6-359	2nd	7-27	3rd*
6-311	1st	6-360	Original	7-28	3rd*
6-312	1st	6-361	3rd	7-29	3rd*
6-313	1st	6-362	3rd	7-30	3rd*
6-314	1st	6-363	3rd	7-31	3rd*
6-315	1st	6-364	3rd	7-32	4th*
6-316	1st	6-365	3rd	7-33	1st
6-317	1st	6-366	3rd	7-34	3rd*
6-318	1st	6-367	3rd	7-35	4th*
6-319	1st	6-368	3rd	7-36	4th*
6-320	1st	6-369	1st	7-37	3rd*
6-321	1st	6-370	3rd	7-38	5th*
6-322	1st	6-371	3rd	7-39	3rd*
6-323	1st	6-372	1st	7-40	3rd*
6-324	Original	6-373	Original	7-41	2nd
6-325	Original	6-374	Original	7-42	2nd
6-326	Original	6-375	1st	7-43	2nd
6-327	Original	6-376	1st	7-44	2nd
6-328	1st	6-377	1st	7-45	Original
6-329	1st	6-378	1st	7-46	2nd
6-330	1st	6-379	Original	7-47	Original
6-331	1st	6-380	1st	7-48	Original
6-332	Original	6-381	1st	7-49	2nd
6-333	Original	7-1	1st	7-50	2nd
6-334	Original	7-2	4th*	7-51	2nd
6-335	Original	7-3	Original	7-52	1st
6-336	Original	7-4	2nd*	7-53	1st
6-337	1st	7-5	2nd	7-54	Original
6-338	1st	7-6	Original	7-55	1st

(This page filed under Transmittal No. 150 )

\* New or Revised Page

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ACCESS SERVICE  
 CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
7-56	1st	7-105	Original	7-154	Original
7-57	1st	7-106	Original	7-155	Original
7-58	1st	7-107	Original	7-156	Original
7-59	1st	7-108	Original	7-157	Original
7-60	1st	7-109	4th	7-158	Original
7-61	3rd*	7-110	1st	7-159	1st*
7-62	1st*	7-111	Original	7-160	1st*
7-63	Original	7-112	Original	7-161	Original
7-64	1st	7-113	6th*	7-162	1st*
7-65	2nd	7-114	4th*	7-163	1st*
7-66	2nd	7-114.1	1st*	7-164	1st*
7-67	2nd*	7-115	4th*	7-165	1st*
7-68	1st	7-116	Original	7-166	1st*
7-69	Original	7-117	2nd	7-167	1st*
7-70	Original	7-118	Original	7-168	1st*
7-71	Original	7-119	Original	7-169	1st*
7-72	Original	7-120	1st*	7-170	2nd*
7-73	Original	7-121	1st*	7-171	3rd
7-74	Original	7-122	2nd	7-172	3rd
7-75	Original	7-123	Original	7-173	3rd
7-76	2nd	7-124	Original	7-174	1st*
7-77	1st*	7-125	Original	7-175	2nd
7-78	3rd*	7-126	Original	7-176	Original
7-79	1st	7-127	2nd*	7-177	2nd
7-80	Original	7-128	3rd*	7-178	1st
7-81	1st	7-129	Original	7-179	1st
7-82	2nd*	7-130	2nd	7-180	4th*
7-83	1st*	7-131	Original	7-181	2nd
7-84	1st	7-132	1st*	7-182	2nd
7-85	Original	7-133	Original	7-183	2nd
7-86	Original	7-134	Original	7-184	2nd
7-87	Original	7-135	1st*	7-185	2nd
7-88	2nd	7-136	2nd*	7-186	2nd
7-89	2nd	7-137	3rd	7-187	Original
7-90	2nd	7-138	Original	7-188	Original
7-91	2nd	7-139	1st	7-189	Original
7-92	2nd	7-140	Original	7-190	3rd
7-93	2nd	7-141	Original	7-191	3rd
7-94	2nd	7-142	Original	7-192	Original
7-95	2nd	7-143	Original	7-193	2nd
7-96	2nd	7-144	Original	7-194	1st
7-97	2nd	7-145	Original	7-195	1st
7-98	1st	7-146	Original	7-196	1st
7-99	1st	7-147	1st	7-197	1st
7-100	1st	7-148	Original	7-198	1st
7-101	1st	7-149	Original	7-199	1st
7-102	Original	7-150	Original	7-200	Original
7-103	Original	7-151	Original	7-201	2nd
7-104	Original	7-152	Original	7-202	3rd
		7-153	Original		

(This page filed under Transmittal No. 150 )

\* New or Revised Page

ISSUED: NOVEMBER 5, 2019

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ACCESS SERVICE  
 CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
7-203	3rd*	7-250	1st	7-297	Original
7-204	1st*	7-251	1st	7-298	Original
7-205	1st*	7-252	1st	7-299	2nd
7-206	1st*	7-253	Original	7-300	2nd
7-207	9th*	7-254	1st	7-301	2nd
7-208	3rd*	7-255	1st	7-302	2nd
7-209	3rd*	7-256	Original	7-303	2nd
7-210	4th*	7-257	Original	7-304	2nd
7-211	4th*	7-258	Original	7-305	2nd
7-212	4th*	7-259	Original	7-306	2nd
7-213	3rd*	7-260	Original	7-307	2nd
7-214	3rd*	7-261	Original	7-308	2nd
7-215	3rd*	7-262	Original	7-309	Original
7-216	3rd*	7-263	3rd	7-310	2nd
7-217	3rd*	7-264	3rd	7-311	2nd
7-218	4th*	7-265	3rd	7-312	Original
7-219	3rd*	7-266	2nd	7-313	2nd
7-220	3rd*	7-267	3rd	7-314	2nd
7-221	2nd	7-268	3rd	7-315	4th*
7-222	2nd	7-269	2nd	7-316	Original
7-223	2nd	7-270	3rd	7-317	Original
7-224	2nd	7-271	3rd	7-318	1st
7-225	Original	7-272	2nd	7-319	6th
7-226	Original	7-273	2nd	7-320	3rd
7-227	Original	7-274	2nd	7-321	2nd
7-228	Original	7-275	Original	7-322	2nd
7-229	2nd	7-276	Original	7-323	Original
7-230	1st	7-277	Original	7-324	Original
7-231	1st	7-278	Original	7-325	Original
7-232	1st	7-279	Original	7-326	2nd
7-233	1st	7-280	Original	7-327	2nd
7-234	1st	7-281	2nd	7-328	2nd
7-235	1st	7-282	2nd	7-329	2nd
7-236	1st	7-283	2nd	7-330	2nd
7-237	7th*	7-284	3rd*	7-331	2nd
7-238	7th*	7-285	2nd	7-332	Original
7-239	7th*	7-286	2nd	7-333	2nd
7-240	7th*	7-287	2nd	7-334	2nd
7-241	1st	7-288	Original	7-335	1st
7-242	2nd*	7-289	Original	7-336	1st
7-243	3rd*	7-290	Original	7-337	1st
7-244	1st	7-291	Original	7-338	1st
7-245	3rd	7-292	Original	7-339	1st
7-246	2nd	7-293	Original	7-340	1st
7-247	2nd	7-294	Original	7-341	1st
7-248	Original	7-295	Original	7-342	1st
7-249	1st	7-296	Original	7-343	1st

(This page filed under Transmittal No. 150 )

\* New or Revised Page

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE  
 CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
7-344	Original*	7-391	Original*	7-438	Original*
7-345	Original*	7-392	Original*	7-439	Original*
7-346	Original*	7-393	Original*	7-440	Original*
7-347	Original*	7-394	Original*	7-441	Original*
7-348	Original*	7-395	Original*	7-442	Original*
7-349	Original*	7-396	Original*	7-443	Original*
7-350	Original*	7-397	Original*	7-444	Original*
7-351	Original*	7-398	Original*	7-445	Original*
7-352	Original*	7-399	Original*	7-446	Original*
7-353	Original*	7-400	Original*	7-447	Original*
7-354	Original*	7-401	Original*	7-448	Original*
7-355	Original*	7-402	Original*	7-449	Original*
7-356	Original*	7-403	Original*	7-450	Original*
7-357	Original*	7-404	Original*	7-451	Original*
7-358	Original*	7-405	Original*	7-452	Original*
7-359	Original*	7-406	Original*	7-453	Original*
7-360	Original*	7-407	Original*	7-454	Original*
7-361	Original*	7-408	Original*	7-455	Original*
7-362	Original*	7-409	Original*	7-456	Original*
7-363	Original*	7-410	Original*	7-457	Original*
7-364	Original*	7-411	Original*	7-458	Original*
7-365	Original*	7-412	Original*	7-459	Original*
7-366	Original*	7-413	Original*	7-460	Original*
7-367	Original*	7-414	Original*	7-461	Original*
7-368	Original*	7-415	Original*	7-462	Original*
7-369	Original*	7-416	Original*	7-463	Original*
7-370	Original*	7-417	Original*	7-464	Original*
7-371	Original*	7-418	Original*	7-465	Original*
7-372	Original*	7-419	Original*	7-466	Original*
7-373	Original*	7-420	Original*	7-467	Original*
7-374	Original*	7-421	Original*	7-468	Original*
7-375	Original*	7-422	Original*	7-469	Original*
7-376	Original*	7-423	Original*	7-470	Original*
7-377	Original*	7-424	Original*	7-471	Original*
7-378	Original*	7-425	Original*	7-472	Original*
7-379	Original*	7-426	Original*	7-473	Original*
7-380	Original*	7-427	Original*	7-474	Original*
7-381	Original*	7-428	Original*	7-475	Original*
7-382	Original*	7-429	Original*	7-476	Original*
7-383	Original*	7-430	Original*	7-477	Original*
7-384	Original*	7-431	Original*	7-478	Original*
7-385	Original*	7-432	Original*	7-479	Original*
7-386	Original*	7-433	Original*	7-480	Original*
7-387	Original*	7-434	Original*	7-481	Original*
7-388	Original*	7-435	Original*	7-482	Original*
7-389	Original*	7-436	Original*	7-483	Original*
7-390	Original*	7-437	Original*	7-484	Original*

(This page filed under Transmittal No. 1 )

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\* New or Revised Page

ISSUED: NOVEMBER 5, 2019

EFFECTIVE: NOVEMBER 20, 2019

ACCESS SERVICE  
 CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
7-485	1st	7-533	1st	7-581	Original
7-486	1st	7-534	1st	7-582	Original
7-487	1st	7-535	1st	7-583	Original
7-488	1st	7-536	1st	7-584	Original
7-489	1st	7-537	1st	7-585	Original
7-490	1st	7-538	1st	7-586	Original
7-491	1st	7-539	1st	7-587	Original
7-492	1st	7-540	1st	8-1	Original
7-493	1st	7-541	3rd	9-1	2nd
7-494	1st	7-542	3rd	9-2	1st
7-495	1st	7-543	3rd	9-3	1st
7-496	1st	7-544	1st	9-4	Original
7-497	1st	7-545	1st	9-5	1st
7-498	1st	7-546	1st	9-6	Original
7-499	1st	7-547	3rd	9-7	2nd
7-500	1st	7-548	1st	9-8	1st
7-501	1st	7-549	1st	9-9	1st
7-502	1st	7-550	1st	9-10	Original
7-503	1st	7-551	1st	9-11	Original
7-504	1st	7-552	1st	9-12	1st
7-505	1st	7-553	1st	9-13	Original
7-506	1st	7-554	1st	9-14	Original
7-507	1st	7-555	1st	9-15	Original
7-508	1st	7-556	1st	9-16	Original
7-509	1st	7-557	1st	9-17	Original
7-510	1st	7-558	1st	9-18	Original
7-511	1st	7-559	1st	9-19	Original
7-512	1st	7-560	1st	9-20	Original
7-513	1st	7-561	1st	9-21	Original
7-514	1st	7-562	1st	9-22	Original
7-515	1st	7-563	1st	9-23	Original
7-516	1st	7-564	1st	9-24	Original
7-517	1st	7-565	1st	9-25	Original
7-518	1st	7-566	1st	9-26	Original
7-519	1st	7-567	Original	9-27	Original
7-520	1st	7-568	1st	9-28	Original
7-521	1st	7-569	1st	9-29	Original
7-522	1st	7-570	1st	9-30	Original
7-523	1st	7-571	1st	9-31	Original
7-524	1st	7-572	1st	9-32	Original
7-525	1st	7-573	1st	9-33	Original
7-526	1st	7-574	1st	9-34	Original
7-527	1st	7-575	1st	10-1	2nd
7-528	1st	7-576	1st	10-2	Original
7-529	1st	7-577	Original	10-3	Original
7-530	1st	7-578	1st*	10-4	Original
7-531	1st	7-579	1st	10-5	1st
7-532	1st	7-580	Original	10-6	1st

(This page filed under Transmittal No. 150 )

\* New or Revised Page

ISSUED: OCTOBER 28, 2014

EFFECTIVE: NOVEMBER 12, 2014

ACCESS SERVICE  
 CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
10-7	1st	11-6	Original	12-41	Original
10-8	1st	11-7	Original	12-42	Original
10-9	Original	11-8	Original	12-43	Original
10-10	Original	11-9	Original	12-44	Original
10-11	2nd	11-10	Original	12-45	Original
10-12	Original	11-11	Original	12-46	Original
10-13	Original	11-12	Original	12-47	Original
10-14	Original	11-13	Original	12-48	Original
10-15	Original	11-14	Original	12-49	Original
10-16	Original	12-1	Original	12-50	Original
10-17	Original	12-2	1st	12-51	Original
10-18	Original	12-3	Original	12-52	Original
10-19	2nd	12-4	Original	12-53	Original
10-20	Original	12-5	Original	12-54	Original
10-21	2nd	12-6	Original	12-55	Original
10-22	Original	12-7	Original	12-56	Original
10-23	Original	12-8	Original	12-57	Original
10-24	1st*	12-9	Original	12-58	Original
10-25	Original	12-10	Original	12-59	Original
10-26	Original	12-11	Original	12-60	Original
10-27	2nd	12-12	Original	12-61	Original
10-28	2nd	12-13	Original	12-62	Original
10-29	2nd	12-14	Original	12-63	Original
10-30	Original	12-15	1st	12-64	Original
10-31	2nd	12-16	Original	12-65	Original
10-32	2nd	12-17	Original	12-66	Original
10-33	2nd	12-18	Original	12-67	Original
10-34	Original	12-19	Original	12-68	Original
10-35	2nd	12-20	Original	12-69	Original
10-36	2nd	12-21	Original	12-70	Original
10-37	2nd	12-22	Original	12-71	Original
10-38	Original	12-23	Original	12-72	Original
10-39	Original	12-24	Original	12-73	Original
10-40	Original	12-25	Original	12-74	Original
10-41	Original	12-26	Original	12-75	Original
10-42	Original	12-27	Original	13-1	1st
10-43	Original	12-28	Original	13-2	1st
10-44	Original	12-29	Original	13-3	1st
10-45	Original	12-30	Original	13-4	1st
10-46	Original	12-31	Original	13-5	1st
10-47	Original	12-32	1st	13-6	1st
10-48	1st	12-33	Original	13-7	2nd
10-49	Original	12-34	Original	13-8	Original
10-50	Original	12-35	Original	13-9	Original
11-1	Original	12-36	Original	13-10	Original
11-2	1st	12-37	Original	13-11	Original
11-3	1st	12-38	Original	13-12	Original
11-4	Original	12-39	Original	13-13	Original
11-5	Original	12-40	Original	13-14	Original

ISSUED: OCTOBER 17, 2017

EFFECTIVE: NOVEMBER 1, 2017

ACCESS SERVICE  
 CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
13-15	Original	13-62	Original		
13-16	Original	13-63	Original		
13-17	1st	13-64	Original		
13-18	1st	13-65	Original		
13-19	1st	13-66	Original		
13-20	1st	13-67	Original		
13-21	1st	13-68	Original		
13-22	1st	13-69	Original		
13-23	1st	13-70	1st		
13-24	2nd	13-71	Original		
13-25	Original	13-72	Original		
13-26	1st	13-73	Original		
13-27	1st	13-74	Original		
13-28	Original	13-75	Original		
13-29	Original	13-76	Original		
13-30	Original	13-77	Original		
13-31	Original	13-78	Original		
13-32	Original	13-79	Original		
13-33	Original	13-80	Original		
13-34	Original	13-81	Original		
13-35	Original	13-82	Original		
13-36	Original	13-83	Original		
13-37	Original	13-84	1st		
13-38	Original	13-85	1st		
13-39	Original	13-86	3rd		
13-40	Original	13-87	Original		
13-41	Original	13-88	Original		
13-42	Original	13-89	1st		
13-43	Original	13-90	1st		
13-44	Original	13-91	3rd		
13-45	Original	13-92	Original		
13-46	Original	13-93	Original		
13-47	Original	14-1	Original		
13-48	Original	15-1	Original		
13-49	Original	15-2	Original		
13-50	Original	15-3	Original		
13-51	Original	15-4	Original		
13-52	Original	15-5	Original		
13-53	Original	15-6	Original		
13-54	Original	15-7	Original		
13-55	Original	15-8	Original		
13-56	Original	15-9	Original		
13-57	Original	15-10	Original		
13-58	Original	15-11	Original		
13-59	Original	15-12	Original		
13-60	Original	15-13	Original		
13-61	Original	15-14	Original		

Some material previously appearing on this page now appears on Original Page 12.1.

(This page filed under Transmittal No. 134 )

\* New or Revised Page

ISSUED: OCTOBER 17, 2017

EFFECTIVE: NOVEMBER 1, 2017

ACCESS SERVICE  
 CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
15-15	Original	15-62	Original*		(M)
15-16	Original	15-63	Original*		
15-17	Original	15-64	Original*		
15-18	Original	15-65	Original*		
15-19	Original	15-66	Original*		
15-20	Original	15-67	Original*		
15-21	Original*	16-1	Original		
15-22	Original*	16-2	Original		
15-23	Original*	16-3	Original		
15-24	Original*	16-4	Original		
15-25	Original*	17-1	Original		
15-26	Original*	17-2	Original		
15-27	Original*	17-3	Original		
15-28	Original*	17-4	Original		
15-29	Original*	18-1	2nd		
15-30	Original*	18-2	3rd		
15-31	Original*	18-3	5th		
15-32	Original*	18-4	1st		
15-33	Original*	18-5	2nd		
15-34	Original*	18-6	2nd		
15-35	Original*	18-7	4th		
15-36	Original*	18-8	Original		
15-37	Original*	18-9	Original		
15-38	Original*	18-10	Original		
15-39	Original*	18-11	Original		
15-40	Original*	18-12	Original		
15-41	Original*	18-13	Original		
15-42	Original*	18-14	Original		
15-43	Original*	18-15	Original		
15-44	Original*	18-16	1st		
15-45	Original*	19-1	1st		
15-46	Original*	19-2	Original		
15-47	Original*	19-3	Original		
15-48	Original*	19-4	1st		
15-49	Original*	19-5	1st		
15-50	Original*	19-6	Original		
15-51	Original*	19-7	1st		
15-52	Original*	19-8	1st		
15-53	Original*	19-9	Original		
15-54	Original*	20-1	1st		
15-55	Original*	20-2	1st		
15-56	Original*	20-3	1st		
15-57	Original*	20-4	1st		
15-58	Original*	20-5	2nd		
15-59	Original*	20-6	1st		
15-60	Original*	20-7	1st		
15-61	Original*	20-8	1st		(M)

Some material appearing on this page previously appeared on 14th Revised Page 12.

(This page filed under Transmittal No. 134 )

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ISSUED: FEBRUARY 14, 2019

EFFECTIVE: MARCH 1, 2019

ACCESS SERVICE  
CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
20-9	1st	21-37	Original	21-83	Original
20-10	1st	21-38	Original	21-84	Original
20-11	1st	21-39	Original	21-85	Original
20-12	1st	21-40	Original	21-86	Original
20-13	1st	21-41	Original	21-87	Original
20-14	1st	21-42	Original	21-88	Original
20-15	1st	21-43	Original	21-89	Original
20-16	1st	21-44	Original	21-90	Original
20-17	1st	21-45	Original	21-91	Original
20-18	1st	21-46	Original	21-92	Original
21-1	1st	21-47	Original	21-93	Original
21-2	Original	21-48	Original	21-94	Original
21-3	Original	21-49	Original	21-95	Original
21-4	Original	21-50	Original	21-96	Original
21-5	Original	21-51	Original	21-97	Original
21-6	Original	21-52	Original	21-98	Original
21-7	Original	21-53	Original	21-99	Original
21-8	Original	21-54	Original	21-100	Original
21-9	Original	21-55	Original	21-101	Original
21-10	Original	21-56	Original	21-102	Original
21-11	Original	21-57	Original	21-103	Original
21-12	Original	21-58	Original	21-104	Original
21-13	Original	21-59	Original	21-105	Original
21-14	Original	21-60	Original	21-106	Original
21-15	Original	21-61	Original	21-107	Original
21-16	Original	21-62	Original	21-108	Original
21-17	Original	21-63	Original	21-109	Original
21-18	Original	21-64	Original	21-110	Original
21-19	Original	21-65	Original	21-111	Original
21-20	Original	21-66	Original	22-1	2nd
21-21	Original	21-67	Original	22-2	2nd
21-22	Original	21-68	Original	22-3	2nd
21-23	Original	21-69	Original	23-1	2nd
21-24	Original	21-70	Original	23-2	1st
21-25	Original	21-71	Original	23-3	Original
21-26	Original	21-72	Original	23-4	14th
21-27	Original	21-73	Original	23-5	3rd
21-28	Original	21-74	Original	23-6	Original
21-29	Original	21-75	Original	23-7	3rd
21-30	Original	21-76	Original	23-8	Original
21-31	Original	21-77	Original	23-9	2nd
21-32	Original	21-78	Original	23-10	2nd
21-33	Original	21-79	Original	23-11	2nd*
21-34	Original	21-80	Original	23-12	2nd*
21-35	Original	21-81	Original	23-13	2nd*
21-36	Original	21-82	Original	23-14	2nd*

(x) Material filed on December 7, 2017, under Transmittal No. 135 had an Effective date of December 8, 2018. The correct Effective date should have been December 8, 2017.

(This page filed under Transmittal No. 145 )

\* New or Revised Page

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ACCESS SERVICE  
 CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
23-15	2nd*	23-60	2nd*	23-105	2nd*
23-16	2nd*	23-61	2nd*	23-106	Original
23-17	2nd*	23-62	2nd*	23-107	Original
23-18	2nd*	23-63	2nd*	23-108	Original
23-19	2nd*	23-64	2nd*	23-109	Original
23-20	2nd*	23-65	2nd*	23-110	Original
23-21	2nd*	23-66	2nd*	23-111	1st
23-22	2nd*	23-67	2nd*	23-112	Original
23-23	Original	23-68	2nd*	23-113	Original
23-24	2nd*	23-69	2nd*	23-114	Original
23-25	2nd*	23-70	4th*	23-115	Original
23-26	1st	23-71	2nd*	23-116	Original
23-27	Original	23-72	1st	23-117	Original
23-28	2nd*	23-73	1st	23-118	Original
23-29	1st	23-74	1st	23-119	Original
23-30	1st	23-75	1st	23-120	Original
23-31	1st	23-76	1st*	23-121	Original
23-32	2nd	23-77	1st*	23-122	Original
23-33	2nd	23-78	1st*	23-123	Original
23-34	2nd	23-79	1st*	23-124	Original
23-35	2nd	23-80	1st	23-125	Original
23-36	2nd	23-81	1st	23-126	Original
23-37	2nd*	23-82	1st	23-127	Original
23-38	2nd*	23-83	1st	23-128	Original
23-39	2nd*	23-84	1st	23-129	Original
23-40	2nd*	23-85	1st*	23-130	Original
23-41	3rd	23-86	1st*	23-131	Original
23-42	Original	23-87	1st*	23-132	Original
23-43	Original	23-88	1st*	23-133	Original
23-44	1st	23-89	1st*	23-134	Original
23-45	Original	23-90	2nd*	23-135	Original
23-46	1st	23-91	1st	23-136	Original
23-47	2nd*	23-92	1st	23-137	Original
23-48	2nd*	23-93	1st*	23-138	Original
23-49	2nd*	23-94	Original	23-139	Original
23-50	2nd*	23-95	1st*	23-140	Original
23-51	2nd*	23-96	2nd*	23-141	Original
23-52	2nd*	23-97	2nd*	23-142	Original
23-53	2nd*	23-98	1st*	23-143	Original
23-54	2nd*	23-99	1st*	23-144	Original
23-55	2nd*	23-100	1st*	23-145	Original
23-56	2nd*	23-101	2nd*	23-146	Original
23-57	2nd*	23-102	1st*	23-147	3rd
23-58	2nd*	23-103	Original	23-148	2nd
23-59	2nd*	23-104	1st*	23-149	2nd

(x) Material filed on December 7, 2017, under Transmittal No. 135 had an Effective date of December 8, 2018. The correct Effective date should have been December 8, 2017.

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ACCESS SERVICE  
CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
23-150	2nd*	23-195	2nd*	23-240	1st
23-151	8th*	23-196	2nd*	23-241	1st
23-152	4th*	23-197	2nd*	23-242	2nd*
23-153	4th*	23-198	2nd*	23-243	1st
23-154	5th*	23-199	2nd*	23-244	1st
23-155	5th*	23-200	2nd*	23-245	1st
23-156	5th*	23-201	2nd*	23-246	1st
23-157	4th*	23-202	1st	23-247	1st
23-158	4th*	23-203	1st	23-248	1st
23-159	5th*	23-204	2nd*	23-249	1st
23-160	5th*	23-205	1st	23-250	1st
23-161	4th*	23-206	1st	23-251	1st
23-162	4th*	23-207	1st	23-252	4th*
23-163	4th*	23-208	1st	23-253	1st
23-164	4th*	23-209	1st	23-254	4th*
23-165	4th*	23-210	1st	23-255	4th*
23-166	4th*	23-211	1st	23-256	2nd*
23-167	4th*	23-212	1st	23-257	4th*
23-168	2nd*	23-213	1st	23-258	4th*
23-169	2nd*	23-214	4th*	23-259	4th*
23-170	2nd*	23-215	1st	23-260	2nd*
23-171	2nd*	23-216	1st	23-261	2nd*
23-172	4th*	23-217	1st	23-262	5th*
23-173	3rd*	23-218	4th*	23-263	3rd*
23-174	2nd*	23-219	1st	23-264	3rd*
23-175	3rd*	23-220	1st	23-265	3rd*
23-176	3rd*	23-221	1st	23-266	3rd*
23-177	3rd*	23-222	1st	23-267	5th*
23-178	3rd*	23-223	1st	23-268	5th*
23-179	3rd*	23-224	4th*	23-269	5th*
23-180	6th*	23-225	2nd*	23-270	5th*
23-181	6th*	23-226	4th*	23-271	5th*
23-182	6th*	23-227	4th*	23-272	5th*
23-183	6th*	23-228	4th*	23-273	5th*
23-184	3rd*	23-229	1st	23-274	5th*
23-185	3rd*	23-230	1st	23-275	5th*
23-186	3rd*	23-231	1st	23-276	5th*
23-187	5th*	23-232	1st	23-277	5th*
23-188	1st	23-233	1st	23-278	5th*
23-189	4th*	23-234	1st	23-279	5th*
23-190	2nd*	23-235	1st	23-280	5th*
23-191	1st	23-236	1st	23-281	5th*
23-192	1st	23-237	1st	23-282	5th*
23-193	2nd*	23-238	1st	23-283	5th*
23-194	2nd*	23-239	1st	23-284	5th*

(x) Material filed on December 7, 2017, under Transmittal No. 135 had an Effective date of December 8, 2018. The correct Effective date should have been December 8, 2017.

ISSUED: JANUARY 16, 2018

EFFECTIVE: JANUARY 19, 2018

ACCESS SERVICE  
CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
23-285	5th*	23-330	1st	23-375	1st
23-286	5th*	23-331	1st	23-376	1st
23-287	5th*	23-332	1st	23-377	1st
23-288	5th*	23-333	1st	23-378	1st
23-289	5th*	23-334	1st	23-379	1st
23-290	3rd*	23-335	1st	23-380	1st
23-291	3rd*	23-336	1st	23-381	1st
23-292	3rd*	23-337	1st	23-382	1st
23-293	3rd*	23-338	1st	23-383	1st
23-294	3rd*	23-339	1st	23-384	1st
23-295	3rd*	23-340	1st	23-385	1st
23-296	3rd*	23-341	1st	23-386	1st
23-297	3rd*	23-342	1st	23-387	1st
23-298	3rd*	23-343	1st	23-388	1st
23-299	5th*	23-344	1st	23-389	1st
23-300	5th*	23-345	1st	23-390	1st
23-301	5th*	23-346	1st	23-391	1st
23-302	5th*	23-347	1st	23-392	1st
23-303	5th*	23-348	1st	23-393	1st
23-304	5th*	23-349	1st	23-394	1st
23-305	5th*	23-350	1st	23-395	1st
23-306	5th*	23-351	1st	23-396	1st
23-307	5th*	23-352	1st	23-397	1st
23-308	3rd*	23-353	1st	23-398	1st
23-309	3rd*	23-354	1st	23-399	1st
23-310	6th*	23-355	1st	23-400	1st
23-311	4th*	23-356	1st	23-401	1st
23-312	4th*	23-357	1st	23-402	1st
23-313	4th*	23-358	1st	23-403	1st
23-314	2nd*	23-359	1st	23-404	1st
23-315	2nd*	23-360	1st	23-405	1st
23-316	2nd*	23-361	1st	23-406	1st
23-317	4th*	23-362	1st	23-407	1st
23-318	4th*	23-363	1st	23-408	1st
23-319	4th*	23-364	1st	23-409	1st
23-320	4th*	23-365	1st	23-410	1st
23-321	4th*	23-366	1st	23-411	1st
23-322	4th*	23-367	1st	23-412	1st
23-323	2nd*	23-368	1st	23-413	1st
23-324	4th*	23-369	1st	23-414	1st
23-325	2nd	23-370	1st	23-415	1st
23-326	1st	23-371	1st	23-416	1st
23-327	1st	23-372	1st	23-417	1st
23-328	1st	23-373	1st	23-418	1st
23-329	1st	23-374	1st	23-419	1st

(x) Material filed on December 7, 2017, under Transmittal No. 135 had an Effective date of December 8, 2018. The correct Effective date should have been December 8, 2017.

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\* New or Revised

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ACCESS SERVICE  
 CHECK SHEET

of	Number of		Number of		Number
as	Revision		Revision		Revision
Page	Except as	Page	Except as	Page	Except
	<u>Indicated</u>	<u>Page</u>	<u>Indicated</u>	<u>Page</u>	
	<u>Indicated</u>				
23-420	Original*	23-465	Original*	23-510	Original*
23-421	Original*	23-466	Original*	23-511	Original*
23-422	Original*	23-467	Original*	23-512	Original*
23-423	Original*	23-468	Original*	23-513	Original*
23-424	Original*	23-469	Original*	23-514	Original*
23-425	Original*	23-470	Original*	23-515	Original*
23-426	Original*	23-471	Original*	23-516	Original*
23-427	Original*	23-472	Original*	23-517	Original*
23-428	Original*	23-473	Original*	23-518	Original*
23-429	Original*	23-474	Original*	23-519	Original*
23-430	Original*	23-475	Original*	23-520	Original*
23-431	Original*	23-476	Original*	23-521	Original*
23-432	Original*	23-477	Original*	23-522	Original*
23-433	Original*	23-478	Original*	23-523	Original*
23-434	Original*	23-479	Original*	23-524	Original*
23-435	Original*	23-480	Original*	23-525	Original*
23-436	Original*	23-481	Original*	23-526	Original*
23-437	Original*	23-482	Original*	23-527	Original*
23-438	Original*	23-483	Original*	23-528	Original*
23-439	Original*	23-484	Original*	23-529	Original*
23-440	Original*	23-485	Original*	23-530	Original*
23-441	Original*	23-486	Original*	23-531	Original*
23-442	Original*	23-487	Original*	23-532	Original*
23-443	Original*	23-488	Original*	23-533	Original*
23-444	Original*	23-489	Original*	23-534	Original*
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23-446	Original*	23-491	Original*	23-536	Original*
23-447	Original*	23-492	Original*	23-537	Original*
23-448	Original*	23-493	Original*	23-538	Original*
23-449	Original*	23-494	Original*	23-539	Original*
23-450	Original*	23-495	Original*	23-540	Original*
23-451	Original*	23-496	Original*	23-541	Original*
23-452	Original*	23-497	Original*	23-542	Original*
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23-454	Original*	23-499	Original*	23-544	Original*
23-455	Original*	23-500	Original*	23-545	Original*
23-456	Original*	23-501	Original*	23-546	Original*
23-457	Original*	23-502	Original*	23-547	Original*
23-458	Original*	23-503	Original*	23-548	Original*
23-459	Original*	23-504	Original*	23-549	Original*
23-460	Original*	23-505	Original*	23-550	Original*
23-461	Original*	23-506	Original*	23-551	Original*
23-462	Original*	23-507	Original*	23-552	Original*
23-463	Original*	23-508	Original*	23-553	Original*
23-464	Original*	23-509	Original*	23-554	Original*

(This page filed under Transmittal No. 1 )

All BellSouth marks contained herein and as set forth in the trademarks and service marks section of the BellSouth Tariffs are owned by BellSouth Intellectual Property Corporation.

\*New or Revised

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ISSUED: JANUARY 16, 2018

EFFECTIVE: JANUARY 19, 2018

ACCESS SERVICE  
 CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
23-555	1st	23-604	2nd*	24-12	Original
23-556	1st	23-605	2nd*	24-13	Original
23-557	1st	23-606	2nd*	24-14	Original
23-558	3rd*	23-607	2nd*	24-15	Original
23-559	2nd*	23-608	5th*	24-16	Original
23-560	2nd*	23-609	2nd*	24-17	Original
23-561	2nd*	23-610	2nd*	24-18	Original
23-562	2nd*	23-611	2nd*	24-19	Original
23-563	2nd*	23-612	2nd*	24-20	Original
23-564	2nd*	23-613	2nd*	24-21	Original
23-565	2nd*	23-614	2nd*	24-22	Original
23-566	2nd*	23-615	2nd*	24-23	Original
23-567	2nd*	23-616	2nd*	24-24	Original
23-568	3rd*	23-617	2nd*	24-25	Original
23-569	2nd*	23-618	2nd*	24-26	Original
23-570	2nd*	23-619	2nd*	24-27	Original
23-571	2nd*	23-620	2nd*	24-28	Original
23-572	2nd*	23-621	2nd*	24-29	Original
23-573	2nd*	23-622	2nd*	24-30	Original
23-574	2nd*	23-623	2nd*	24-31	Original
23-575	2nd*	23-624	2nd*	24-32	Original
23-576	2nd*	23-625	3rd*	24-33	Original
23-577	2nd*	23-626	3rd*	24-34	Original
23-578	2nd*	23-627	2nd*	24-35	Original
23-579	2nd*	23-628	3rd*	24-36	Original
23-580	2nd*	23-629	3rd*	24-37	Original
23-581	2nd*	23-630	2nd*	24-38	Original
23-582	2nd*	23-631	2nd*	24-39	Original
23-583	2nd*	23-632	3rd*	24-41	Original
23-584	2nd*	23-633	2nd*	24-42	Original
23-585	2nd*	23-634	2nd*	24-43	Original
23-586	2nd*	23-635	2nd*	24-44	Original
23-587	2nd*	23-636	2nd*	24-45	Original
23-588	2nd*	23-637	2nd*	25-1	Original
23-589	2nd*	23-638	2nd*	25-2	Original
23-590	2nd*	23-639	2nd*	25-3	Original
23-591	2nd*	23-640	2nd*	25-4	Original
23-592	2nd*	23-641	3rd*	25-5	Original
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23-594	2nd*	24-2	Original	25-7	Original
23-595	2nd*	24-3	Original	25-8	Original
23-596	2nd*	24-4	Original	25-9	Original
23-597	2nd*	24-5	Original	25-10	Original
23-598	2nd*	24-6	Original	25-11	Original
23-599	2nd*	24-7	Original	25-12	Original
23-600	2nd*	24-8	Original	25-13	Original
23-601	4th*	24-9	Original	25-14	Original
23-602	4th*	24-10	Original	25-15	Original
23-603	2nd*	24-11	Original	25-16	Original

(x) Material filed on December 7, 2017, under Transmittal No. 135 had an Effective date of December 8, 2018. The correct Effective date should have been December 8, 2017.

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ACCESS SERVICE  
 CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
25-17	Original	25-64	Original	25-111	Original
25-18	Original	25-65	Original	25-112	Original
25-19	Original	25-66	Original	25-113	Original
25-20	Original	25-67	Original	25-114	Original
25-21	Original	25-68	Original	25-115	Original
25-22	Original	25-69	Original	25-116	Original
25-23	Original	25-70	Original	25-117	Original
25-24	Original	25-71	Original	25-118	Original
25-25	Original	25-72	Original	25-119	Original
25-26	Original	25-73	Original	25-120	Original
25-27	Original	25-74	Original	25-121	Original
25-28	Original	25-75	Original	25-122	Original
25-29	Original	25-76	Original	25-123	Original
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25-35	Original	25-82	Original	25-129	Original
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25-37	Original	25-84	Original	25-131	Original
25-38	Original	25-85	Original	25-132	Original
25-39	Original	25-86	Original	25-133	Original
25-40	Original	25-87	Original	25-134	Original
25-41	Original	25-88	Original	25-135	Original
25-42	Original	25-89	Original	25-136	Original
25-43	Original	25-90	Original	25-137	Original
25-44	Original	25-91	Original	25-138	Original
25-45	Original	25-92	Original	25-139	Original
25-46	Original	25-93	Original	25-140	Original
25-47	Original	25-94	Original	25-141	Original
25-48	Original	25-95	Original	25-142	Original
25-49	Original	25-96	Original	25-143	Original
25-50	Original	25-97	Original	25-144	Original
25-51	Original	25-98	Original	25-145	Original
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25-54	Original	25-101	Original	25-148	Original
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25-56	Original	25-103	Original	25-150	Original
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25-59	Original	25-106	Original	25-153	Original
25-60	Original	25-107	Original	25-154	Original
25-61	Original	25-108	Original	25-155	Original
25-62	Original	25-109	Original	25-156	Original
25-63	Original	25-110	Original	25-157	Original

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All BellSouth marks contained herein and as set forth in the trademarks and servicemarks section of this  
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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

CHECK SHEET

Page	Number of Revision Except as Indicated	Page	Number of Revision Except as Indicated	Page	Number of Revision Except as Indicated
25-158	Original*	25-201	Original*	25-244	Original*
25-159	Original*	25-202	Original*	25-245	Original*
25-160	Original*	25-203	Original*	25-246	Original*
25-161	Original*	25-204	Original*	25-247	Original*
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25-163	Original*	25-206	Original*	25-249	Original*
25-164	Original*	25-207	Original*	25-250	Original*
25-165	Original*	25-208	Original*	25-251	Original*
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25-167	Original*	25-210	Original*	25-253	Original*
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25-169	Original*	25-212	Original*	25-255	Original*
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25-197	Original*	25-240	Original*	25-283	Original*
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25-199	Original*	25-242	Original*	25-285	Original*
25-200	Original*	25-243	Original*	25-286	Original*

(This page filed under Transmittal No. 1 )

\*New or Revised Page

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

CHECK SHEET

Page	Number of Revision Except as Indicated	Page	Number of Revision Except as Indicated	Page	Number of Revision Except as Indicated
25-287	Original*	25-331	Original*	25-375	Original*
25-288	Original*	25-332	Original*	25-376	Original*
25-289	Original*	25-333	Original*	25-377	Original*
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25-294	Original*	25-338	Original*	25-382	Original*
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25-297	Original*	25-341	Original*	25-385	Original*
25-298	Original*	25-342	Original*	25-386	Original*
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25-311	Original*	25-355	Original*	25-399	Original*
25-312	Original*	25-356	Original*	25-400	Original*
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25-322	Original*	25-366	Original*	25-410	Original*
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25-324	Original*	25-368	Original*	25-412	Original*
25-325	Original*	25-369	Original*	25-413	Original*
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25-327	Original*	25-371	Original*	25-415	Original*
25-328	Original*	25-372	Original*	25-416	Original*
25-329	Original*	25-373	Original*	25-417	Original*
25-330	Original*	25-374	Original*	25-418	Original*

(This page filed under Transmittal No. 1 )

\*New or Revised Page

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ISSUED: NOVEMBER 6, 2014

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ACCESS SERVICE  
CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
25-419	Original	25-466	Original	25-513	Original
25-420	Original	25-467	Original	25-514	Original
25-421	Original	25-468	Original	25-515	Original
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25-456	Original	25-503	Original	25-550	1st*
25-457	Original	25-504	Original	25-551	1st*
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25-459	Original	25-506	Original	25-553	1st*
25-460	Original	25-507	Original	25-554	1st*
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25-464	Original	25-511	Original	25-558	1st*
25-465	Original	25-512	Original	25-559	1st*

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ACCESS SERVICE  
 CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
25-560	1st	25-609	Original	25-657	Original
25-561	1st	25-610	Original	25-658	Original
25-562	1st	25-611	Original	25-659	Original
25-563	1st	25-612	Original	25-660	Original
25-564	1st	25-613	Original	25-661	Original
25-565	1st	25-614	Original	25-662	Original
25-566	1st	25-615	1st	25-663	Original
25-567	Original	25-616	1st	25-664	Original
25-568	Original	25-617	1st	25-665	Original
25-569	Original	25-618	1st	25-666	Original
25-570	Original	25-619	1st	25-667	Original
25-571	Original	25-620	1st	25-668	Original
25-572	Original	25-621	1st	25-669	Original
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25-607	Original	25-655	Original	25-704	Original*
25-608	Original	25-656	Original	25-705	Original*

(This page filed under Transmittal No. 0115 )

\* New or Revised Page

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ACCESS SERVICE  
CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
25-706	Original				
25-707	Original				
25-708	Original				
25-709	1st				
25-710	Original				
25-711	Original				
25-712	Original				
25-713	Original				
25-714	Original				
25-715	Original				
25-716	Original				
25-717	Original				
25-718	Original				
25-719	Original				
25-720	Original				
25-721	Original				
25-722	Original				
25-723	Original				
25-724	Original				
25-725	Original				
25-726	Original				
25-727	Original				
25-728	Original				
25-729	Original				
25-730	Original				
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25-732	Original				
25-733	Original				
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25-735	Original				
25-736	Original				
25-737	Original				
25-738	Original				
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25-740	Original*				
25-741	Original*				
25-742	Original*				
25-743	Original*				
25-744	Original*				
25-745	Original*				
25-746	Original*				

\* New or Revised Page

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ACCESS SERVICE  
 CHECK SHEET

<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>	<u>Page</u>	<u>Number of Revision Except as Indicated</u>
26-1	Original	26-18	Original	A-7	Original
26-2	Original	26-19	Original	A-8	Original
26-3	Original	26-20	Original	A-9	Original
26-4	Original	26-21	Original	A-10	Original
26-5	Original	26-22	Original	A-11	Original
26-6	Original	26-23	Original	A-12	Original
26-7	Original	26-24	Original	A-13	Original
26-8	Original	26-25	Original	A-14	Original
26-9	Original	28-1	1st	A-15	Original
26-10	Original	28-2	Original	A-16	Original
26-11	Original	28-3	Original	A-17	Original
26-12	Original	28-4	Original	A-18	Original
26-13	Original	28-5	Original	A-19	Original
26-14	Original	28-6	Original	A-20	Original
26-15	Original	28-7	Original	A-21	Original
26-16	Original	28-8	Original	A-22	Original
26-17	Original	28-9	Original	A-23	Original
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		28-14	Original	A-28	Original
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		28-32	Original	A-46	Original
		28-33	Original	A-47	Original
		28-34	Original	A-48	Original
		28-35	Original	A-49	Original
		29-1	Original	A-50	Original
		A-1	Original	A-51	Original
		A-2	Original	A-52	Original
		A-3	Original	A-53	Original
		A-4	Original	A-54	Original
		A-5	Original	A-55	Original
		A-6	Original	A-56	Original
				A-57	Original

\* New or Revised page

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ACCESS SERVICE

TABLE OF CONTENTS

	<u>Page No.</u>	
Check Sheet	1	
Access Service Tariff Subject Index	58	(T)
Issuing Carriers	102	
Concurring Carriers	102	
Connecting Carriers	102	
Other Participating Carriers	102	
Trademarks and Servicemarks	102	
Explanation of Symbols	104	
Explanation of Abbreviations	104	
Reference to Other Tariffs	108	
Reference to Other Publications	108	(T)
1. <u>APPLICATION OF TARIFF</u>	1-1	
2. <u>GENERAL REGULATIONS</u>	2-1	
2.1 <u>Undertaking of the Telephone Company</u>	2-1	
2.1.1 Scope	2-1	
2.1.2 Limitations	2-1	
2.1.3 Liability	2-2	
2.1.4 Provision of Services	2-4	
2.1.5 Installation and Termination of Services	2-5	
2.1.6 Maintenance of Services	2-5	
2.1.7 Changes and Substitutions	2-5	
2.1.8 Refusal and Discontinuance of Service	2-6	
2.1.9 Limitation of Use of Metallic Facilities	2-8	
2.1.10 Notification of Service-Affecting Activities	2-8	
2.1.11 Coordination with Respect to Network Contingencies	2-8	
2.1.12 Provision and Ownership of Telephone Numbers	2-9	
2.1.13 Metropolitan Statistical Area Access Services	2-9	
2.1.14 Broadband Service	2-9	

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ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
2. <u>GENERAL REGULATIONS</u> (Cont'd)		
2.2 <u>Use</u>	2-10	
2.2.1 Interference or Impairment	2-10	
2.2.2 Unlawful Use	2-11	
2.2.3 Commingling	2-11	
2.3 <u>Obligation of the Customer</u>	2-12	
2.3.1 Damages	2-12	
2.3.2 Ownership of Facilities and Theft	2-13	
2.3.3 Equipment Space and Power	2-13	
2.3.4 Availability for Testing	2-13	
2.3.5 Balance	2-13	
2.3.6 Design of Customer Services	2-13	
2.3.7 References to the Telephone Company	2-14	
2.3.8 Claims and Demands for Damages	2-14	
2.3.9 Coordination with Respect to Network Contingencies	2-15	
2.3.10 Jurisdictional Report Requirements	2-15	
2.3.11 Determination of Interstate Charges for Mixed Interstate and Intrastate BellSouth SWA Service	2-29	(D)
2.3.12 Determination of Jurisdiction of Mixed Interstate and Intrastate Special Access (a.k.a. BellSouth SPA) Service	2-30	
2.3.13 Sectionalization - Trouble Reporting	2-31	
2.3.14 Toll Free Dialing Number Reporting	2-31	
2.3.15 Utilization of Alternative Access Providers	2-31	
2.3.16 VoIP – PSTN Traffic	2-31	
2.4 <u>Payment Arrangements and Credit Allowances</u>	2-32	
2.4.1 Payment of Rates, Charges and Deposits	2-32	
2.4.2 Minimum Periods	2-45	
2.4.3 Cancellation of an Order for Service	2-46	
2.4.4 Credit Allowance for Service Interruptions	2-46	
2.4.5 Reestablishment of Service Following Fire, Flood or Other Occurrence	2-65	
2.4.6 Title or Ownership Rights	2-66	
2.4.7 Billing of Access Service Provided by Multiple Companies	2-66	
2.4.8 Optional Payment Plans	2-78	
2.4.9 Service Installation Guarantee	2-156	
2.5 <u>Connections</u>	2-158	

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ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>
2. <u>GENERAL REGULATIONS</u> (Cont'd)	
2.6 <u>Definitions</u>	2-158
Access Code	2-158
Additional Residential Local Exchange Service ("Additional Residential Line")	2-159
Alternate Central Office	2-159
Answer/Disconnect Supervision	2-159
Attenuation Distortion	2-160
B8ZS	2-160
Balance (100 Type) Test Line	2-160
Basic Service Element	2-160
BellSouth Direct Access to Directory Assistance	2-160
BellSouth Direct Access to Directory Assistance Location	2-160
BellSouth Directory Assistance (Interstate)	2-161
BellSouth Directory Assistance Location (Interstate)	2-161
BellSouth Electronic White Pages Location	2-161
BellSouth Electronic White Pages System	2-161
BellSouth Inward Operator Services	2-161
BellSouth Inward Operator Services Location	2-161
BellSouth Line Information Data Base Location	2-161 (D)
BellSouth Line Information Data Base Access Service	2-162
BellSouth Local Number Portability Database Services	2-162
BellSouth SWA Basic Serving Arrangement	2-162
BellSouth SWA Common Transport	2-162
BellSouth SWA Dedicated Transport	2-162
BellSouth SWA FGD and BellSouth SWA TSBSA 3 Signaling	2-162
BellSouth SWA Local Channel	2-163
BellSouth SWA WATS Serving Office	2-163
BellSouth Telecommunications Relay Service Transport	2-163
BellSouth Telecommunications Relay Service Transport Center	2-163
Billing Period	2-163
Bit	2-163
Business Day	2-163

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ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>
2. <u>GENERAL REGULATIONS</u> (Cont'd)	
2.6 <u>Definitions</u> (Cont'd)	
Cable Space	2-164
Call	2-164
Carrier Identification Code (CIC)	2-164
Carrier or Common Carrier	2-165
CCS	2-165
CCS7 Signaling Connection	2-165
CCS7 Signaling Termination	2-165
CCS7 Access Arrangement Usage	2-165
Central Office	2-165
Central Office Prefix	2-165
Centralized Automatic Reporting on Trunks Testing	2-165
Centrex Type Services	2-166
Channel(s)	2-166
Channel Service Unit	2-166
Channelization Equipment	2-166
Channelize	2-167
Clear Channel Capability (CCC)	2-167
C-Message Noise	2-167
C-Notched Noise	2-167
Collocator - BellSouth Virtual Expanded Interconnection Service	2-168
Collocator's Facilities - BellSouth Virtual Expanded Interconnection Service	2-168
Common Line	2-168
Commingling	2-168
Communications System	2-169
Competitive County	2-169
Conduit Space	2-169

(N)

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EFFECTIVE: AUGUST 26, 2014

ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>
2. <u>GENERAL REGULATIONS</u> (Cont'd)	
2.6 <u>Definitions</u> (Cont'd)	
Customer(s)	2-169
Customer Location	2-170
Data Transmission (107 Type) Test Line	2-170
Decibel	2-170
Decibel Reference Noise C-Message Weighting	2-170
Decibel Reference Noise C-Message Reference to 0	2-170
Derived Data Channel	2-170
Detail Billing	2-171
Directory Number	2-171
Dual Tone Multifrequency Address Signaling	2-171
DS0	2-172
DS1	2-172
Echo Control	2-172
Echo Path Loss	2-172
Echo Return Loss	2-172
Effective 2-Wire	2-172
Effective 4-Wire	2-173
Egress Circuits	2-173
Emergency Interruption Service	2-173
End Office Switch	2-173
End User	2-174
Entry Point	2-174
Entry Switch	2-174
Envelope Delay Distortion	2-174
Equal Level Echo Path Loss	2-174
Exchange	2-174
Exchange Access Frame Relay Service (XAFRS) (a.k.a. BellSouth Exchange Access Frame Relay Service)	2-175
Expected Measured Loss	2-175
Fast Packet Access Services	2-175
Facility Signaling Point of Interconnection (FSPOI)	2-175
Federal Observed Holiday	2-175
Field Identifier	2-176
First-Come, First-Served	2-176
First Point of Switching	2-176
Floor Space - BellSouth Virtual Expanded Interconnection Service	2-176
Frequency Shift	2-176
Grandfathered	2-176
Host Office	2-176
Hub	2-177

(T)

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ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>
2. <u>GENERAL REGULATIONS</u> (Cont'd)	
2.6 <u>Definitions</u> (Cont'd)	
Immediately Available Funds	2-177
Impedance Balance	2-177
Impulse Noise	2-177
Individual Case Basis	2-177
Ingress Circuits	2-177
Inserted Connection Loss	2-177
Interconnection	2-178
Interexchange Carrier (IC) or Interexchange Common Carrier	2-178
Intermodulation Distortion	2-178
Interstate Communications	2-178
Intrastate Communications	2-178
Line Controlled Pay Stations	2-179
Line-Side Connection	2-180
Local Access and Transport Area	2-180
Local Calling Area	2-180
Location Routing Number	2-180
Local Tandem Switch	2-180
Location Provider	2-180
Loop Around Test Line	2-180
Loss Deviation	2-181
Major Fraction Thereof	2-181
Manhole	2-181
Message	2-181
Milliwatt (102 Type) Test Line	2-181
Minutes of Use (See Access Minutes)	2-181
Mobile Telephone Switching Office (MTSO)	2-181
Multipoint Channel	2-182
N-1 Carrier	2-182
Network Channel Interface (NCI) Code Update	2-182
Network Control Signaling	2-182
Non-Competitive County	2-182
Nonsynchronous Test Line	2-182
North American Numbering Plan	2-182

(N)

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\*\*\*\*\*

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EFFECTIVE: AUGUST 26, 2014

ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
2. <u>GENERAL REGULATIONS</u> (Cont'd)		
2.6 <u>Definitions</u> (Cont'd)		
Off-hook	2-182	
On-hook	2-183	
Open Circuit Test Line	2-183	
Operator Services System	2-183	
Operator Services System Location	2-183	
Operator Services System Serving Area	2-183	
Originating Direction	2-183	
Overlap Outputting	2-183	
Pay Telephone Line	2-184	
Payphone Service Provider	2-184	
Phase Jitter	2-184	
Point of Termination	2-184	
Ported Number	2-184	
Premises	2-184	
Primary Residential Local Exchange Service ("Primary Residential Line")	2-185	(T)
Query	2-185	
Radio Common Carriers (RCCs)	2-185	
Registered Equipment	2-186	
Remote Access Server	2-186	
Remote Switching Modules and/or Remote Switching Systems	2-186	
Return Loss	2-186	
Secondary Channel	2-186	
Service Control Point (SCP)	2-186	
Service Installation Guarantee	2-186	
Service Provided Upon Request	2-187	
Service Switching Point (SSP)	2-187	
Serving Wire Center	2-188	

(This page filed under Transmittal No. 0082 )

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\*\*\*\*\*

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ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

<u>No.</u>	<u>Page</u>
2. <u>GENERAL REGULATIONS</u> (Cont'd)	
2.6 <u>Definitions</u> (Cont'd)	
Seven Digital Manual Test Line	2-188
Shared Network Arrangement	2-188
Short Circuit Test Line	2-188
Signal-To-C-Notched Noise Ratio	2-188
Signal Transfer Point	2-188
Signaling Point Code	2-188
Signaling Point of Interconnection (SPOI)	2-188
Singing Return Loss	2-189
Space Construction Charge	2-189
Space Preparation Charge	2-189
Special Order	2-189
Subtending End Office of an Access Tandem	2-189
Synchronous Test Line	2-190
Telephone Company Answering Service Concentrator	2-190
Terminating Direction	2-190
Toll Free Dialing Database	2-191
Traditional Signaling	2-191
Traffic	2-191
Traffic Operator Position System (TOPS) Tandem	2-191
Transactions Capabilities Application Part (TCAP) Messages	2-191
Transmission Measuring (105 Type) Test Line/Responder	2-192
Transmission Path	2-192
Trunk	2-192
Trunk Group	2-192
Trunk-Side Connection	2-192
Two-Wire to Four-Wire Conversion	2-192
Unbundled Network Elements (UNEs)	2-192
Uniform Service Order Code (USOC)	2-193
Unusable Service	2-193
V&H Coordinates Method	2-193
Verification Service	2-193
Wire Center	2-193
3. <u>CARRIER COMMON LINE ACCESS SERVICE</u>	3-1
3.1 <u>General Description</u>	3-1
3.2 <u>Limitations</u>	3-1
3.2.1	
Exclusions	3-1
3.2.2	
BellSouth SWA WATS Service Access Lines	3-1

(This page filed under Transmittal No. 1 )

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ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
3. <u>CARRIER COMMON LINE ACCESS SERVICE</u> (Cont'd)		
3.3 <u>Undertaking of the Telephone Company</u>	3-2	
3.3.1 Provision of Service	3-2	
3.3.2 Interstate and Intrastate Use	3-2	
3.4 <u>Obligations of the Customer</u>	3-2	
3.4.1 BellSouth SWA Service Requirement	3-2	
3.4.2 Supervision	3-3	
3.5 <u>Determination of Usage Subject to Carrier Common Line Access Service Charges</u>	3-3	
3.5.1 Determination of Jurisdiction	3-3	
3.5.2 Reserved for Future Use	3-3	(T)
3.5.3 Local Exchange Access and Enhanced Services Exemption	3-3	
3.6 <u>Resold Services</u>	3-4	
3.6.1 Scope	3-4	
3.6.2 Customer Obligations Concerning the Resale of MTS and MTS-type Services	3-4	
3.6.3 Resale Documentation Provided by the Customer	3-5	
3.6.4 Rate Regulations Concerning the Resale of MTS and MTS-type Services	3-5	
3.7 <u>Reserved for Future Use</u>	3-10	
3.8 <u>Rate Regulations</u>	3-11	
3.8.1 Billing of Charges	3-11	
3.8.2 Measuring and Recording of Call Detail	3-11	
3.8.3 Unmeasured BellSouth SWA FGA, BellSouth SWA FGB, BellSouth SWA LSBSA and BellSouth SWA TSBSA 1 Usage	3-11	(T)
3.8.4 Percent Interstate Use (PIU)	3-11	(T)
3.8.5 Determination of Premium Charges	3-12	

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\*\*\*\*\*

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ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>
3. <u>CARRIER COMMON LINE ACCESS SERVICE</u> (Cont'd)	
3.9 <u>Rates and Charges</u>	3-14
3.9.1 Carrier Common Line Charges	3-14
4. <u>END USER ACCESS SERVICE</u>	4-1
4.1 General Description	4-1
4.2 Limitations	4-1
4.3 Undertaking of the Telephone Company	4-1
4.4 Obligations of the End User	4-1
4.5 Payment Arrangements and Credit Allowances	4-2
4.6 Rate Regulations	4-2
4.7 Rates and Charges	4-6.1
5. <u>ORDERING OPTIONS FOR BELLSOUTH SWA AND SPECIAL ACCESS (A.K.A. BELLSOUTH SPA SERVICE)</u>	5-1
5.1 <u>General</u>	5-1
5.1.1 Ordering Conditions	5-1
5.1.2 Provision of Other Services	5-13
5.1.3 Special Construction	5-14
5.2 <u>Access Order</u>	5-14
5.2.1 General	5-14
5.2.2 Information Required	5-14
5.2.3 Traffic Engineering Responsibilities	5-17
5.2.4 BellSouth SWA 8XX Toll Free Dialing Ten Digit Screening Service	5-18
5.2.5 BellSouth SWA Service to a Remote Switching Office	5-19
5.2.6 BellSouth Directory Assistance Access Service	5-20
5.2.7 Special Access (a.k.a. BellSouth SPA) Service and BellSouth SWA Transport Service	5-21
5.2.8 BellSouth SWA Service to Cellular Interconnections	5-23
5.2.9 BellSouth SWA 900 Service	5-23
5.2.10 Reserved for Future Use	5-23
5.2.11 Reserved for Future Use	5-24
5.2.12 BellSouth Line Information Data Base (LIDB) Access Service	5-24
5.2.13 BellSouth Expanded Interconnection Service (EIS)	5-24
5.2.14 Billing Name and Address (BNA)	5-24
5.2.15 BellSouth Inward Operator Services	5-25
5.2.16 Mechanized Interface to Specified Operation Support Systems	5-25
5.2.17 BellSouth SWA 500 Access Service	5-26
5.2.18 BellSouth Local Number Portability Database Services	5-26
5.2.19 BellSouth Remote Access Service	5-26

(T)

(This page filed under Transmittal No. 127 )

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\*\*\*\*\*

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ACCESS SERVICE

TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>
5. <u>ORDERING OPTIONS FOR BELLSOUTH SWA AND SPECIAL ACCESS (A.K.A. BELLSOUTH SPA) SERVICE</u> (Cont'd)	
5.3 <u>Access Order Modifications</u>	5-27
5.4 <u>Cancellation of an Access Order</u>	5-31
5.5 <u>Selection of Facilities for Access Order</u>	5-39
5.6 <u>Minimum Period</u>	5-40
5.6.1 Minimum Period Charges	5-42
5.7 <u>Shared Use Facilities</u>	5-44
5.8 <u>Available Inventory</u>	5-46
6. <u>BELLSOUTH SWA SERVICE</u>	6-1
6.1 <u>General</u>	6-1
6.1.1 BellSouth SWA Service Arrangements and Manner of Provision	6-1
6.1.2 WATS Access Line (a.k.a. BellSouth SPA WATS Line) Service	6-10
6.1.3 Rate Categories	6-10
6.1.4 Special Facilities Routing	6-63
6.1.5 Design Layout Report	6-63
6.1.6 Acceptance Testing	6-63
6.1.7 Ordering Options and Conditions	6-63
6.1.8 CCSAC Testing Requirements	6-64
6.1.9 BellSouth Cross Connect Service	6-64
6.2 <u>Provision and Description of BellSouth SWA Service Arrangements</u>	6-64
6.2.1 BellSouth SWA FGA	6-65
6.2.2 BellSouth SWA FGB	6-71
6.2.3 Reserved for Future Use	6-75
6.2.4 BellSouth SWA FGD	6-80
6.2.5 BellSouth SWA Toll Free Dialing Ten Digit Screening Service	6-87
6.2.6 BellSouth SWA 900 Service	6-92
6.2.7 BellSouth SWA LSBSA	6-96
6.2.8 BellSouth SWA TSBSA	6-102
6.2.9 BellSouth SWA 500 Service	6-120
6.2.10 BellSouth Dedicated Ring	6-123
6.2.11 BellSouth Local Number Portability Database Services	6-130
6.2.12 Reserved for Future Use	6-132
6.2.13 BellSouth SWA Managed Shared Network Service	6-138
6.2.14 Reserved for Future Use	6-142
6.2.15 BellSouth Wavelength SWA Dedicated Ring Service Components	6-143
6.2.16 BellSouth SWA SONET Transport Components	6-144
6.2.17 BellSouth Wavelength SWA Channel Service Components	6-145
6.2.18 BellSouth SWA Optical Managed Shared Network Service Components	6-145

(T)

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\*\*\*\*\*

ISSUED: AUGUST 11, 2014

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ACCESS SERVICE

TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
6. <u>BELLSOUTH SWA SERVICE</u> (Cont'd)		
6.3 <u>Local Switching Optional Features</u>	6-146	
6.3.1 Common Switching (BellSouth SWA FG Customers Only)	6-146	
6.3.2 Common Switching (BellSouth SWA FG and BellSouth SWA Basic Serving Arrangement Customers)	6-152	(D) (T)
6.3.3 Basic Service Elements (BellSouth SWA Basic Serving Arrangement Customers Only)	6-160	(D)
6.3.4 Common Switching Optional Features for Use with WATS Access Lines (a.k.a. BellSouth SPA WATS Line) (BellSouth SWA FG and BellSouth SWA Basic Serving Agreement Customers)	6-175	
6.3.5 Basic Service Elements for Use with WATS Access Lines (a.k.a. BellSouth SPA WATS Line) (BellSouth SWA Basic Serving Agreement Customers Only)	6-179	
6.3.6 Transport Termination	6-181	
6.3.7 WATS Access Lines (a.k.a. BellSouth SPA WATS line) Termination	6-184	(D) (T)

(This page filed under Transmittal No. 0082 )

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\*\*\*\*\*

ISSUED: AUGUST 11, 2014

EFFECTIVE: AUGUST 26, 2014

ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
6. <u>BELLSOUTH SWA SERVICE</u> (Cont'd)		
6.4 <u>Transmission Specifications</u>	6-185	(T)
6.4.1 Standard Transmission Specifications	6-186	
6.4.2 Data Transmission Parameters	6-192	
6.5 <u>Obligations of the Telephone Company</u>	6-194	
6.5.1 Network Management	6-194	
6.5.2 Design and Traffic Routing of BellSouth SWA Service	6-195	
6.5.3 Provision of Service Performance Data	6-196	
6.5.4 Trunk Group Measurement Reports	6-196	
6.5.5 Determination of Number of Transmission Paths	6-196	
6.5.6 Determination of Number of End Office Transport Terminations	6-197	
6.5.7 Design Blocking Probability	6-197	
6.6 <u>Obligations of the Customer</u>	6-200	
6.6.1 Report Requirements	6-200	
6.6.2 Supervisory Signaling	6-200	
6.6.3 Trunk Group Measurement Reports	6-201	
6.6.4 Design of BellSouth SWA Services	6-202	
6.6.5 Billing Data for Termination Usage	6-202	
6.7 <u>Rate Regulations</u>	6-202	
6.7.1 Description and Application of Rates and Charges	6-202	
6.7.2 Minimum Periods	6-222	
6.7.3 Reserved For Future Use	6-222	
6.7.4 Minimum Monthly Charge	6-222	
6.7.5 Reserved For Future Use	6-222	
6.7.6 Change of Service Category Type	6-222	
6.7.7 Moves	6-225	
6.7.8 Measuring Access Minutes	6-227	
6.7.9 Network Blocking Charge for BellSouth SWA FGD and BellSouth SWA TSBSA 3	6-233	
6.7.10 Application of Rates for Extension Service	6-234	
6.7.11 Message Unit Credit	6-235	(T)

(This page filed under Transmittal No. 0082 )

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\*\*\*\*\*

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ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
6. <u>BELLSOUTH SWA SERVICE</u> (Cont'd)		
6.7 <u>Rate Regulations</u> (Cont'd)		
6.7.12 Local Information Delivery Services	6-236	
6.7.13 Mileage Measurement	6-236	
6.7.14 Shared Use	6-242	
6.7.15 Information Surcharge	6-243	
6.7.16 Shared Network Arrangement	6-243	
6.7.17 Facility Hubs	6-244	
6.7.18 Reserved For Future Use	6-244	
6.7.19 Zone Pricing-BellSouth SWA Transport	6-244	
6.7.20 BellSouth Dedicated Ring	6-245	
6.7.21 Reserved for Future Use	6-250	
6.7.22 BellSouth Remote Access Service	6-252	(T)
6.8 <u>Rates and Charges</u>	6-258	
6.8.1 BellSouth SWA Transport	6-258	
6.8.2 Local Switching	6-356	
6.8.3 Reserve for Future Use	6-375	
6.8.4 Information Surcharge	6-375	
6.8.5 Inside Moves	6-375	
6.8.6 Changes of Network Channel Interface Codes	6-375	
6.8.7 Shared Network Arrangement	6-376	
6.8.8 Service Rearrangements	6-376	
6.8.9 Transfer of Service	6-378	
6.8.10 BellSouth SWA 500 Service	6-378	
6.8.11 Toll Free Dialing	6-379	
6.8.12 BellSouth Local Number Portability Database Services	6-380	
6.8.13 Reserved for Future Use	6-380	
6.8.14 DS1 and DS3 Interfaces	6-381	
7. <u>SPECIAL ACCESS (A.K.A. BELLSOUTH SPA) SERVICE</u>	7-1	
7.1 <u>General</u>	7-1	
7.1.1 Channel Types	7-1	
7.1.2 Rate Categories	7-5	
7.1.3 Service Configurations	7-11	
7.1.4 Alternate Use	7-19	
7.1.5 Special Facilities Routing	7-19	
7.1.6 Design Layout Report	7-19	
7.1.7 Acceptance Testing	7-19	
7.1.8 Ordering Options and Conditions	7-20	
7.2 <u>Service Descriptions</u>	7-21	
7.2.1 Metallic Service (a.k.a. BellSouth SPA Metallic)	7-23	
7.2.2 Telegraph Grade Services (a.k.a. BellSouth SPA Telegraph)	7-24	
7.2.3 Voice Grade Service (a.k.a. BellSouth SPA DSO VG Service)	7-25	

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\*\*\*\*\*

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ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
7. <u>SPECIAL ACCESS (A.K.A. BELLSOUTH SPA) SERVICE</u> (Cont'd)		
7.2 <u>Service Descriptions</u> (Cont'd)		
7.2.4 Program Audio (a.k.a. BellSouth SPA Program Audio) Service	7-38	
7.2.5 Video (a.k.a. BellSouth SPA Video) Services	7-41	
7.2.6 Reserved for Future Use	7-57	(T)
7.2.7 Reserved for Future Use	7-59	(T)
7.2.8 Digital Data (a.k.a. BellSouth SPA DSO Digital Data) Access Service	7-61	
7.2.9 High Capacity (a.k.a. BellSouth SPA High Capacity) Service	7-67	
7.2.10 Dry Fiber	7-81	
7.2.11 Self Healing Rings	7-82	
7.2.12 Derived Data Channel (a.k.a. BellSouth SPA Derived Data Channel) Service	7-82	
7.2.13 SMARTPath Service (a.k.a. BellSouth SPA DS1 Shared Ring)	7-84	
7.2.14 SMARTPath DS3 Transport Service (a.k.a. BellSouth SPA DS3 Shared Ring)	7-85	
7.2.15 Reserved for Future Use	7-88	
7.3 <u>Channel Interface and Network Channel Codes</u>	7-102	
7.3.1 Glossary of Channel Interface Codes and Options	7-102	
7.3.2 Impedance	7-110	
7.3.3 Digital Hierarchy Channel Interface Codes (4DSX++)	7-110	
7.3.4 Service Designator/Network Channel Code Conversion Table	7-111	
7.3.5 Compatible Channel Interfaces	7-113	
7.4 <u>Rate Regulations</u>	7-114	
7.4.1 Types of Rates and Charges	7-114	
7.4.2 Surcharge for Special Access (a.k.a. BellSouth SPA) Service	7-124	
7.4.3 Message Station Equipment Recovery Charge	7-127	
7.4.4 Minimum Periods	7-128	
7.4.5 Moves	7-129	
7.4.6 Mileage Measurement	7-131	
7.4.7 Facility Hubs	7-135	

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ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
7.4 <u>Rate Regulations</u> (Cont'd)		
7.4.8	Shared Use Analog and Digital High Capacity (a.k.a. BellSouth SPA High Capacity) Services	7-136 (T)
7.4.9	LightGate Service (a.k.a. BellSouth SPA Point to Point Network)	7-140
7.4.10	Reserved For Future Use	
7.4.11	Shared Network Arrangement	7-147
7.4.12	BellSouth Customer Network Management (CNM) - Service	7-148 (D)
7.4.13	Voice Grade (a.k.a. BellSouth SPA DS0 VG) Rate Stability Plan	7-159 (T)
7.4.14	Digital Data Access Service (a.k.a. BellSouth SPA DS0 Digital Data)	7-169
7.4.15	DS1 High Capacity (a.k.a. BellSouth SPA DS1) Service	7-170 (D)
7.4.16	Reserved for Future Use	7-171 (T)
7.4.17	Derived Data Channel Service (DDCS)	7-174 (D)

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ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
7. <u>SPECIAL ACCESS (A.K.A. BELLSOUTH SPA) SERVICE</u> (Cont'd)		
7.4 <u>Rate Regulations</u> (Cont'd)		
7.4.18 SMARTPath Service (a.k.a. BellSouth SPA Shared Ring)	7-175	
7.4.19 Reserved for Future Use	7-178	
7.4.20 Voice Grade (a.k.a. BellSouth SPA DS0 VG) Service	7-180	
7.4.21 Reserved for Future Use	7-182	(T)
7.4.22 Uncompressed Switched Video (a.k.a. BellSouth SPA Uncompressed Switched Video) Service	7-187	
7.4.23 Reserved for Future Use	7-190	
7.4.24 Reserved for Future Use	7-191	
7.4.25 Zone Pricing- Special Access (a.k.a. BellSouth SPA) Service	7-192	
7.4.26 Reserved for Future Use		
7.4.27 BellSouth SPA Modular Video Transport Service	7-199	
7.4.28 BellSouth DS1 Diverse Service	7-200	
7.4.29 Broadcast Quality Video (a.k.a. BellSouth SPA Broadcast Quality Video) Service	7-201	
7.5 <u>Rates and Charges</u>	7-203	
7.5.1 Metallic (a.k.a. BellSouth SPA Metallic) Service	7-203	
7.5.2 Telegraph Grade (a.k.a. BellSouth SPA Telegraph) Service	7-205	
7.5.3 Voice Grade (a.k.a. BellSouth SPA DS0 VG) Service	7-207	
7.5.4 Program Audio (a.k.a. BellSouth SPA Program Audio) Service	7-215	
7.5.5 Video (a.k.a. BellSouth SPA Video) Services	7-221	

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ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
7.5 <u>Rates and Charges</u> (Cont'd)		
7.5.6 Reserved for Future Use	7-232	(T)
7.5.7 Reserved for Future Use	7-235	(T)
7.5.8 Digital Data Access (a.k.a. BellSouth SPA DS0 Digital Data) Service	7-237	
7.5.9 High Capacity (a.k.a. BellSouth SPA High Capacity) Service	7-245	
7.5.10 Message Station Equipment Recovery Charge	7-317	
7.5.11 Special Access (a.k.a. BellSouth SPA) Surcharge	7-318	
7.5.12 Transfer of Service	7-318	
7.5.13 Dry Fiber	7-318	
7.5.14 Reserve for Future Use	7-318	
7.5.15 Derived Data Channel (DDCS) (a.k.a. BellSouth SPA Derived Data Channel) Service	7-319	
7.5.16 SMARTPath Service (a.k.a. BellSouth SPA Shared Ring)	7-320	
7.5.17 Reconfiguration Charges	7-323	
7.5.18 BellSouth SPA Customer Network Management (CNM) - FlexServ Service	7-324	
7.5.19 Reserved for Future Use	7-333	
7.6 <u>Individual Case Basis (ICB) Rates and Charges</u>	7-567	
7.7 <u>Voice Grade (a.k.a. BellSouth SPA DS0 VG) Rate Stability Plan</u>	7-578	
7.7.1 Rates and Charges	7-578	
7.8 <u>Promotions</u>	7-579	
7.8.1 Special Promotion - BellSouth DS1 Diverse Service	7-579	
7.8.2 Special Promotion - BellSouth Customer Network Management (CNM) - FlexServ Service	7-581	
7.8.3 Special Promotion for DS1 (a.k.a. BellSouth SPA DS1) Service	7-583	
7.8.4 Special Promotion - BellSouth Customer Network Management (CNM) - FlexServ Service	7-584	
7.8.5 Special Promotion - Service Installation Interval Reduction	7-586	
7.8.6 Special Promotion - Service Installation Interval Reduction	7-587	
8. Reserved for Future Use	8-1	

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EFFECTIVE: AUGUST 26, 2014

ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
9. <u>BellSouth Directory Assistance</u>	9-1	
9.1 <u>BellSouth Directory Assistance Access</u>	9-1	(D)
9.1.1 General Description	9-1	
9.1.2 Undertaking of the Telephone Company	9-1	
9.1.3 Obligations of the Customer	9-8	
9.1.4 Payment Arrangements	9-9	
9.1.5 Rate Regulations	9-12	
9.1.6 Rates and Charges	9-14	
9.2 <u>Reserved for Future Use</u>	9-18	
9.3 <u>BellSouth Direct Access to Directory Assistance</u>	9-19	(D)
9.3.1 General Description	9-19	
9.3.2 Undertaking of the Telephone Company	9-19	
9.3.3 Obligations of the Customer	9-20	
9.3.4 Rate Regulations	9-22	
9.3.5 Rates and Charges	9-23	
9.4 <u>BellSouth Flat Rated DA Trunks</u>	9-24	
9.4.1 General Description	9-24	
9.4.2 Service Requirements	9-24	
9.4.3 Rates and Charges	9-25	(T)
9.5 <u>BellSouth Alternate DA Service Capability</u>	9-25	
9.5.1 General Description	9-25	
9.5.2 Rate Regulations	9-25	
9.5.3 Rates and Charges	9-26	
9.5.4 Special Promotion for BellSouth Alternate DA Service Capability	9-26	
9.6 <u>BellSouth Optional DA Calling Plan 1</u>	9-28	
9.6.1 General Description	9-28	
9.6.2 Obligations of the Customer	9-28	
9.6.3 Obligations of the Telephone Company	9-29	
9.6.4 Rate Regulations and Payment Arrangements	9-29	
9.6.5 Rates and Charges	9-32	

(This page filed under Transmittal No. 0082 )

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\*\*\*\*\*

ISSUED: AUGUST 11, 2014

EFFECTIVE: AUGUST 26, 2014

ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
9. <u>BellSouth Directory Assistance</u> (Cont'd)		
9.7 <u>BellSouth Operator Services Automatic Call Distribution (OS-ACD) Service</u>	9-33	(T)
9.7.1 General Description	9-33	
9.7.2 Undertaking of the Telephone Company	9-33	
9.7.3 Obligations of the Customer	9-33	
9.7.4 Technical References and Requirements	9-34	
9.7.5 Rate Regulations	9-34	
9.7.6 Rates and Charges	9-34	
10. <u>Special Federal Government Access Services</u>	10-1	
10.1 General	10-1	
10.2 Emergency Conditions	10-2	(T)
10.3 Intervals to Provide Service	10-2	
10.4 Safeguarding of Service	10-2	
10.5 Federal Government Regulations	10-2	

(This page filed under Transmittal No. 0082 )

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Tariff are owned by BellSouth Intellectual Property Corporation.

\*\*\*\*\*

ISSUED: AUGUST 11, 2014

EFFECTIVE: AUGUST 26, 2014

ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
10.6	<u>Service Offerings to the Federal Government</u>	10-3
10.6.1	Type and Description	10-3
10.6.2	Mileage Application	10-23
10.6.3	Application of Move Charges	10-23
10.6.4	Rates and Charges	10-23
10.6.5	Individual Case Basis (ICB) Rates and Charges	10-38
11.	<u>Special Facilities Routing of Access Services</u>	11-1
11.1	<u>General</u>	11-1
11.2	<u>Rates and Charges</u>	11-2
11.2.1	Diversity	11-2
11.2.2	Avoidance	11-2
11.2.3	Diversity and Avoidance Combined	11-3
11.2.4	Cable-Only Facilities	11-3
11.3	<u>Individual Case Basis (ICB) Rates and Charges</u>	11-3 (T)
12.	<u>Specialized Service or Arrangements</u>	12-1
12.1	General	12-1
12.2	Application of Move Charges	12-1
12.3	Rates and Charges	12-2
12.4	Reserved For Future Use	12-40
12.5	Video Ring Service	12-41
13.	<u>Additional Engineering, Additional Labor and Miscellaneous Services</u>	13-1
13.1	<u>Additional Engineering</u>	13-1
13.1.1	Charges for Additional Engineering	13-2
13.2	<u>Additional Labor (Optional Priority Installation and Repair Service)</u>	13-3 (T) (T)
13.2.1	Overtime Installation	13-3
13.2.2	Reserved for Future Use	13-3 (T)
13.2.3	Stand By	13-3 (T)
13.2.4	Testing and Maintenance with Other Telephone Companies	13-3
13.2.5	Other Labor	13-4
13.2.6	Charges for Additional Labor	13-4

(This page filed under Transmittal No. 0082 )

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\*\*\*\*\*

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EFFECTIVE: AUGUST 26, 2014

ACCESS SERVICE

TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
13. <u>Additional Engineering, Additional Labor and Miscellaneous Services</u> (Cont'd)		
13.3 <u>Miscellaneous Services</u>	13-6	
13.3.1 Maintenance of Service	13-6	
13.3.2 Reserved For Future Use	13-7	
13.3.3 BellSouth Equal Access Subscription	13-8	
13.3.4 Standard Jacks - Registration Program	13-17	
13.3.5 Testing Services	13-24	
13.3.6 Provision of Access Service		
Billing Options	13-44	(T)
13.3.7 Protective Connecting Arrangements	13-47	
13.3.8 Controller Arrangement	13-54	
13.3.9 Telecommunications Service Priority (TSP) System	13-54	(T)
13.3.10 BellSouth Administrative Management Service	13-60	
13.3.11 Security Card	13-68	
13.3.12 International Call Blocking	13-69	
13.3.13 BellSouth Billing Name and Address for ANI	13-70	
13.3.14 900-Type Pay per Call Service Blocking	13-73	
13.3.15 Answer Supervision	13-74	
13.3.16 Enhanced Originating Line Screening (EOLS) Service	13-75	
13.3.17 BellSouth Wireless Local Number Portability End User Line Charge	13-78	
13.3.18 Intra-Office Collocation Cross Connect Service	13-81	
13.3.19 Physical Access Cross Connect Service	13-83	
13.3.20 Virtual Access Cross Connect Service	13-88	
13.4 <u>Individual Case Basis (ICB) Rates and Charges</u>	13-93	
14. <u>Exceptions to Access Service Offerings</u>	14-1	
14.1 <u>Interstate Served Direct Foreign Exchange Service</u>	14-1	

(This page filed under Transmittal No. 0082 )

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\*\*\*\*\*

ISSUED: DECEMBER 11, 2014

EFFECTIVE: DECEMBER 26, 2014

ACCESS SERVICE  
TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>
15. <u>OPERATING TERRITORY OF THE TELEPHONE COMPANY</u>	15-1
15.1 <u>Alabama</u>	15-1
15.1.1 Birmingham - LATA	15-1
15.1.2 Huntsville - LATA	15-1
15.1.3 Mobile - LATA	15-2
15.1.4 Montgomery - LATA	15-2
15.2 <u>Florida</u>	15-2
15.2.1 Pensacola-LATA	15-2
15.2.2 Panama City-LATA	15-3
15.2.3 Jacksonville-LATA	15-3
15.2.4 Gainesville-LATA	15-3
15.2.5 Daytona Beach-LATA	15-4
15.2.6 Orlando-LATA	15-4
15.2.7 Southeast-LATA	15-4
15.3 <u>Georgia</u>	15-5
15.3.1 Atlanta-LATA	15-5
15.3.2 Albany-LATA	15-6
15.3.3 Augusta-LATA	15-6
15.3.4 Macon-LATA	15-6
15.3.5 Savannah-LATA	15-7
15.4 <u>Kentucky</u>	15-7
15.4.1 Louisville-LATA	15-7
15.4.2 Owensboro-LATA	15-8
15.4.3 Winchester-LATA	15-9
15.5 <u>Louisiana</u>	15-10
15.5.1 Baton Rouge-LATA	15-10
15.5.2 LaFayette-LATA	15-10
15.5.3 New Orleans-LATA	15-11
15.5.4 Shreveport-LATA	15-12

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\*\*\*\*\*

ISSUED: OCTOBER 17, 2017

EFFECTIVE: NOVEMBER 1, 2017

ACCESS SERVICE

TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
15. <u>Operating Territory of the Telephone Company (Cont'd)</u>		
15.6 <u>Mississippi</u>	15-13	
15.6.1 Jackson-LATA	15-13	
15.6.2 Biloxi-LATA	15-15	
15.7 <u>North Carolina</u>	15-15	
15.7.1 Asheville-LATA	15-15	
15.7.2 Charlotte-LATA	15-15	
15.7.3 Greensboro-LATA	15-16	
15.7.4 Raleigh-LATA	15-16	
15.7.5 Wilmington-LATA	15-16	
15.8 <u>South Carolina</u>	15-17	
15.8.1 Greenville-LATA	15-17	
15.8.2 Florence-LATA	15-17	
15.8.3 Columbia-LATA	15-17	
15.8.4 Charleston-LATA	15-18	
15.9 <u>Tennessee</u>	15-18	
15.9.1 Chattanooga-LATA	15-18	
15.9.2 Knoxville-LATA	15-18	
15.9.3 Memphis-LATA	15-19	
15.9.4 Nashville-LATA	15-20	
15.10 <u>Competitive and Non-Competitive Counties</u>	15-21	(N)
15.10.1 General	15-21	
15.10.2 Rate Regulations	15-21	
15.10.3 Competitive Counties	15-22	
15.10.4 Non-Competitive Counties	15-57	(N)

Certain material previously appearing on this page now appears on 4th Revised Page 48.

(This page filed under Transmittal No. 134 )

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\*\*\*\*\*

ISSUED: OCTOBER 17, 2017

EFFECTIVE: NOVEMBER 1, 2017

ACCESS SERVICE  
 TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
16. <u>BellSouth Telecommunications Relay Service Transport</u>	16-1	(M)
16.1 <u>BellSouth Telecommunications Relay Service Transport</u>	16-1	
16.1.1 General Description	16-1	
16.1.2 Undertaking of the Telephone	16-1	
16.1.3 Obligation of the Customer	16-1	
16.1.4 Jurisdictional Report Requirements	16-3	
16.1.5 Ordering Provisions	16-3	
16.1.6 Interface Cost Combinations	16-3	
16.1.7 Rate Regulations	16-3	
16.1.8 Rates and Charges	16-4	
17. <u>E9-1-1 Access Services for Voice over Internet Protocol</u>	17-1	
17.1 <u>Connectivity of VoIP Service Providers to E9-1-1 Service</u>	17-1	
17.1.1 General Description	17-1	
17.1.2 Undertaking of the Telephone	17-1	
17.1.3 Obligation of the VoIP Service Provider	17-2	(M)
18. <u>BELLSOUTH OPERATOR SERVICES</u>	18-1	
18.1 <u>Reserved for Future Use</u>	18-1	
18.2 <u>Reserved for Future Use</u>	18-4	
18.3 <u>BellSouth Operator Assistance Access Service</u>	18-8	
18.3.1 General Description	18-8	
18.3.2 Operator Assistance Trunks (OA Trunks)	18-9	
18.3.3 Obligations of the Customer	18-10	
18.3.4 Rate Regulations and Payment Arrangements	18-11	
18.3.5 Rates and Charges	18-16	
19. <u>BELLSOUTH LINE INFORMATION DATA BASE ACCESS SERVICE</u>	19-1	
19.1 <u>General Description</u>	19-1	
19.2 <u>Obligations of the Telephone Company</u>	19-3	
19.3 <u>Obligations of the Customer</u>	19-6	
19.4 <u>Ordering Requirements and Payment Arrangements</u>	19-6	
19.5 <u>Jurisdictional Report Requirements</u>	19-7	
19.6 <u>Rate Regulations</u>	19-7	
19.7 <u>Rates and Charges</u>	19-9	

Certain material appearing on this page previously appeared on 1st Revised Page 47.

(This page filed under Transmittal No. 134 )

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\*\*\*\*\*

ISSUED: AUGUST 11, 2014

EFFECTIVE: AUGUST 26, 2014

ACCESS SERVICE  
 TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
20. <u>BELLSOUTH EXPANDED INTERCONNECTION SERVICE</u>	20-1	
20.1 <u>BellSouth Virtual Expanded Interconnection Service</u>	20-1	
20.1.1 Service Description	20-1	
20.1.2 Regulations	20-1	
20.1.3 Limitations	20-4	
20.1.4 Service Application	20-6	
20.1.5 Service Activation	20-7	
20.1.6 Training	20-8	
20.1.7 Inspections	20-8	
20.1.8 Reserved For Future Use	20-8	
20.1.9 Maintenance	20-9	
20.1.10 Liability and Damages	20-9	(T)
20.1.11 Confidential Information	20-13	
20.1.12 Title	20-13	
20.1.13 Force Majeure	20-13	
20.1.14 Rate Regulations	20-14	
20.2 <u>Rates and Charges</u>	20-17	
20.2.1 <u>BellSouth Virtual Expanded Interconnection Service</u>	20-17	
21. <u>Fast Packet Access Services</u>	21-1	(N)
21.1 <u>Application Testing</u>	21-1	(T)
21.2 <u>Exchange Access Frame Relay Service</u>	21-4	(N)
21.2.1 General Description	21-4	(D)
21.2.2 Service Description	21-8	(T)
21.2.3 Technical Specifications	21-17	
21.2.4 Interface Specifications	21-18	
21.2.5 Acceptance Testing	21-18	
21.2.6 Ordering Options and Conditions	21-18	
21.2.7 Minimum Period of Service	21-18	
21.2.8 Rate Regulations	21-18	
21.2.9 Rate Categories	21-20	
21.2.10 Rates and Charges	21-31	(T)

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\*\*\*\*\*

ISSUED: AUGUST 11, 2014

EFFECTIVE: AUGUST 26, 2014

ACCESS SERVICE

TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
21.1 <u>EXCHANGE ACCESS FRAME RELAY SERVICE (a.k.a. BELLSOUTH EXCHANGE ACCESS FRAME RELAY SERVICE)</u>		
21.3 <u>MANAGED SHARED FRAME RELAY SERVICE (MSFRS)</u>	21-41	(T)
21.3.1 General Description	21-41	
21.3.2 Service Description	21-46	
21.3.3 Technical Specifications	21-54	
21.3.4 Interface Specifications	21-55	
21.3.5 Acceptance Testing	21-55	
21.3.6 Ordering Options and Conditions	21-55	
21.3.7 Minimum Period of Service	21-55	
21.3.8 Rate Regulations	21-55	
21.3.9 Rate Categories	21-56	
21.3.10 Rates and Charges	21-72	(T)
21.4 <u>BellSouth Customer Network Management - Network Visibility Service (CNM-NVS)</u>	21-103	(T)
21.4.1 General Description	21-103	(T)
21.4.2 Maintenance	21-107	
21.4.3 Minimum Period of Service	21-107	
21.4.4 Rate Regulations	21-107	
21.4.5 Rate Categories	21-108	
21.4.6 Rates and Charges	21-110	(T)
22. <u>Reserved for Future Use</u>		

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ISSUED: AUGUST 11, 2014

EFFECTIVE: AUGUST 26, 2014

ACCESS SERVICE

TABLE OF CONTENTS (Cont'd)

	<u>Page No.</u>	
23. <u>Metropolitan Statistical Area Access Services</u>	21-1	(T)
23.1 General Regulations	23-1	
23.2 Metropolitan Statistical Areas	23-3	
23.3 Services Available in an MS	23-4	
23.4 Application of Rates and Charges	23-6	
23.5 Rates and Charges	23-11	
23.6 Pricing Flexibility USOC Indicators	23-601	
24. <u>BellSouth Wire Center Information</u>		
24.1 General	24-1	
24.2 Metropolitan Statistical Area Wire Centers	24-1	
24.2.1 Full Service Relief MSA's	24-1	
24.2.2 Limited Service Relief MSA's	24-27	
24.3 BellSouth SWA Metropolitan Statistical Area Wire Centers	24-37	
24.3.1 BellSouth SWA MSAs	24-37	
25. <u>Contract Tariffs</u>		
25.1 Contract Tariff – No. 00125-1		
25.1.1 General Regulations	25-1	
25.1.2 Annual Revenue Volumes and Incentives	25-8	
25.2 Contract Tariff – No. 00225-9		
25.2.1 General Regulations	25-9	
25.2.2 Annual Revenue Volumes and Incentives	25-21	
25.3 Contract Tariff – No. 00325-22		
25.3.1 General Regulations	25-22	
25.3.2 Revenue Volumes and Incentives	25-31	
25.4 Contract Tariff – No. 004	25-32	
25.4.1 General Regulations	25-32	
25.4.2 Revenue Volumes and Incentives	25-41	
25.5 Contract Tariff – No. 005	25-42	
25.5.1 General Regulations	25-42	
25.5.2 Revenue Volumes and Incentives	25-56	
25.6 Reserved for Future Use	25-57	

(This page filed under Transmittal No. 0082 )

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\*\*\*\*\*

ISSUED: DECEMBER 11, 2014

EFFECTIVE: DECEMBER 26, 2014

ACCESS SERVICE

TABLE OF CONTENTS (CONT'D)

25. Contract Tariffs (Cont'd)

25.7	<u>Promotions</u>	25-57
25.7.1	Reserved for Future Use	
25.7.2	Reserved for Future Use	
25.7.3	Reserved for Future Use	
25.7.4	Reserved for Future Use	
25.7.5	Reserved for Future Use	
25.7.6	Reserved for Future Use	
25.7.7	Reserved for Future Use	
25.7.8	Reserved for Future Use	
25.7.9	Reserved for Future Use	
25.7.10	<u>BellSouth DS1 Diverse Service – Special Promotion</u>	25-57
25.7.10.1	General Regulations	25-57
25.7.10.2	Description	25-57
25.7.11	<u>BellSouth SPA Customer Network Management (CNM) – FlexServ Service – Special Promotion</u>	25-59
25.7.11.1	General Regulations	25-59
25.7.11.2	Eligibility Requirements	25-59
25.7.11.3	Description	25-60
25.7.12	Reserved for Future Use	
25.7.13	Reserved for Future Use	
25.7.14	Reserved for Future Use	
25.7.15	<u>BellSouth Customer Network Management – Network Visibility Service (CNM-NVS) – Special Promotion</u>	25-62
25.7.15.1	Description	25-62
25.7.15.2	General Regulations	25-62
25.7.16	<u>BellSouth DS1 (a.k.a. BellSouth SPA DS1) – Special Promotion</u>	25-63
25.7.16.1	General	25-63
25.7.16.2	Description	25-63
25.7.17	Reserved for Future Use	
25.7.18	Reserved for Future Use	
25.7.19	<u>BellSouth SPA Customer Network Management (CNM) FlexServ Service – Special Promotion</u>	25-64
25.7.19.1	Description	25-64
25.7.19.2	General Regulations	25-64

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ISSUED: DECEMBER 11, 2014

EFFECTIVE: DECEMBER 26, 2014

ACCESS SERVICE

TABLE OF CONTENTS (CONT'D)

25. Contract Tariffs (Cont'd)

25.7 Promotions (Cont'd)

25.7.20	<u>Special Promotion - Service Installation Interval Reductions</u>	25-66
25.7.20.1	General Regulations	25-66
25.7.20.2	Description	25-66
25.7.21	Reserved for Future Use	
25.7.21	<u>Special Promotion - Service Installation Interval Reduction</u>	25-67
25.7.22.1	General	25-67
25.7.22.2	Description	25-67
25.7.23	<u>Special Promotion - Light Gate Service (a.k.a BellSouth SPA Point to Point Network)</u>	25-68
25.7.23.1	General	25-68
25.7.23.2	Eligibility Requirement	25-68
25.7.23.3	Description	25-69
25.7.24	<u>Special Promotion Customer Configuration Management Capability</u>	25-71
25.7.24.1	General	25-71
25.7.24.2	Description	25-71
25.7.25	<u>Special Promotion BellSouth Customer Network Management Service</u>	25-73
25.7.25.1	General	25-73
25.7.25.2	Description	25-73
25.8	<u>Contract Tariff - No. 006</u>	25-76
25.8.1	General Regulations	25-76
25.8.2	Revenue Volumes and Incentives	25-94
25.9	<u>Contract Tariff - No. 007</u>	25-95
25.9.1	General Regulations	25-95
25.9.2	Revenue Volumes and Incentives	25-112
25.10	<u>Contract Tariff - No. 008</u>	25-113
25.10.1	General Regulations	25-113
25.10.2	Revenue Volumes and Incentives	25-130
25.11	<u>Contract Tariff - No. 009</u>	25-131
25.11.1	General Regulations	25-131
25.11.2	Revenue Volumes and Incentives	25-142
25.12	<u>Contract Tariff - No. 010</u>	25-143
25.12.1	General Regulations	25-143
25.12.2	Revenue Volumes and Incentives	25-171

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ISSUED: DECEMBER 11, 2014

EFFECTIVE: DECEMBER 26, 2014

ACCESS SERVICE

TABLE OF CONTENTS (CONT'D)

25.	<u>Contract Tariffs</u> (Cont'd)	
25.13	<u>Contract Tariff – No. 011</u>	25-172
25.13.1	General Regulations	25-172
25.13.2	Revenue Volumes and Incentives	25-189
25.14	<u>Contract Tariff – No. 012</u>	25-190
25.14.1	General Regulations	25-190
25.15	Reserved For Future Use	
25.16	<u>Incentive Plans</u>	25-192
25.16.1	Reserved for Future Use	25-192
25.16.2	Incentive Plan for LightGate DS3 Service (a.k.a. BellSouth SPA Point to Point Network) and SMARTGate DS3 Service (a.k.a. BellSouth SPA Managed Shared Ring)	25-192
25.16.3	Reserved for Future Use	25-194
25.16.4	Incentive Plan for Non-channelized LightGate DS3 Service	25-195
25.16.5	Incentive Plan for Channelized LightGate Service	25-198
25.16.6	Incentive Plan for DS1 Service (a.k.a. BellSouth SPA DS1)	25-201
25.17	<u>Contract Tariff No. 014</u>	25-203
25.17.1	General Regulations	25-203
25.17.2	Service Level Agreement	25-209
25.17.3	Revenue Volumes and Incentives	25-213
25.18	Reserved for Future Use	
25.19	Reserved for Future Use	
25.20	Reserved for Future Use	
25.21	Reserved for Future Use	
25.22	Reserved for Future Use	
25.23	<u>Contract Tariff No. 020</u>	25-222
25.23.1	General Regulations	25-222
25.24	<u>Contract Tariff No. 021</u>	25-224
25.24.1	General Regulations	25-224
25.25	<u>Contract Tariff No. 022</u>	25-230
25.25.1	General Regulations	25-230
25.26	Reserved for Future Use	

(This page filed under Transmittal No. 0094 )

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ACCESS SERVICE

TABLE OF CONTENTS (CONT'D)

25.	<u>Contract Tariffs</u> <sup>1</sup> (Cont'd)	
25.27	Reserved for Future Use	
25.28	Reserved for Future Use	
25.29	<u>Contract Tariff No. 026</u>	25-234
25.30	Reserved for Future Use	
25.31	Reserved for Future Use	
25.32	Reserved for Future Use	
25.33	Reserved for Future Use	
25.34	<u>Contract Tariff No. 031</u>	25-261
25.35	Reserved for Future Use	
25.36	Reserved for Future Use	
25.37	Reserved for Future Use	
25.38	Reserved for Future Use	
25.39	Reserved for Future Use	
25.40	Reserved for Future Use	
25.41	Reserved for Future Use	
25.42	Reserved for Future Use	
25.43	Contract Tariff - No. 40	25-262
25.44	Contract Tariff - No. 41	25-265
25.45	Reserved for Future Use	
25.46	Reserved for Future Use	
25.47	Contract Tariff - No. 44	25-268
25.48	Reserved for Future Use	
25.49	Reserved for Future Use	
25.50	Reserved for Future Use	
25.51	Reserved for Future Use	
25.52	Reserved for Future Use	
25.53	Contract Tariff - No. 50	25-270
25.54	Contract Tariff - No. 51	25-276
25.55	Contract Tariff - No. 52	25-287
25.56	Contract Tariff - No. 53	25-295
25.57	Contract Tariff - No. 54	25-300
25.58	Contract Tariff - No. 55	25-313

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ACCESS SERVICE

TABLE OF CONTENTS (CONT'D)

25. Contract Tariffs (Cont'd)

25.59	Contract Tariff – No. 56	25-322
25.60	Contract Tariff – No. 57	25-328
25.61	Contract Tariff – No. 58	25-335
25.62	Contract Tariff – No. 59	25-341
25.63	Contract Tariff – No. 60	25-354
25.64	Contract Tariff – No. 61	25-364
25.65	Contract Tariff – No. 62	25-373
25.66	Contract Tariff – No. 63	25-383
25.67	Contract Tariff – No. 64	25-391
25.68	Contract Tariff – No. 65	25-405
25.69	Contract Tariff – No. 66	25-410
25.70	Contract Tariff – No. 67	25-421
25.71	Contract Tariff – No. 68	25-428
25.72	Contract Tariff – No. 69	25-435
25.73	Contract Tariff – No. 70	25-442
25.74	Contract Tariff – No. 71	25-447
25.75	Contract Tariff – No. 72	25-454
25.76	Contract Tariff – No. 73	25-483
25.77	Contract Tariff – No. 74	25-493
25.78	Contract Tariff – No. 75	25-501
25.79	Contract Tariff – No. 76	25-509
25.80	Contract Tariff – No. 77	25-514
25.81	Reserved for Future Use	25-519
25.82	Contract Tariff – No. 79	25-529
25.83	Reserved for Future Use	25-543
25.84	Contract Tariff – No. 81	25-567
25.85	Contract Tariff – No. 82	25-584
25.86	Contract Tariff – No. 83	25-589
25.87	Contract Tariff – No. 84	25-598
25.88	Reserved for Future Use	25-615
25.89	Contract Tariff – No. 86	25-638
25.90	Contract Tariff – No. 87	25-661
25.91	Contract Tariff – No. 88	25-696
25.92	Contract Tariff – No. 89	25-720
25.93	Contract Tariff – No. 90	25-739

(N)

26. BellSouth SWA Contract Tariffs 26-1

26.1 BellSouth SWA Contract Tariff No. 2002-01 26-1

(This page filed under Transmittal No. 142 )

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ACCESS SERVICE

TABLE OF CONTENTS (CONT'D)

26.2	<u>BellSouth SWA Contract Tariff No. 2003-01</u>	26-7	
26.2.1	General Regulations	26-7	
26.2.2	Subscription Conditions	26-7	
26.2.3	Mergers and Acquisitions and Transfer of Service	26-9	
26.2.4	BellSouth SWA Revenue Volume Discounts	26-10	
26.2.5	BellSouth SWA Contract Tariff No. 2003-01 Volume Discount Plan	26-11	
27.	Reserved For Future Use		
28.	Pricing Flexibility Contract Offering Jointly Administered By AT&T and Frontier Communications	28-1	(T) (T)
28.1	Contract Tariff - No. 78	28-2	(M)
28.2	Contract Tariff - No. 80	28-12	(M)
29.	Reserved for Future Use		

Some material appearing on this page previously appeared on 12th Revised Page 56.

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Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
2ND REVISED PAGE 58  
CANCELS 1ST REVISED PAGE 58

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ACCESS SERVICE TARIFF SUBJECT INDEX

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TARIFF F.C.C. NO. 1  
2ND REVISED PAGE 59  
CANCELS 1ST REVISED PAGE 59

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 60  
CANCELS ORIGINAL PAGE 60

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 61  
CANCELS ORIGINAL PAGE 61

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 62  
CANCELS ORIGINAL PAGE 62

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

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BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 63  
CANCELS ORIGINAL PAGE 63

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 64  
CANCELS ORIGINAL PAGE 64

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 65  
CANCELS ORIGINAL PAGE 65

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 66  
CANCELS ORIGINAL PAGE 66

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

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BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 67  
CANCELS ORIGINAL PAGE 67

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 68  
CANCELS ORIGINAL PAGE 68

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE

TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

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BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 69  
CANCELS ORIGINAL PAGE 69

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 70  
CANCELS ORIGINAL PAGE 70

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 71  
CANCELS ORIGINAL PAGE 71

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE

TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 72  
CANCELS ORIGINAL PAGE 72

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

(This page filed under Transmittal No. 0086 )

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BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 73  
CANCELS ORIGINAL PAGE 73

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 74  
CANCELS ORIGINAL PAGE 74

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
2ND REVISED PAGE 75  
CANCELS 1ST REVISED PAGE 75

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
2ND REVISED PAGE 76  
CANCELS 1ST REVISED PAGE 76

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 77  
CANCELS ORIGINAL PAGE 77

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

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BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 78  
CANCELS ORIGINAL PAGE 78

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 79  
CANCELS ORIGINAL PAGE 79

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

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Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
2ND REVISED PAGE 80  
CANCELS 1ST REVISED PAGE 80

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 81  
CANCELS ORIGINAL PAGE 81

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 82  
CANCELS ORIGINAL PAGE 82

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 83  
CANCELS ORIGINAL PAGE 83

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

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BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
2ND REVISED PAGE 84  
CANCELS 1ST REVISED PAGE 84

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 85  
CANCELS ORIGINAL PAGE 85

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
2ND REVISED PAGE 86  
CANCELS 1ST REVISED PAGE 86

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 87  
CANCELS ORIGINAL PAGE 87

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 88  
CANCELS ORIGINAL PAGE 88

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

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BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 89  
CANCELS ORIGINAL PAGE 89

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 90  
CANCELS ORIGINAL PAGE 90

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 91  
CANCELS ORIGINAL PAGE 91

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

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BELLSOUTH TELECOMMUNICATIONS  
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TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 92  
CANCELS ORIGINAL PAGE 92

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
2ND REVISED PAGE 93  
CANCELS 1ST REVISED PAGE 93

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 94  
CANCELS ORIGINAL PAGE 94

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 95  
CANCELS ORIGINAL PAGE 95

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE

TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 96  
CANCELS ORIGINAL PAGE 96

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 97  
CANCELS ORIGINAL PAGE 97

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 98  
CANCELS ORIGINAL PAGE 98

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 99  
CANCELS ORIGINAL PAGE 99

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 100  
CANCELS ORIGINAL PAGE 100

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
2ND REVISED PAGE 101  
CANCELS 1ST REVISED PAGE 101

ISSUED: SEPTEMBER 24, 2014

EFFECTIVE: OCTOBER 9, 2014

ACCESS SERVICE TARIFF SUBJECT INDEX

THIS PAGE RESERVED for FUTURE USE

(T)  
(D)

(D)

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ISSUING CARRIER

BELLSOUTH TELECOMMUNICATIONS, LLC

CONCURRING CARRIERS

NO CONCURRING CARRIERS

CONNECTING CARRIERS

NO CONNECTING CARRIERS

OTHER PARTICIPATING CARRIERS

NO OTHER PARTICIPATING CARRIERS

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BellSouth AccuPulse Service  
(AccuPulse service)

BellSouth ESSX Service  
(ESSX service)

BellSouth Digital ESSX Service  
(Digital ESSX service)

BellSouth FlexServ Service  
(FlexServ Service)

BellSouth MegaLink Service  
(MegaLink Service)

BellSouth LightGate Service  
(LightGate Service)  
(a.k.a. BellSouth SPA Point to Point Network service)

BellSouth MultiServ Service  
(MultiServ Service)

BellSouth MultiServ Plus Service  
(MultiServ Plus Service)

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BellSouth SMARTPath Service  
(SMARTPath Service)  
(a.k.a. BellSouth SPA DS1 Shared Ring Service)

BellSouth Transport Advantage(sm) Plan  
(Transport Advantage Plan)

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## ACCESS SERVICE

### EXPLANATION OF SYMBOLS

- C - To signify changed regulation
- D - To signify discontinued rate or regulation
- I - To signify increase
- M - To signify matter relocated without change
- N - To signify new rate or regulation
- R - To signify reduction
- S - To signify reissued matter
- T - To signify a change in text but no change in rate or regulation
- Z - To signify a correction

### EXPLANATION OF ABBREVIATIONS

- ac - alternating current
- ACNA - Access Carrier Name Abbreviation
- ACTL - Access Carrier Terminal Location
- AML - Actual Measured Loss
- ANI - Automatic Number Identification
- AP - Program Audio
- ASR - Access Service Request
- ATP - Access Transport Parameter
- AT&T-C - AT&T Communications
- BAN - Billing Account Number
- BCLID - Bulk Calling Line Information Delivery
- BD - Business Day
- BHMC - Busy Hour Minutes of Capacity
- BOC - Bell Operating Company
- BSA - BellSouth SWA Basic Serving Arrangement
- BSE - Basic Service Element
- CAROT - Centralized Automatic Reporting on Trunks
- CCSAC - BellSouth SWA Common Channel Signaling Access Capability
- CI - Channel Interface
- CN - Charge Number
- CO - Central Office
- COCTX - Central Office Centrex
- Cont'd - Continued
- CPE - Customer Provided Equipment
- CPN - Calling Party Number
- CSP - Carrier Selection Parameter
- CSPP - Channel Services Payment Plan
- Ctx - Centrex
- DA - BellSouth Directory Assistance
- DADAS - BellSouth Direct Access to Directory Assistance Service
- dB - decibel
- dBm0 - Decibel (s) Relative to 1 Milliwatt at 0 TLP
- dBrnC - Decibel Reference Noise C-Message Weighting
- dBrnC0 - Decibel Reference Noise C-Message Weighted 0

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ACCESS SERVICE

EXPLANATION OF ABBREVIATIONS

dBv    -    Decibel(s) Relative to 1 Volt (Reference)  
dBv1   -    Decibel(s) Relating to 1 Volt (Reference)  
dc      -    direct current  
DDAS   -    Digital Data Access Service  
          (a.k.a. BellSouth SPA DS0 Digital Data)  
DDCS   -    Derived Data Channel Service  
DID     -    Direct Inward Dialing  
DOD     -    Direct Outward Dialing  
DOV     -    Data Over Voice Channel

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ACCESS SERVICE

EXPLANATION OF ABBREVIATIONS

- EDD - Envelope Delay Distortion
- ELEPL - Equal Level Echo Path Loss
  
- EML - Expected Measured Loss
- EPL - Echo Path Loss
- ERL - Echo Return Loss
- ESS - Electronic Switching System
- ESSX - Electronic Switching System Exchange
- f - frequency
- FID - Field Identifier
- F.C.C. - Federal Communications Commission
- FGA - BellSouth SWA FGA - (Feature Group A)
- FGB - BellSouth SWA FGB - (Feature Group B)
  
- FGD - BellSouth SWA FGD - (Feature Group D)
- FX - Foreign Exchange
- HC - High Capacity (a.k.a. BellSouth SPA High Capacity)
- Hz - Hertz
- IC - Interstate Customer
- ICB - Individual Case Basis
- ICL - Inserted Connection Loss
- IP - Internet Protocol
- kbps - kilobits per second
- kHz - kilohertz
- LATA - Local Access and Transport Area
- LSBSA - BellSouth SWA Line Side Basic Serving Arrangement
- LIDB - BellSouth Line Information Data Base
- Ma - milliamperes
- Mbps - Megabits per second
- MHz - Megahertz
- MMUC - Minimum Monthly Usage Charge
- MRC - Monthly Recurring Charge
- MT - Metallic (a.k.a. BellSouth SPA Metallic)
- MTS - Message Telecommunications Service(s)
- MTSO - Mobile Telephone Switching Office
- NCI - Network Channel Interface
- NPA - Numbering Plan Area
- NRC - Nonrecurring Charge
- NTS - Non-Traffic Sensitive
- NXX - Three-Digit Central Office Code
- OSS - Operator Services System Location
- OTPL - Zero Transmission Level Point
- PBX - Private Branch Exchange
- PCM - Pulse Code Modulation
- PIU - Percent Interstate Usage
- PLR - Private Line Ringdown
- POT - Point of Termination

(D)

(This page filed under Transmittal No. 0069 )

All BellSouth marks contained herein and as set forth in the trademarks and servicemarks section of this Tariff are owned by BellSouth Intellectual Property Corporation.

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ACCESS SERVICE

EXPLANATION OF ABBREVIATIONS

rms - root-mean-square  
RSM - Remote Switching Modules  
RSS - Remote Switching Systems  
SCP - Service Control Point  
SMDI - Simplified Message Desk Interface  
SPA - Special Access (a.k.a. BellSouth SPA)  
SPOI - Signaling Point of Interface  
SPUR - Service Provided Upon Request  
SRL - Singing Return Loss  
SS7 - Signaling System 7  
SSN - Switched Service Network  
SSP - Service Switching Point  
STP - Signal Transfer Point  
SWA - BellSouth Switched Access  
SWC - Serving Wire Center  
TCAP - Transactions Capabilities  
Application Part Messages  
TES - Telephone Exchange Service(s)  
TG - Telegraph Grade  
TLP - Transmission Level Point  
TOPS - Traffic Operator Position System  
TRS - BellSouth Telecommunications  
Relay Service  
TRSTS - BellSouth Telecommunications  
Relay Service Transport Service  
TSBSA - BellSouth SWA Trunk Side Basic Serving Arrangement  
TV - Television  
UNEs - Unbundled Network Elements  
USOC - Uniform Service Order Code  
VEIS - BellSouth Virtual Expanded Interconnection Service  
VG - Voice Grade (a.k.a. BellSouth SPA DSO VG)  
V & H - Vertical & Horizontal  
WATS - BellSouth SWA Wide Area Telecommunications Service(s)

(D)

(D)

ISSUED: DECEMBER 11, 2014

EFFECTIVE: DECEMBER 26, 2014

ACCESS SERVICE

REFERENCE TO OTHER TARIFFS

Whenever reference is made in this tariff to other tariffs of the Telephone Company, the reference is to the tariffs in force as of the effective date of this tariff, and to amendments thereto and successive issues thereof.

REFERENCE TO OTHER PUBLICATIONS

The following technical publication is referenced in this tariff and may be obtained from the Telecommunications Industry Association, 2001 Pennsylvania Avenue, N.W., Washington, D.C. 20006-1813.

Telecommunications Industry Association  
Interim Standard 41 - Cellular Radio  
Telecommunications Intersystem Operations Standards (TIA-IS41)

The following publications are referenced in this tariff and may be obtained from Bell Communications Research, Inc., Customer Services, 8 Corporate Place, Piscataway, N.J. 08854.

MDP 326-463 (formerly PUB 41451) Issued: August, 1983	Available: August, 1983
MDP 326-584 (formerly PUB 41004) Issue 1 Issued: October, 1973	Available: October, 1973
MDP 326-726 (formerly PUB 62310) Issued: September, 1983	Available: October, 1983

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ACCESS SERVICE

REFERENCE TO OTHER PUBLICATIONS (CONT'D)

SR-STIS-000320, Issue 10 Issued: November, 1993	Available: November, 1993
SR-TAP-000191, Issue 2 Issued: December 1989	Available: December, 1989
TR-NPL-000054, Issue 1, (Replaces PUB 62508, 2411 & 62411A) Issued: April, 1989	Available: May, 1989
TR NPL-000258, Issue 1 Issued: October, 1985	Available: October, 1985
TR-NWT-000334, Issue 3, (Replaces PUB 62500) Issued: March, 1993	Available: March, 1993
TR-NWT-000335, Issue 3, (Replaces PUB 62501) Issued: May, 1993	Available: May, 1993
TR-NPL-000336, Issue 1, (Replaces PUB 62502) Issued: October, 1987	Available: October, 1987
TR-NPL-000337, Issue 1, (Replaces PUB 62503) Issued: July, 1987	Available: July, 1987
TR-NPL-000339, Issue 1, (Replaces PUB 62505) Issued: July, 1990	Available: July, 1990
TR-TSV-001060	Available: December, 1991
TR-TSV-001239	Available: December, 1993
TS-TSV-001370, Issue 1	Available: May, 1993

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ACCESS SERVICE

REFERENCE TO OTHER PUBLICATIONS (CONT'D)

TR-NPL-000340, Issue 1, (Replaces PUB 62506) Issued: October, 1987	Available: October, 1987
TR-NWT-000341, Issue 2, (Replaces PUB 62507) Issued: February, 1993	Available: February, 1993
TR-INS-000342, Issue 1, (Replaces PUB 62508) Issued: February, 1991	Available: February, 1991
TR-NWT-000063, Issue 4 Issued: July, 1991	Available: July, 1991
FR-NWT-000271, 1994 Edition, Issue 1 Issued: January, 1994	Available: January, 1994
TR-NWT-000246, Issue 1 Issued: December, 1994	Available: December, 1994
TR-TSV-000905, Issue 2 Issued: October, 1993	Available: October, 1993
TR-TSV-000954, Issue 1 Issued: June, 1994	Available: June, 1994
TR-TSV-000962, Issue 1 Issued: September, 1990	Available: September, 1990
Ordering and Billing Forum (OBF) Multiple Exchange Carrier Access Billing (MECAB) Issued: November, 1987	Available: January, 1988
TR-TSY-000020, Issue 4 Issued: March, 1989	Available: March, 1989
TR-NWT-000496, Issue 3 Issued: May, 1992	Available: May, 1982
TR-TSY-000064 Issued: September, 1989	Available: September, 1989



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ACCESS SERVICE

REFERENCE TO OTHER PUBLICATIONS (CONT'D)

The following technical publication is referenced in this tariff and may be obtained from the National Exchange Carrier Association, Inc., Director-Tariff and Regulatory Matters, 100 S. Jefferson Road, Whippany, NJ 07981.

PUB AS No. 1, Issue II  
Issued: March, 1987

Available: March, 1987

The following publications are referenced in this tariff and may be obtained from the Federal Communications Commission's commercial contractor.

National Exchange Carrier Association, Inc.  
Tariff F.C.C. No. 4

Issued: January, 1987

Available: January, 1987

National Exchange Carrier Association, Inc.  
Tariff F.C.C. No. 5

Issued: April, 1988

Available: April, 1988

The following publication, referenced in this tariff, is available for inspection in the Public Reference Room of the Tariff Division at the main building of the Federal Communications Commission located at 1919 M Street N.W., Washington, D.C., and may be obtained from the Commission's commercial contractor:

CC Docket No. 83-1145, Phase I  
Memorandum Opinion and Order  
(Including Appendices A, B, and C)

Adopted: May 31, 1985

Released: June 12, 1985

The following publication, referenced in this tariff, may be obtained from BellSouth Telecommunications, LLC, Regional Documentation Coordinator, 20th Floor, 600 North 19th Street, Birmingham, Alabama 35203.

BellSouth Guidelines to Technical Publication TR-TSV-000905  
Issued: August, 1990

Available: August, 1990

TR-73501, Issue E  
Issued: September, 2000

Available: September, 2000

TR-73503, Issue C  
Issued: January, 1992

Available: January, 1992

x This tariff is filed pursuant to Special Permission No. 11-005 issued by the Federal Communications Commission.

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ACCESS SERVICE

REFERENCE TO OTHER PUBLICATIONS (CONT'D)

The following publications, referenced in this tariff, may be obtained from BellSouth Telecommunications, LLC, Regional Documentation Coordinator, 20th Floor, 600 North 19th Street, Birmingham, AL 35203.

TR-73513 Issued: June, 1987	Available: June, 1987
TR-73515, Issue B Issued April, 1991	Available: April, 1991
TR-73516 - Issue C Corporate Packet Network Physical Interface Specifications Issued: September, 1991	Available: September, 1991
TR-73535 Corporate Packet Network Asynchronous Terminal Access Issued: August, 1989	Available: August, 1989
TR-73548 Issued: June, 1990	Available: June, 1990
TR-73548, Addendum 1 Issued: March, 1991	Available: March, 1991
TR-73572 Issued: April, 1993	Available: April, 1993
TR-73582, Issue C Issued: October, 2000	Available: October, 2000
TR-73587 Frame Relay Service Interface and Performance Specifications Issued: December, 1994	Available: December, 1994

x This tariff is filed pursuant to Special Permission No. 11-005 issued by the Federal Communications Commission.

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REFERENCE TO OTHER PUBLICATIONS (CONT'D)

The following publications, referenced in this tariff, may be obtained from BellSouth Telecommunications, LLC, Regional Documentation Coordinator, 20th Floor, 600 North 19th Street, Birmingham, AL 35203.

TR-73575

Issued: February, 1994

Available: February, 1994

TR-73575, Addendum 1

Issued: November, 1994

Available: November, 1994

TR-73583

Issued: November, 1994

Available: September, 1994

TR-73592

Issued: June, 1995

Available: June, 1995

BellSouth Enhanced Originating Line Screening (EOLS) Service  
Technical Reference

TR-73604

Issued: July, 1997

Available: August, 1977

TR-73606

Issued: April, 1998

Available: April, 1998

TR-73607

Issued: April, 1998

Available: April, 1998

TR-73608

Issued: April, 1998

Available: April, 1998

TR-73609

Issued: April, 1998

Available: April, 1998

TR-73610

Issued: June, 2005

Available: June, 2005

TR-73611

Issued: April, 1998

Available: April, 1998

TR-73621

Issued: September, 1999

Available: September, 1999

TR-73624

Issued: March, 2002

Available: March, 2002

TR-73630

Issued: October, 2002

Available: October, 2002

TR-73631BT

Issued: March, 2003

Available: March, 2003

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REFERENCE TO OTHER PUBLICATIONS (CONT'D)

The following publications, referenced in this tariff, may be obtained from BellSouth Documentation Service Center, NW5B, 3535 Colonnade Parkway, Birmingham, AL 35243.

TR-73632	
Issued: March, 2004	Available: March, 2004
TR-73630 BT	
Issued: April, 2005	Available: April, 2005

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ISSUED: AUGUST 25, 1999

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ACCESS SERVICE

REFERENCE TO OTHER PUBLICATIONS (CONT'D)

The following technical publications, referenced in this tariff, may be obtained, and are available under a licensed protocol, from Northern Telecom, Attn.: Frank Vallone, 97 Humboldt Street, Rochester, N.Y. 14609.

Northern Telecom Document Q210-1 Version AI07  
NTDMS/CCIDAS System Application Protocol

Northern Telecom Document CSI-2300-07  
Universal Gateway/Position Message Interface  
Format Specification

Northern Telecom Document 355-00424  
Gateway/Interactive Voice Subsystem  
Protocol Specification

The following technical publication, referenced in this tariff, may be obtained from AT&T, P.O. Box 19901, Indianapolis, Indiana 46219.

AT&T Document 250-900-535, Issue 0003.00  
Operator Services Position System Listing Service  
Issued: July, 1992                      Available: July, 1992

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ACCESS SERVICE

REFERENCE TO OTHER PUBLICATIONS (CONT'D)

The following technical publications are referenced in this tariff and are available from the Government Printing Office, Superintendent of Documentation, Document Control Branch, 941 North Capital Street, N.E., Washington, D.C. 20401:

TSP Service User Manual  
(NCS Manual 3-1-1)  
Dated July 9, 1990

TSP Service Vendor Handbook  
(NCS Manual 3-1-2)  
Dated July 9, 1990

The following publication, referenced in this tariff, may be obtained from Director - Sales Operations, Integrated Network Corporation, P.O. Box 6875, Bridgewater, N.J. 08807.

Integrated Network Corporation  
Document CB-INC-100

The following publication, referenced in this tariff, may be obtained from the Bureau of Census, Washington, D.C. 20233.

Bureau of Census Topologically Integrated Geographic Encoding  
and Referencing (TIGER) Line Data

The following publication, referenced in this tariff, may be obtained from BellCore, Attn.: Customer Relations, Room 3A1H4, 8 Corporate Place, Piscataway, N.J. 08854.

BellCore Technical Memorandum TMSTS - 022048

Operational System Modification for Intelligent Network Elements  
(OSMINE)

GR-485-CORE  
Revised October, 1991

The following publication, referenced in this tariff, may be obtained from National Fire Protection Association, Batterymarch Park, Quincy, Massachusetts (T) 02269.

National Electric Code  
1993 Handbook

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ACCESS SERVICE

REFERENCE TO OTHER PUBLICATIONS (CONT'D)

The following publications referenced in this tariff, may be obtained from Frame Relay Forum Secretariat, 480 San Antonio Road, Suite 100, Mountain View, CA 94010.

Document No. 001-208966, Revision 1.0 Available: September, 1990

Frame Relay Forum Document FRF.2 Available: August, 1992

The following technical publications referenced in this tariff may be obtained from Cascade Communications Corporation, 5 Carlisle Road, Westford, MA 10036

Document No. 80011 Available: July 15, 1994

Document No. 80012 Available: July 15, 1994

The following technical publication, referenced in this tariff, may be obtained from ATM Forum, 2570 West El Camino Real, Suite 304, Mountain View, California, 94040.

ATM User-Network Interface Specification  
(Versions 3.0 and 3.1) Available: May, 1998

The following publication referenced in this tariff may be obtained from Superintendent of Documents, P.O. Box 371954, Pittsburgh, PA 15250.

Federal Acquisition Regulation                      Available: July, 1997

The following technical publications, referenced in this tariff, may be obtained from the Internet Engineering Task Force (IETF) at Corporation for National Research Initiatives, Attention: Accounting Department - IETF Proceedings, 1895 Preston White Drive, Suite 100, Reston, VA 20191-5434 or via Internet at [www.ietf.org](http://www.ietf.org).

STD001, Internet Official Protocol Standards, J. Reynolds, R. Braden, Editor, issued June 1999

RFC 2138, Remote Authentication Dial-In User Service (RADIUS); C. Rigney, A. Rubens, W. Simpson, S. Willens, issued April, 1997

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ACCESS SERVICE

1 - Application of Tariff

1.1 This tariff contains regulations, rates and charges applicable to the provision of Carrier Common Line, End User Access, BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Services, BellSouth Virtual Expanded Interconnection Service, Lifeline Assistance, Federal Universal Service Fund (FUSF) Surcharge and other miscellaneous services, hereinafter referred to collectively as service(s), provided by the BellSouth Telecommunications, Inc., hereinafter referred to as the Telephone Company, to customers.

Pursuant to the Commission's Rules at Section 69.4(c), 69.5(d), 69.104(1), 69.116, 69.117, 69.603(c), and 69.603(d), regulations concerning administration and billing of Lifeline Assistance and FUSF Surcharge, rates and charges for these carrier's carrier elements are contained in Section 8 of the National Exchange Carrier Association, Inc., Tariff F.C.C. No. 5. The National Exchange Carrier Association, Inc. will bill and collect all Lifeline Assistance and FUSF Surcharges on behalf of the Telephone Company.

1.2 The provision of such services by the Telephone Company as set forth in this tariff does not constitute a joint undertaking with the customer for the furnishing of any service.

1.3 The operating territory of the Telephone Company is comprised of the locations set forth in Section 15 following for the states of Alabama, Florida, Georgia, Kentucky, Louisiana, Mississippi, North Carolina, South Carolina and Tennessee.

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ACCESS SERVICE

2 - General Regulations

2.1 Undertaking of the Telephone Company

2.1.1 Scope

- (A) The Telephone Company does not undertake to transmit messages under this tariff.
- (B) The Telephone Company shall be responsible only for the installation, operation and maintenance of the service it provides.
- (C) The Telephone Company will, for maintenance purposes, test its services only to the extent necessary to detect and/or clear troubles.
- (D) Services are provided 24 hours daily, seven days per week, except as set forth in other applicable sections of this tariff.
- (E) The Telephone Company does not warrant that its facilities and services meet standards other than those set forth in this tariff.

2.1.2 Limitations

- (A) The customer may not assign or transfer the use of services provided under this tariff, except as provided herein. Where there is no interruption of use or relocation of the services, such assignment or transfer may be made for all services, to:
  - (1) 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
  - (2) 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.

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## ACCESS SERVICE

### 2 - General Regulations (Cont'd)

#### 2.1 Undertaking of the Telephone Company (Cont'd)

##### 2.1.2 Limitations (Cont'd)

(A) (Cont'd)

(2) (Cont'd)

In all cases of assignment or transfer, the written acknowledgment of the Telephone Company is required prior to such assignment or transfer. Such acknowledgment shall be made within 15 days from the receipt of notification. All regulations and conditions 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 severally liable with the assignee or transferee for any obligations existing at the time of the assignment or transfer.

- (B) The use and restoration of services shall be in accordance with Part 64, Subpart D, and Part 64, Appendix A, of the Federal Communications Commission's Rules and Regulations, which specifies the priority system for such activities.
- (C) Subject to compliance with the rules mentioned in (B) preceding, the services offered herein will be provided to customers on a first-come, first-served basis.

##### 2.1.3 Liability

The following liability provisions apply for all services except BellSouth Virtual Expanded Interconnection Service. Liability provisions for BellSouth Virtual Expanded Interconnection arrangements are contained in 20.26 following.

- (A) The Telephone 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, or by any others, for damages associated with the installation, provision, preemption, termination, maintenance, repair or restoration of service, and subject to the provisions of (B) through (H) following, the Telephone Company's liability 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.

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.1 Undertaking of the Telephone Company (Cont'd)

2.1.3 Liability (Cont'd)

- (B) The Telephone Company shall not be liable for any act or omission of any other carrier or customer providing a portion of a service, nor shall the Telephone Company for its own act or omission hold liable any other carrier or customer providing a portion of a service.
- (C) The Telephone Company is not liable for damages to the customer premises resulting from the furnishing of a service, including the installation and removal of equipment and associated wiring, unless the damage is caused by the Telephone Company's negligence.
- (D) The Telephone Company shall be indemnified, defended and held harmless by the end user against any claim, loss or damage arising from the end user's use of services offered under this tariff, involving:
  - (1) Claims for libel, slander, invasion of privacy, or infringement of copyright arising from the end user's own communications;
  - (2) Claims for patent infringement arising from the end user's acts combining or using the service furnished by the Telephone Company in connection with facilities or equipment furnished by the end user or IC or;
  - (3) All other claims arising out of any act or omission of the end user in the course of using services provided pursuant to this tariff.
- (E) The Telephone Company shall be indemnified, defended and held harmless by the IC against any claim, loss or damage arising from the IC's use of services offered under this tariff, involving:
  - (1) Claims for libel, slander, invasion of privacy, or infringement of copyright arising from the IC's own communications;
  - (2) Claims for patent infringement arising from the IC's acts combining or using the service furnished by the Telephone Company in connection with facilities or equipment furnished by the end user or IC or;

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.1 Undertaking of the Telephone Company (Cont'd)

2.1.3 Liability (Cont'd)

(E) (Cont'd)

(3) All other claims arising out of an act or omission of the IC in the course of using services provided pursuant to this tariff.

(F) The Telephone Company does not guarantee or make any warranty with respect to its services when used in an explosive atmosphere. The Telephone Company shall be indemnified, defended and held harmless by the customer from any and all claims by any person relating to such customer's use of services so provided.

(G) No license under patents (other than the limited license to use) is granted by the Telephone Company or shall be implied or arise by estoppel, with respect to any service offered under this tariff. The Telephone Company will defend the 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 Telephone Company's failure to provide or maintain services under this tariff shall be excused by labor difficulties, governmental orders, civil commotions, criminal actions taken against the Telephone Company, acts of God and other circumstances beyond the Telephone Company's reasonable control, subject to the Credit Allowance for a Service Interruption as set forth in 2.4.4 following.

2.1.4 Provision of Services

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

The Telephone Company may discontinue certain Telephone Company services in geographic areas for which the Telephone Company has no customers subscribing to those services and has received no reasonable requests within the prior 30 days.

(N)  
(N)  
(N)  
(N)

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## ACCESS SERVICE

### 2 - General Regulations (Cont'd)

#### 2.1 Undertaking of the Telephone Company (Cont'd)

##### 2.1.5 Installation and Termination of Services

With the exception of BellSouth Virtual Expanded Interconnection arrangements the Access Services provided under this tariff (A) will include any entrance cable or drop wiring and wire or intrabuilding cable to that point where provision is made for termination of the Telephone Company's outside distribution network facilities at a suitable location inside a customer-designated premises and (B) will be installed by the Telephone Company to such Point of Termination. Each Access Service has only one Point of Termination per customer premises. Any additional terminations beyond such Point of Termination is the sole responsibility of the customer. The Point of Termination is an inherent part of BellSouth SWA and Special Access (a.k.a. BellSouth SPA) services, therefore, the preceding does not preclude the customer's ability to have each Point of Termination moved as set forth in 6.7.7 and 7.4.5 following for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) services, respectively.

Provisions addressing BellSouth Virtual Expanded Interconnection arrangements are contained in Section 20 following.

##### 2.1.6 Maintenance of Services

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

##### 2.1.7 Changes and Substitutions

Except as provided for equipment and systems subject to F.C.C. Part 68 Regulations at 47 C.F.R. Section 68.110(b), the Telephone Company may, where such action is reasonably required in the operation of its business, (A) substitute, change or rearrange any facilities used in providing service under this tariff, including but not limited to, (1) substitution of different metallic facilities, (2) substitution of carrier or derived facilities for metallic facilities used to provide other than metallic facilities and (3) substitution of metallic facilities for carrier or derived facilities used to provide other than metallic facilities, (B) change minimum protection criteria, (C) change operating or maintenance characteristics of facilities or (D) change operations or procedures of the Telephone Company. In case of any such substitution, change or rearrangement, the transmission parameters will

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## ACCESS SERVICE

### 2 - General Regulations (Cont'd)

#### 2.1 Undertaking of the Telephone Company (Cont'd)

##### 2.1.7 Changes and Substitutions (Cont'd)

be within the range as set forth in Section 6 and Section 7 following. The Telephone Company shall not be responsible if any such 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, change or rearrangement materially affects the operating characteristics of the facility, the Telephone 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 Telephone Company will work cooperatively with the customer to determine reasonable notification requirements.

##### 2.1.8 Refusal and Discontinuance of Service

- (A) Unless the provisions of 2.2.1(B) or 2.5 following apply, if a customer fails to comply with 2.1.6 preceding or 2.2.2, 2.3.1, 2.3.4, 2.3.5, 2.3.10 or 2.4 following, including any payments to be made by it on the dates and times herein specified, the Telephone Company may, on thirty (30) calendar days written notice by Certified U.S. Mail or Overnight Delivery to the person designated by that customer to receive such notices of noncompliance, refuse additional applications for service and/or refuse to complete any pending orders for service by the noncomplying customer at any time thereafter. If the Telephone Company does not refuse additional applications for service on the date specified in the thirty (30) days notice, and the customer's noncompliance continues, nothing contained herein shall preclude the Telephone Company's right to refuse additional applications for service to the noncomplying customer without further notice.
- (B) Unless the provisions of 2.2.1(B) or 2.5 following apply, if a customer fails to comply with 2.1.6 preceding or 2.2.2, 2.3.1, 2.3.4, 2.3.5, 2.3.10 or 2.4 following, including any payments to be made by it on the dates and times herein specified, the Telephone Company may, on thirty (30) calendar days written notice by Certified U.S. Mail or Overnight Delivery to the person designated by that customer to receive such notices of noncompliance, discontinue the provision of the services to the noncomplying customer at any time thereafter. In the case of such discontinuance, all applicable charges, including termination charges, shall become due. If the Telephone Company does not discontinue the provision of the services involved on the date specified in the thirty (30) days notice, and the customer's noncompliance continues, nothing contained herein shall preclude the Telephone Company's right to discontinue the provision of the services to the noncomplying customer without further notice.

(This page filed under Transmittal No. 1 )

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.1 Undertaking of the Telephone Company (Cont'd)

2.1.8 Refusal and Discontinuance of Service (Cont'd)

(C) In addition to and not in limitation of the provisions of 2.1.8(A) and 2.1.8(B) preceding, unless the provisions of 2.2.1(B) or 2.5 following apply, if a customer fails to comply with 2.4.1(A) or with 2.4.1(B)(3) following, including any payments to be made by it on the dates and times herein specified, the Telephone Company may take the actions specified in 2.1.8(A) and 2.1.8(B) on fifteen (15) calendar days written notice, such notice period to start the day after the notice is rendered by Certified Mail or Overnight Delivery, if the customer has not complied with respect to amounts due in a subject bill and either:

- (1) The Telephone Company has within (7) business days of the subject bill date:
  - a. Mailed via the United States Postal Service (USPS) to the customer the subject bill in paper or CDROM form, or
  - b. Overnight service delivered to the customer the subject bill in Magnetic Tape form, or
  - c. Electronically Transmitted to the customer the subject bill.

The Telephone Company will maintain records sufficient to validate the date upon which a subject bill was rendered to the customer.

- (2) The Telephone Company has rendered the subject bill, using one of the media described in (1) above, to the customer more than thirty (30) calendar days before notice under this section has been rendered.

In all other cases, the Telephone Company will give thirty (30) calendar days written notice pursuant to 2.1.8(A) or 2.1.8(B). Action will not be taken with regard to the subject bill if the customer cures the noncompliance prior to the expiration of the fifteen (15) or thirty (30) calendar day notice period, as applicable.

- (D) If the National Exchange Carrier Association, Inc., notifies the Telephone Company in writing that the Customer has failed to comply with

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.1 Undertaking of the Telephone Company (Cont'd)

2.1.8 Refusal and Discontinuance of Service (Cont'd)

(D) (Cont'd)

Section 8 of the NATIONAL EXCHANGE CARRIER ASSOCIATION, INC. (NECA) TARIFF F.C.C. NO. 5 (Lifeline Assistance and Federal Universal Service Fund (FUSF) Surcharges) including any Customer's failure to make payments on the date and time specified therein, the Telephone Company, may, on thirty days' written notice to the Customer by Certified U.S. Mail, take any of the following actions: - (1) refuse additional applications for service and/or (2) refuse to complete any pending orders for service and/or (3) discontinue the provision of existing service(s) to the Customer. In the case of discontinuance, all applicable charges, including termination charges, shall become due and payable to the Company in immediately available funds.

2.1.9 Limitation of Use of Metallic Facilities

Signals applied to the metallic facility shall conform to the limitations set forth in Technical Reference Publication AS No. 1. In the case of application of dc telegraph signaling systems, the customer shall be responsible, at its expense, for the provision of current limiting devices to protect the Telephone Company facilities from excessive current due to abnormal conditions and for the provision of noise mitigation networks when required to reduce excessive noise.

2.1.10 Notification of Service-Affecting Activities

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

2.1.11 Coordination with Respect to Network Contingencies

The Telephone Company intends to work cooperatively with the customer to develop network contingency plans in order to maintain maximum network capability following natural or man-made disasters which affect telecommunication services.

This includes developing plans for originating or terminating traffic associated with mass calling events directed to end users served from specific end offices. Where it is determined that such non-random calling generates

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.1 Undertaking of the Telephone Company (Cont'd)

2.1.11 Coordination with Respect to Network Contingencies (Cont'd)

problems on the Telephone Company's Common Transport network, the Telephone Company will work cooperatively with the customer to relieve the traffic congestion. Remedial measures may include isolation of the customer from the Telephone Company network in the impacted area for the duration of the problem or until the customer notifies the Telephone Company that the problem has been resolved.

2.1.12 Provision and Ownership of Telephone Numbers

The Telephone Company reserves the reasonable right to assign, designate or change telephone numbers, any other call number designations associated with Access Service, or the Telephone Company serving central office prefixes associated with such numbers, when necessary in the conduct of its business. Should it become necessary to make a change in such number(s), the Telephone Company will furnish to the customer 6 months notice, by certified U.S. Mail, of the effective date and an explanation of the reason(s) for such change(s).

2.1.13 Metropolitan Statistical Area Access Services

For the Metropolitan Statistical Areas (MSAs) in which the Telephone Company has received Phase II pricing flexibility, pursuant to Subpart H of Part 69 of the Commission's Rules, Section 23 of this Tariff governs the offering of service in these MSAs.

2.1.14 Broadband Services

Pursuant to the detariffing authority granted by the Commission in Memorandum Opinion and Order, FCC 07-180 (released October 12, 2007), certain broadband services have been withdrawn from this tariff. When offering these services through non-tariffed arrangements, the Telephone Company will abide by all of the special access merger commitments set forth in Memorandum Opinion and Order, FCC 06-189 at Appendix F (released March 26, 2007), including but not limited to commitments that contain references to "tariffs," such as those addressing pricing, dispute resolution, and access service ratio terms. The detariffing of these services does not diminish or supersede any of those special access merger commitments.

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.1 Undertaking of the Telephone Company (Cont'd)

2.2 Use

2.2.1 Interference or Impairment

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

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.2 Use (Cont'd)

2.2.1 Interference or Impairment (Cont'd)

- (B) Except as provided for equipment or systems subject to the F.C.C. Part 68 Rules in 47 C.F.R. Section 68.108, if such characteristics or methods of operation are not in accordance with (A) preceding, the Telephone 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 Telephone Company's right to temporarily discontinue forthwith the use of a service if such action is reasonable under the circumstances. In case of such temporary discontinuance, the 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, credit allowance for service interruptions as set forth in 2.4.4(A) and (B) following is not applicable.

2.2.2 Unlawful Use

The service provided under this tariff shall not be used for an unlawful purpose.

2.2.3 Commingling

- (A) Except as provided in Section 51.318 of the Federal Communications Commission's rules, telecommunications carriers who obtain unbundled network elements (UNEs) or combinations of UNEs pursuant to a Statement of Generally Available Terms, under Section 252 of the Act, or pursuant to an interconnection agreement with the Telephone Company, may connect, combine, or otherwise attach such UNEs or combinations of UNEs to Access services purchased under this Tariff except to the extent such agreement explicitly:
- (1) prohibits such commingling; or
  - (2) requires the parties to complete the procedures set forth in the agreement regarding change of law prior to implementing such commingling.
- (B) The rates, terms, and conditions of this Tariff will apply to the Access Services that are commingled.
- (C) UNEs or combinations of UNEs that are commingled with Access Services are not included in the shared use provisions of this Tariff.

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.3 Obligations of the Customer

2.3.1 Damages

The customer shall reimburse the Telephone Company for damages to Telephone Company facilities utilized to provide services under this tariff caused by the negligence or willful act of the customer, or resulting from the customer's improper use of the Telephone Company facilities, or due to malfunction of any facilities or equipment provided by other than the Telephone Company. Nothing in the foregoing provision shall be interpreted to hold one customer liable for another customer's actions. The Telephone 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 Telephone Company for the damages to the extent of such payment.

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## ACCESS SERVICE

### 2 - General Regulations (Cont'd)

#### 2.3 Obligations of the Customer (Cont'd)

##### 2.3.2 Ownership of Facilities and Theft

Facilities utilized by the Telephone Company to provide service under the provisions of this tariff shall remain the property of the Telephone Company. Such facilities shall be returned to the Telephone Company by the customer, whenever requested, within a reasonable period following the request in as good condition as reasonable wear will permit.

##### 2.3.3 Equipment Space and Power

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

##### 2.3.4 Availability for Testing

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

##### 2.3.5 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, duplex (DX) and McCulloh-Loop (Alarm System) type signaling and dc telegraph transmission at speeds of 75 baud or less.

##### 2.3.6 Design of Customer Services

Subject to the provisions of 2.1.7 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

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## ACCESS SERVICE

### 2 - General Regulations (Cont'd)

#### 2.3 Obligations of the Customer (Cont'd)

##### 2.3.6 Design of Customer Services (Cont'd)

procedures of the Telephone Company, minimum protection criteria or operating or maintenance characteristics of the facilities.

##### 2.3.7 References to the Telephone Company

The customer may, in response to direct customer inquiry, advise End Users that certain services are provided by the Telephone Company in connection with the service the customer furnishes to End Users; however, the customer shall not represent that the Telephone Company jointly participates in the customer's services. Names of Telephone Company services and Service Marks or Trademarks owned by BellSouth Intellectual Property Corporation may not be used by any entity obtaining services pursuant to this tariff except under an express, written, license agreement with the Telephone Company or BellSouth Intellectual Property Marketing Corporation.

##### 2.3.8 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 Telephone Company from and against all claims arising out of the combining with, or use in connection with, the services provided under this tariff, any circuit, apparatus, system or method provided by the customer.
- (B) The customer shall defend, indemnify and save harmless the Telephone Company from and against any suits, claims, losses or demands including punitive damages, attorney 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 Telephone Company's services provided under this tariff, including, without limitation, Workmen's Compensation claims, actions for infringement of copyright and/or unauthorized use of 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 tortious conduct of the customer, its officers, agents or employees.

ISSUED: May 10, 2001

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.3 Obligations of the Customer (Cont'd)

2.3.9 Coordination with Respect to Network Contingencies

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

2.3.10 Jurisdictional Report Requirements<sup>1</sup>

(A) Jurisdictional Reports

(1) Percent Interstate Usage (PIU)

(a)

The interstate usage is to be developed as though every call that originates from a calling location (as designated by the calling station number) in a state other than that where the called station (as designated by the called number) is situated is an interstate communication. The manner in which a call is routed through the telecommunications network does not affect the jurisdiction of a call, i.e., a call between two points within the same state is an intrastate call even if it is routed through another state.

- (b) When the Telephone Company receives sufficient call detail to permit it to determine the jurisdiction of originating and terminating access minutes of use or message, the Telephone Company will bill according to these actual minutes of use and will not use customer reported Percent Interstate Usage (PIU) factors.

The Telephone Company developed percent interstate usage for access minutes of use will be determined at a statewide level. The interstate percentage will be developed on a monthly basis by end office, when the access minutes are measured by dividing the measured interstate originating or terminating access minutes (the access minutes where the calling number is in one state and the called number is in another state) by the total originating or terminating access minutes.

Note 1: Except where indicated herein, references to BellSouth SWA FGs will also include the applicable BellSouth Basic Serving Arrangement as detailed in Section 6.1.3.(A)(5)(j) (e.g., the term BellSouth SWA FGA represents both BellSouth SWA FGA and BellSouth SWA LSBSA).

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.3 Obligations of the Customer (Cont'd)

2.3.10 Jurisdictional Report Requirements<sup>1</sup> (Cont'd)

(A) Jurisdictional Reports (Cont'd)

(1) Percent Interstate Usage (PIU) (Cont'd)

(b) (Cont'd)

The Telephone Company will bill according to actual measured minutes of use or messages for all services listed in (1)(c) and (2) following, with the exception of those listed below:

- BellSouth SWA Local Channel
- BellSouth SWA Dedicated Interoffice Channel
- BellSouth Billing Name and Address
- BellSouth Inward Operator Service
- BellSouth Line Information Data Base Service (LIDB)
- Virtual Access Cross Connect Service
- Physical Access Cross Connect Service
- Intra-Office Collocation Cross Connect Service
- BellSouth Electronic White Pages Access Service
- BellSouth Operator Assistance Access Service
- BellSouth Flat Rated DA Trunk
- Channelization Equipment
- DNALs associated with BellSouth SWA LSBSA

(D)

Where the Telephone Company receives insufficient call detail to determine the jurisdiction, the Telephone Company will apply the customer's projected PIU factor to apportion the usage between interstate and intrastate. In the event the customer does not supply the projected PIU and the Telephone Company does not have sufficient call detail to determine the jurisdiction of the call, only then will a PIU of 50 percent be applied. For the purpose of this tariff, where the customer is a Third-Party Provider ("Third-Party Provider") of CCS7 services to its customers ("Third-Party Customers"), the Third-Party Provider will develop its projected PIU factor based upon a weighted average of the PIUs of its Third-Party Customers' end user traffic in accordance with the procedures described below. A Third-Party Provider may elect to have the

Note 1: Except where indicated herein, references to BellSouth SWA FGs will also include the applicable BellSouth Basic Serving Arrangement as detailed in Section 6.1.3.(A)(5)(j) (e.g., the term BellSouth SWA FGA represents both BellSouth SWA FGA and BellSouth SWA LSBSA).

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.3 Obligations of the Customer (Cont'd)

2.3.10 Jurisdictional Report Requirements<sup>1</sup> (Cont'd)

(A) Jurisdictional Reports (Cont'd)

(1) Percent Interstate Usage (PIU) (Cont'd)

(b) (Cont'd)

Telephone Company determine the weighted PIU and in so doing the Third-Party Provider shall name and identify their Third Party Customers. In the event a Third Party Provider does not provide a projected PIU or does not elect to have the Telephone Company determine the PIU, a 50 percent PIU will be utilized for that Third-Party Provider, until such time as the Telephone Company obtains sufficient data to develop the PIU as specified in c. following.

The customer will provide in its initial order the projected Percent Interstate Usage (PIU) at a statewide level on a local exchange company specific basis. When the customer computes the PIU it will subtract the developed PIU from 100 and the difference is the percent intrastate usage. The sum of the interstate and intrastate percentages will equal 100 percent. A PIU of less than 100 percent is not allowed where the interstate service is not also available in the appropriate intrastate access tariff. The projected PIU may include up to two decimals.

The Telephone Company will designate the number obtained by subtracting the projected interstate percentage furnished by the customer from 100 ( $100 - \text{customer percentage} = \text{intrastate percentage}$ ) as the projected intrastate percentage of use.

For usage originating from or terminating to an end office that is located in a state that is part of a LATA of a different state (cross boundary), the customer will provide a statewide PIU per service type for the state where the end office is physically located.

- (c) When the customer initially orders service(s), as defined in the following, the customer will state in its order the Percent Interstate Usage separately for each, as set forth in (1)(a) and (1)(b) preceding.

Note 1: Except where indicated herein, references to BellSouth SWA FGs will also include the applicable BellSouth Basic Serving Arrangement as detailed in Section 6.1.3.(A)(5)(j) (e.g., the term BellSouth SWA FGA represents both BellSouth SWA FGA and BellSouth SWA LSBSA).

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.3 Obligations of the Customer (Cont'd)

2.3.10 Jurisdictional Report Requirements<sup>1</sup> (Cont'd)

(A) Jurisdictional Reports (Cont'd)

(1) Percent Interstate Usage (PIU) (Cont'd)

(c) (Cont'd)

- BellSouth SWA FGA
- BellSouth SWA FGB
- BellSouth SWA FGD
- BellSouth SWA 500
- 700 Service Access
- BellSouth SWA 8XX Toll Free Dialing Ten Digit Screening Service
- BellSouth SWA 900
- BellSouth SWA Local Channel
- BellSouth SWA Dedicated Interoffice Channel
- BellSouth CCS7 Access Arrangement
- Channelization Equipment
- DNALs associated with BellSouth SWA LSBSA<sup>2</sup>
- Virtual Access Cross Connect Service
- Physical Access Cross Connect Service
- Intra-Office Collocation Cross Connect Service
- BellSouth Billing Name and Address
- BellSouth Inward Operator Services
- BellSouth Line Information Data Base Service (LIDB)
- BellSouth Electronic White Pages Access Service
- BellSouth Operator Assistance Access Service
- BellSouth Flat Rated DA Trunks

(D)

The Percent Interstate Usage (PIU) factors associated with BellSouth SWA FGA, BellSouth SWA FGB, BellSouth SWA FGD, BellSouth SWA 500, 700, BellSouth SWA 8XX Toll Free Dialing Ten Digit Screening service, and BellSouth SWA 900, will apply to all associated elements and services, e.g., Carrier Common Line, Local Switching, BellSouth SWA Common Interoffice Channel, Interconnection, Access Tandem Switching, Common Trunk Port service and minute of use based multiplexer rate elements, where applicable.

Note 1: Except where indicated herein, references to BellSouth SWA FGs will also include the applicable BellSouth SWA Basic Serving Arrangement as detailed in Section 6.1.3.(A)(5)(j) (e.g., the term BellSouth SWA FGA represents both BellSouth SWA FGA and BellSouth SWA LSBSA).

Note 2: Where BellSouth SWA LSBSA is provisioned with a DNAL, the DNAL rates should be apportioned between interstate and intrastate using the same PIU factor as is applied to the associated BellSouth SWA LSBSA.

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.3 Obligations of the Customer (Cont'd)

2.3.10 Jurisdictional Report Requirements<sup>1</sup> (Cont'd)

(A) Jurisdictional Reports (Cont'd)

(1) Percent Interstate Usage (PIU) (Cont'd)

(c) (Cont'd)

The customer will provide a single factor as the projected Percent Interstate Usage (PIU) to apportion the usage between interstate and intrastate. This factor will be applied to the following categories:

- BellSouth SWA Local Channel
- BellSouth SWA Dedicated Interoffice Channel
- Channelization Equipment

The PIU category, BellSouth SWA Local Channel, includes Dedicated End Office Trunk Port Service and Dedicated Tandem Trunk Port Service charges and other flat rated charges not specifically covered by other PIU categories.

The PIU factor provided for each of the foregoing facilities categories (Switched Local Channel, Switched Dedicated Interoffice Channel, Channelization Equipment and Switched Virtual and Physical Access Cross Connect Service) will reflect the combination of all traffic types which traverse such facility category.

Note 1: Except where indicated herein, references to BellSouth SWA FGs will also include the applicable BellSouth Basic Serving Arrangement as detailed in Section 6.1.3.(A)(5)(j) (e.g., the term BellSouth SWA FGA represents both BellSouth SWA FGA and BellSouth SWA LSBSA).

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ACCESS SERVICE  
2 - General Regulations (Cont'd)

2.3 Obligations of the Customer (Cont'd)

2.3.10 Jurisdictional Report Requirements<sup>1</sup> (Cont'd)

(A) Jurisdictional Reports (Cont'd)

(1) Percent Interstate Usage (PIU) (Cont'd)

(c) (Cont'd)

When Special Access (a.k.a. BellSouth SPA) service is provided on a BellSouth SWA Access Facility, e.g. Special Access (a.k.a. BellSouth SPA) DS1 on a BellSouth SWA DS3, the facility will be apportioned between BellSouth SWA and Special Access (a.k.a. BellSouth SPA). The jurisdiction of the Special Access (a.k.a. BellSouth SPA) service will reflect the composite of the jurisdiction of the lower capacity services, if any, of which it is comprised, and the regulations in 2.3.12, following, will apply.

The customer will compute the PIU using the following formula (rounded to a whole percentage).

$$\frac{\text{Total Interstate Originating Minutes} + \text{Total Interstate Terminating Minutes}}{\text{Total Originating Minutes} + \text{Total Terminating Minutes}}$$

(D)  
-----  
(D)

Note 1: Except where indicated herein, references to BellSouth SWA FGs will also include the applicable BellSouth SWA Basic Serving Arrangement, as detailed in Section 6.1.3(A)(5)(j) (e.g., the term BellSouth SWA FGA represents both BellSouth SWA FGA and BellSouth SWA LSBSA).

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.3 Obligations of the Customer (Cont'd)

2.3.10 Jurisdictional Report Requirements<sup>1</sup> (Cont'd)

(A) Jurisdictional Reports (Cont'd)

- (2) For BellSouth Directory Assistance Access Service and BellSouth Direct Access to Directory Assistance Service, the Telephone Company developed PIU for BellSouth SWA FGD terminating will apply. For BellSouth Electronic White Pages Access service, the customer's projected interstate percent usage (PIU) will be applied.
- (3) For BellSouth Operator Assistance Access Service and BellSouth Flat Rated DA Trunks, the customer must state in its order the PIU anticipated as specified in 2.3.10(A)(1)(c) preceding. The customer may only report a PIU of less than 100%, where the service is also available for intrastate use. Subsequent PIU factors will be reported as required in (5) following.
- (4) For BellSouth CCS7 Access Arrangement, the customer must state in its order the PIU anticipated as specified in 2.3.10(A)(1)(c) preceding. The PIU reported will then be applied to the rates for Signaling Connections and Terminations to arrive at the amount the customer is billed for interstate usage of these facilities each month.

Note 1: Except where indicated herein, references to BellSouth SWA FGs will also include the applicable BellSouth SWA Basic Serving Arrangement as detailed in Section 6.1.3(A)(5)(j) (e.g., the term BellSouth SWA FGA represents both BellSouth SWA FGA and BellSouth SWA LSBSA).

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.3 Obligations of the Customer (Cont'd)

2.3.10 Jurisdictional Report Requirements<sup>1</sup> (Cont'd)

(A) Jurisdictional Reports (Cont'd)

(4) (Cont'd)

In addition, the PIU will be applied to the total messages and the resulting figure multiplied by the appropriate rate per message to determine the amount that the customer will be billed for interstate usage. Subsequent PIU factors will be reported as required in (5) following.

- (5) Effective July 1, 2001 the customer will update the jurisdictional report associated with BellSouth Operator Assistance Access Service, BellSouth Flat Rated DA Trunks and BellSouth CCS7 Access Arrangement, when both interstate and intrastate service is provided.

Effective October 1, 2000, the customer will provide a single factor as the projected Percent Interstate Usage (PIU) to apportion the usage between interstate and intrastate. This PIU factor will apply to the following categories: BellSouth SWA Local Channel, BellSouth SWA Dedicated Interoffice Channel and Channelization Equipment.

Effective July 1, 2000, the customer's projected Percent Interstate Usage (PIU) will be provided at a statewide level on a local exchange company basis.

Effective on the first of January, April, July and October of each year the customer will update the interstate and intrastate jurisdictional report, except where Telephone Company Measured Access minutes are used as set forth in (1) preceding. The customer will forward to the Telephone Company, to be received no later than 30 days after the first of each such month, a revised report or letter for all services showing the interstate and intrastate percentage of use for the past three months ending the last day of December, March, June and September, respectively, for each service arranged for interstate use.

Note 1: Except where indicated herein, references to BellSouth SWA FGs will also include the applicable BellSouth SWA Basic Serving Arrangement as detailed in Section 6.1.3(A)(5)(j) (e.g., the term BellSouth SWA FGA represents both BellSouth SWA FGA and BellSouth SWA LSBSA).

ISSUED: May 10, 2001

EFFECTIVE: May 15, 2001

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.3 Obligations of the Customer (Cont'd)

2.3.10 Jurisdictional Report Requirements<sup>1</sup> (Cont'd)

(A) Jurisdictional Reports (Cont'd)

(5) (Cont'd)

The revised report or letter will serve as the basis for the next three months' billing and will be effective on the bill date for that service. If the customer does not supply an updated quarterly report or letter, the Telephone Company will assume percentages to be the same as those provided in the last quarterly report or letter accepted by the Telephone Company. If an audit has been completed and an updated quarterly report or letter has not been submitted subsequent to the audit, the Telephone Company will assume the PIU factors to be the most recent audited results. For those cases in which a quarterly report or letter has never been received from the customer, the Telephone Company will assume the PIU factors to be the most recent audit results, to be the same as provided in the order for service if no audit has been performed, or 50 percent.

(B) Jurisdictional Report Verification

- (1) When a customer provides a projected interstate usage percent as set forth in (A) preceding, or when a billing dispute arises or a regulatory commission questions the projected interstate percentage for Access, the Telephone Company may, by written request, require the customer to provide the data the customer used to determine the projected interstate percentage. In the case of a third-party provider of CCS7 service to Third-Party Customers as described in (A), preceding, the data will include the data provided by the Third-Party Customers. This written request will be considered the initiation of the audit. The customer shall supply the data to an independent auditor or the Telephone Company within 30 days of the Telephone Company request. The customer shall keep records of call detail from which the percentage of interstate and intrastate use can be ascertained as set forth in (C) following and upon request of the Telephone Company make the records available for inspection at an agreed upon location during normal business hours as reasonably necessary for purposes of verification of the percentages. The Telephone Company will audit data from one quarter unless a longer period is requested by the customer and agreed to by the Telephone Company.

Note 1: Except where indicated herein, references to BellSouth SWA FGs will also include the applicable BellSouth SWA Basic Serving Arrangement as detailed in Section 6.1.3(A)(5)(j) (e.g., the term BellSouth SWA FGA represents both BellSouth SWA FGA and BellSouth SWA LSBSA).

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.3 Obligations of the Customer (Cont'd)

2.3.10 Jurisdictional Report Requirements<sup>1</sup> (Cont'd)

(B) Jurisdictional Report Verification (Cont'd)

(1) (Cont'd)

Changes to the reported PIU will not be made for the test period. If the customer does not provide the requested data to the Telephone Company or independent auditor within thirty (30) days of the notice of audit, the customer will be in violation of this Tariff and subject to 2.1.8 preceding.

(2) For BellSouth SWA service, verification audits may be conducted no more frequently than once per year except in extreme circumstances. The Telephone Company and customer will attempt to limit the audit to a reasonable time to effectively complete the audit. The Telephone Company and customer shall respond promptly to requests generated during the audit to ensure timely completion of the audit.

(3) Audits may be conducted by: (a) an independent auditor under contract to the Telephone Company; (b) a mutually agreed upon independent auditor; or (c) an independent auditor selected and paid for by the customer. If the customer selects option (c), where it pays for its own independent audit, the selected auditor must certify that the audit was performed following F.C.C. procedures for measuring interstate traffic as established by Commission Order, and provide to the Telephone Company a report with supporting documentation to verify such procedures.

Note 1: Except where indicated herein, references to BellSouth SWA FGs will also include the applicable BellSouth SWA Basic Serving Arrangement as detailed in Section 6.1.3(A)(5)(j) (e.g., the term BellSouth SWA FGA represents both BellSouth SWA FGA and BellSouth SWA LSBSA).

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.3 Obligations of the Customer (Cont'd)

2.3.10 Jurisdictional Report Requirements<sup>1</sup> (Cont'd)

(B) Jurisdictional Report Verification (Cont'd)

- (4) If a billing dispute arises or a regulatory commission questions the projected interstate percentage for Special Access (a.k.a. BellSouth SPA) service, the Telephone Company will ask the customer to provide the data the customer used to determine the projected interstate percentage. The customer shall supply the data within 30 days of the Telephone Company request. The customer shall keep records from which the percentage was determined and upon request of the Telephone Company make the records available for inspection as reasonably necessary for purposes of verification of the percentages.

(C) Maintenance of Customer Records for BellSouth SWA

- (1) The customer shall retain for a minimum of six (6) months call detail records that substantiate the interstate percent provided to the Telephone Company as set forth in (A) preceding for BellSouth SWA service. Such records shall consist of (a) and (b), if applicable, following:
  - (a) All call detail records such as workpapers and/or backup documentation including paper, magnetic tapes or any other form of records for billed customer traffic, call information including call terminating address (i.e., called number), the call duration, all originating and terminating trunk groups or access lines over which the call is routed, and the point at which the call enters the customer's network and;
  - (b) If the customer has a mechanized system in place that calculated the PIU, then a description of that system and the methodology used to calculate the PIU must be furnished and any other pertinent information (such as but not limited to flowcharts, source code, etc.) relating to such system must also be made available.

Note 1: Except where indicated herein, references to BellSouth SWA FGs will also include the applicable BellSouth SWA Basic Serving Arrangement as detailed in Section 6.1.3(A)(5)(j) (e.g., the term BellSouth SWA FGA represents both BellSouth SWA FGA and BellSouth SWA LSBSA).

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.3 Obligations of the Customer (Cont'd)

2.3.10 Jurisdictional Report Requirements<sup>1</sup> (Cont'd)

(D) Audit Results for BellSouth SWA

- (1) Audit results will be furnished to the customer via Certified U.S. Mail (return receipt requested). The Telephone Company will adjust the customer's PIU based upon the audit results. The PIU resulting from the audit shall be applied to the usage for the quarter the audit is completed, the usage for the quarter prior to completion of the audit, and the usage for the two (2) quarters following the completion of the audit. After that time, the customer may report a revised PIU pursuant to (A) preceding. If the revised PIU submitted by the customer represents a deviation of 5 percentage points or more, from the audited PIU, and that deviation is not due to identifiable reasons, the provisions in (B) preceding may be applied.
- (2) Both credit and debit adjustments will be made to the customer's interstate access charges for the specified period to accurately reflect the interstate usage for the customer's account consistent with Section 2.4.1 following.
- (3) If, as a result of an audit conducted by an independent auditor, a customer is found to have over-stated the PIU by 20 percentage points or more, the Telephone Company shall require reimbursement from the customer for the cost of the audit. Such bill(s) shall be due and paid in immediately available funds 30 days from receipt and shall carry a late payment penalty as set forth in Section 2.4.1 following if not paid within the 30 days.

Note 1: Except where indicated herein, references to BellSouth SWA FGs will also include the applicable BellSouth SWA Basic Serving Arrangement as detailed in Section 6.1.3(A)(5)(j) (e.g., the term BellSouth SWA FGA represents both BellSouth SWA FGA and BellSouth SWA LSBSA).

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.3 Obligations of the Customer (Cont'd)

2.3.10 Jurisdictional Report Requirements<sup>1</sup> (Cont'd)

(E) Contested Audits

- (1) When a PIU audit is conducted by an independent auditor selected by the Telephone Company, the audit results will be furnished to the customer by Certified U.S. Mail (return receipt requested). The customer may contest the audit results based on substantive cause by providing written notification, by Certified U.S. Mail (return receipt requested), to the Telephone Company within thirty (30) calendar days from the date the audit report is furnished to the customer. When a PIU audit is conducted by an independent auditor selected by the customer, the audit results will be furnished to the Telephone Company by Certified U.S. Mail (return receipt requested). The Telephone Company may contest the audit results by providing written notification, by Certified U.S. Mail (return receipt requested), to the customer within thirty (30) calendar days from the date the audit report is furnished to the Telephone Company.
- (2) Contested audits may be resolved by a neutral arbitrator mutually agreed upon by the Telephone Company and the customer. Arbitration is an option provided in addition to the customer's existing right to file a complaint or legal action in a court of law or at the FCC for resolution of the dispute. The arbitration hearing will be conducted in a state or location within the Telephone Company operating territory where the customer maintains a principle or significant presence or a state and location within the Telephone Company operating territory that is mutually agreed upon by both parties. The arbitration proceeding shall be governed by the law (both statutory and case) of the state in which the arbitration hearing is held, including, but not limited to, the Uniform Arbitration Act, as adopted in that state. The arbitrator shall determine the customer's PIU based on (A) preceding.

Note 1: Except where indicated herein, references to BellSouth SWA FGs will also include the applicable BellSouth SWA Basic Serving Arrangement as detailed in Section 6.1.3(A)(5)(j) (e.g., the term BellSouth SWA FGA represents both BellSouth SWA FGA and BellSouth SWA LSBSA).

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.3 Obligations of the Customer (Cont'd)

2.3.10 Jurisdictional Report Requirements<sup>1</sup> (Cont'd)

(E) Contested Audits (Cont'd)

- (3) Prior to the arbitration hearing, each party shall notify the arbitrator of the PIU percentage which that party believes to be correct. The arbitrator, in deciding, may adopt the PIU percentage of either party or may adopt a PIU percentage different from those proposed by the parties. If the arbitrator adopts a PIU percentage proposed by one of the parties, the other party (whose PIU percentage was not adopted) shall pay all costs of the arbitration. If the arbitrator adopts a PIU percentage higher than either of the PIU percentages proposed by the parties, then the party proposing the lower PIU percentage shall pay all costs of the arbitration. If the arbitrator adopts a PIU percentage lower than either of the PIU percentages proposed by the parties, then the party proposing the higher PIU percentage shall pay all costs of the arbitration. If the arbitrator adopts a PIU percentage which falls between the two percentages adopted by the parties, then the parties shall each pay one-half of the arbitration costs.
- (4) Absent written notification, within the timeframe noted above, the customer must comply with the provisions set forth in (D) preceding. If the customer fails to comply with these provisions, the Telephone Company may refuse additional applications for service and/or refuse to complete any and all pending orders for service or may discontinue the provision of the services to the customer as specified in 2.1.8 preceding.

Note 1: Except where indicated herein, references to BellSouth SWA FGs will also include the applicable BellSouth SWA Basic Serving Arrangement as detailed in Section 6.1.3(A)(5)(j) (e.g., the term BellSouth SWA FGA represents both BellSouth SWA FGA and BellSouth SWA LSBSA).

ISSUED: SEPTEMBER 12, 2012

EFFECTIVE: SEPTEMBER 27, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.3 Obligations of the Customer (Cont'd)

2.3.11 Determination of Interstate Charges for Mixed Interstate and Intrastate  
BellSouth SWA Access Service (D)

When mixed interstate and intrastate BellSouth SWA Service, as described in 2.3.10(A)(1)(b) preceding, is provided, all charges (i.e., nonrecurring, monthly and/or usage) including optional feature charges, will be prorated between interstate and intrastate. The percentage provided in the reports as set forth in 2.3.10(A) preceding will serve as the basis for prorating the charges. The percentage of a BellSouth SWA Service to be charged as interstate is applied in the following manner: (D)

- (A) For monthly and nonrecurring chargeable rate elements multiply the percent interstate use times the quantity of chargeable elements times the stated tariff rate per element.
- (B) For usage sensitive (i.e., access minutes and calls) chargeable rate elements, multiply the percent interstate use times actual use (i.e., measured or Telephone Company assumed average use) times the stated tariff rate.

ISSUED: SEPTEMBER 12, 2012

EFFECTIVE: SEPTEMBER 27, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.3 Obligations of the Customer (Cont'd)

2.3.11 Determination of Interstate Charges for Mixed Interstate and Intrastate BellSouth SWA (Cont'd)

(D)

(B) (Cont'd)

The interstate percentage will change as revised jurisdictional reports are submitted or as lines or trunks are added or removed as set forth in 2.3.10 preceding.

2.3.12 Determination of Jurisdiction of Mixed Interstate and Intrastate Special Access (a.k.a. BellSouth SPA) Service

When mixed interstate and intrastate Special Access (a.k.a. BellSouth SPA) service is provided, the jurisdiction will be determined as follows: (C)

- If the customer's estimate of the interstate traffic on the service involved constitutes 10% or less of the total traffic on that service, the service will be provided in accordance with the applicable rules and regulations of the appropriate intrastate tariff.
- If the customer's estimate of the interstate traffic on the service involved constitutes more than 10% of the total traffic on that service, the service will be provided in accordance with the applicable rules and regulations of this Tariff.
- The Telephone Company will notify its Special Access (a.k.a. BellSouth SPA) customers via letters or bill inserts of this jurisdictional rule change pursuant to FCC Decision and Order released on July 20, 1989 in CC Docket Nos. 78-72 and 80-286. By this notification, customers will be requested to review their existing and ordered services to certify the jurisdiction for their services. Customer requests to change jurisdictions received by the Telephone Company on or before May 15, 1990 will become effective on May 15, 1990. Customer requests to change jurisdictions received by the Telephone Company after May 15, 1990 will become effective on the date received.

ISSUED: JANUARY 31, 2012

EFFECTIVE: FEBRUARY 15, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.3 Obligations of the Customer (Cont'd)

2.3.12 Determination of Jurisdiction of Mixed Interstate and Intrastate Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

- Pursuant to FCC Decision and Order released on July 20, 1989 in CC Docket Nos. 78-72 and 80-286, customers may be required to change jurisdiction for certain Special Access (a.k.a. BellSouth SPA) services which have a termination liability. Because of the nature of the change in jurisdiction, the Telephone Company will waive application of the termination liability for a period of 90 days beginning May 15, 1990. The termination liability will be transferred with the jurisdictional change of the service.

2.3.13 Sectionalization - Trouble Reporting

The customer will be responsible for reporting troubles, sectionalized to Telephone Company facilities and/or equipment. When troubles cannot be clearly sectionalized to the Telephone Company facilities and/or equipment, the Telephone Company will test cooperatively or independently to assist in trouble sectionalization.

Responsibility for payment of additional charges will apply as set forth in Section 13.

2.3.14 Toll Free Dialing Number Reporting

For BellSouth SWA 8XX Toll Free Dialing Access Ten Digit Screening Service the customer will be responsible for reporting to the Telephone Company or directly to the Service Management System BellSouth SWA Toll Free Dialing numbers (800, 888, etc), hereinafter toll free dialing numbers, that are in service in the Telephone Company serving area and the activation date of every toll free dialing number assigned.

2.3.15 Utilization of Alternative Access Providers

When the customer of record for an access service utilizes the service(s) of an alternative access provider, it will be the obligation of the customer to monitor the actions of the alternative access provider to insure that the customer's desired service interconnections and grades of service are maintained.

2.3.16 VoIP - PSTN Traffic

This Section applies to VoIP-PSTN traffic exchanged between the Telephone Company and the Customer in time division multiplexing ("TDM") format that originates and/or terminates in Internet protocol ("IP") format. VoIP-PSTN traffic originates and/or terminates in IP format if it originates from and/or terminates to an end-user Customer of a service that requires Internet protocol-compatible Customer premises equipment. The Switched Access rate elements in this tariff for both usage and facilities apply to any VoIP-PSTN traffic.

(N)  
|  
(N)

ISSUED: APRIL 5, 2012

EFFECTIVE: APRIL 20, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances

2.4.1 Payment of Rates, Charges and Deposits

- (A) The Telephone Company will, in order to safeguard its interests, only require a customer which has a proven history of late payments to the Telephone Company or does not have established credit to make a deposit prior to or at any time after the provision of a service to the customer to be held by the Telephone Company as a guarantee of the payment of rates and charges.

The Telephone Company will notify the customer of a deposit requirement by Certified Mail or Overnight Delivery. The customer will be required to make payment of such deposit prior to the provision of new service in those cases where the customer has not established credit with the Telephone Company, or otherwise within fifteen (15) business days of such notice for customers with existing services. Such notice period will start the day after the notice is rendered by Certified Mail or Overnight Delivery.

No such deposit will be required of a customer which is a successor of a company which has established credit and has no history of late payments to the Telephone Company. Such deposit may not exceed the actual or estimated rates and charges for the service for a two month period. The fact that a deposit has been made in no way relieves the customer from complying with the Telephone Company's regulations as to the prompt payment of bills. At such time as the provision of the service to the customer is terminated, the amount of the deposit will be credited to the customer's account and any credit balance which may remain will be refunded.

Such a deposit will be refunded or credited to the customer's account when the customer has established credit or, in any event, after the customer has established a one-year prompt payment record at any time prior to the termination of the provision of the service to the customer. In the case of a cash deposit, for the period the deposit is held by the Telephone Company, the customer will receive simple interest at the rate of 1.5% per month (.0004931 per day) or 18% annually. The rate will be calculated from the date the customer's deposit is received by the Telephone Company up to and including the date such deposit is credited to the customer's account or the date the deposit is refunded by the Telephone Company. Should a deposit be credited to the customer's account, as indicated above, no interest will accrue on the deposit from the date such deposit is credited to the customer's account. (I)

(This page filed under Transmittal No. 0026 )

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ISSUED: APRIL 5, 2012

EFFECTIVE: APRIL 20, 2012

(B) The Telephone Company shall bill on a current basis all charges incurred by and credits due to the customer under this tariff attributable to services, including, but not limited to maintenance of service as set forth in 13.3.1 following established or discontinued during the preceding billing period. In addition, the Telephone Company shall bill in advance charges for all services to be provided during the ensuing billing period except for charges associated with service usage and for the Federal Government which will be billed in arrears.

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.1 Payment of Rates, Charges and Deposits (Cont'd)

(B) (Cont'd)

The bill day (i.e., the billing date of a bill for a customer for Access Service under this tariff), the period of service each bill covers and the payment due date will be as follows:

- (1) For End User Access Service and Federal Universal Service (FUS) charges as set forth in Section 4 following, and BellSouth Equal Access Subscription Service as set forth in Section 13 following, the Telephone Company will establish a bill day each month for each end user account. The bill will cover End User Access Service charges for the ensuing billing period except for End User Access Service for the Federal Government, which will be billed in arrears. Any applicable subscription charges, any known unbilled charges for prior periods and any known unbilled adjustments for prior periods for End User Access Service and BellSouth Equal Access Subscription Service will be applied to this bill. Such bills are due when rendered.
- (2) For End User Access Service and Federal Universal Service charges, and BellSouth Equal Access Subscription Service, the Telephone Company will establish a bill day each month for each customer account. The bill will cover non-usage sensitive service charges for the ensuing billing period or which the bill is rendered, any known unbilled non-usage sensitive charges for prior periods and unbilled usage charges for the period after the last bill day through the current bill day. Any known unbilled usage charges for prior periods and any known unbilled adjustments will be applied to this bill. Payment for such bills is due as set forth in (3) following. If payment is not received by the payment due date, as set forth in (3) following in immediately available funds, a late payment penalty will apply as set forth in (3) following.

(This page filed under Transmittal No. 1 )

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ISSUED: March 9, 2000

EFFECTIVE: MARCH 24, 2000

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.1 Payment of Rates, Charges and Deposits (Cont'd)

(B) (Cont'd)

(3) Payment Due Date

- (a) All bills dated as set forth in (2) preceding for service, other than End User Access Service and BellSouth Equal Access Subscription Service, provided to the customer by the Telephone Company are due on the payment due date. The payment due date is the date which is 31 days after the bill day, or by the next bill date (i.e., same date in the following month as the bill date), whichever is the shortest interval except as provided herein, and are payable in immediately available funds. If such payment due date would cause the payment to be due on a Saturday, Sunday or federal observed Holiday (e.g., New Year's Day, Birthday of Martin Luther King, Jr., Washington's Birthday, Memorial Day, Independence Day, Labor Day, Columbus Day, Veterans Day, Thanksgiving Day, Christmas Day), payment for such bills will be due from the customer as follows:

If such payment due date falls on a Sunday or on a federal observed Holiday which is observed on a Monday, the payment due date shall be the first non-federal observed Holiday day following such Sunday or federal observed Holiday. If such payment due date falls on a Saturday or on a federal observed Holiday which is observed on Tuesday, Wednesday, Thursday or Friday, the payment due date shall be the last non-federal observed Holiday day preceding such Saturday or federal observed Holiday.

Payment for Federal Government customers will be in compliance with the Federal Acquisition Regulations Clause 52.232-25 - Prompt Payment.

- (b) Further, if any portion of the payment is received by the Telephone Company after the payment due date as set forth in (a) preceding, or if any portion of the payment is received by the Telephone Company in funds which are not immediately available to the Telephone Company, then a late payment penalty may be due to the Telephone Company. The late payment penalty shall be the portion of the payment not received by the payment due date times a late factor. The late factor shall be simple interest at the rate of 1.5% per month (.0004931 per day) or 18% annually. The late payment for Federal Government customers shall be in compliance with the

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BELLSOUTH TELECOMMUNICATIONS  
Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 2-34  
CANCELS ORIGINAL PAGE 2-34

ISSUED: March 9, 2000

EFFECTIVE: MARCH 24, 2000

Federal Acquisition Regulations Clause 52.232-25 -  
Prompt Payment.

(This page filed under Transmittal No. 0026 )

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ISSUED: APRIL 5, 2012

EFFECTIVE: APRIL 20, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.1 Payment of Rates, Charges and Deposits (Cont'd)

(B) (Cont'd)

(3) (Cont'd)

(c) Payment of Rates, Charges and Deposits

In the event of a billing dispute, the customer must submit a documented claim for the disputed amount. If the dispute is submitted on or before the payment due date or within 90 days after the payment due date and the disputed amount is paid prior to resolution of the dispute, any interest credits due the customer upon resolution of the dispute shall be calculated from the date of the overpayment to the resolution date. If the dispute is submitted more than 90 days after the payment due date and the disputed amount is paid prior to resolution of the dispute, any interest credits due the customer upon resolution of the dispute shall be calculated from the dispute date or the date the payment is made, whichever occurs later, to the resolution date. The Telephone Company will resolve the dispute and assess interest credits or late payment penalties to the customer as follows.

If the dispute is resolved in favor of the Telephone Company and the customer has paid the disputed amount on or before the payment due date, no credits or late payment penalties will apply to the disputed amount.

If the dispute is resolved in favor of the Telephone Company and the customer has withheld the disputed amount, any payments withheld pending settlement of the dispute shall be subject to the late payment penalty as set forth in (b) preceding.

If the dispute is resolved in favor of the customer and the customer has withheld the disputed amount, no credits or late payment penalties will apply to the disputed amount.

If the dispute is resolved in favor of the customer and the customer has paid the disputed amount, the customer will receive a credit from the Telephone Company for the disputed amount times a penalty factor as set forth preceding. The penalty factor shall be simple interest (I) at the rate of 1.5% per month (.0004931 per day) or 18% (I) annually.

If a customer's traffic terminates to an end office via an alternative tandem service provider (TSP), any terminating

ISSUED: JUNE 16, 2011

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.1 Payment of Rates, Charges and Deposits (Cont'd)

(B) (Cont'd)

(3) (Cont'd)

(c) Payment of Rates, Charges and Deposits (Cont'd)

usage dispute for that end office must identify the quantity of MOUs the customer's records indicate to be terminated via an alternative TSP.

Upon receipt of the dispute involving usage terminated via an alternative TSP, the Telephone Company will verify that the disputed bill accurately represents the information provided to the Telephone Company pursuant to 6.6.5 following, within 15 days of receipt of a dispute notification.

If the billing agrees with the billing data received pursuant to 6.6.5 following, the Telephone Company will refer the dispute to the entity providing the billing data information within 16 days from the date the dispute was received.

The provider of the billing data information will investigate the claim and reply to the Telephone Company within 15 days of the referral.

The provider of the billing data information, the customer and the Telephone Company will work cooperatively to resolve any remaining discrepancies.

If the entity providing the billing data information fails to cooperate with the Telephone Company to resolve billing disputes involving usage billed based on the billing data information received, the Telephone Company may refuse to accept future billing data information and bill the full terminating charges for all usage to the alternative TSP.

The terms and conditions in 2.4.1(B)(3)(c) preceding still apply except for the following:

If the Telephone Company accurately billed the usage as contained in the billing data information provided to it, the Telephone Company will not be liable for any interest due the customer for overpayment if the dispute is resolved in the customer's favor.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.1 Payment of Rates, Charges and Deposits (Cont'd)

- (C) 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 based on the number of days the customer had service during the billing period times 1/30th the monthly rate. Billing for service begins on the day following the date of installation and shall accrue through and including the day service is discontinued. The Telephone Company will, upon request and if available, furnish such detailed information as may reasonably be required for verification of any bill, including information relative to the development of the subscriber line ratio.
- (D) When a rate as set forth in this tariff is shown to more than two decimal places, the charges will be determined using the rate shown. The resulting amount will then be rounded to the nearest penny (i.e., rounded to two decimal places).
- (E) When more than one copy of a customer bill for services provided under the provisions of this tariff is furnished to the customer, an additional charge applies for each additional copy of the bill as set forth in 13.3.6 following.
- (F) The dispute date is the date the customer presents sufficient documentation to support the claim. Sufficient documentation consists of the following information, where such information is relevant to the dispute and reasonably available to the customer:

(1) Special Access (a.k.a. BellSouth SPA)

The nature of the dispute (i.e., incorrect rate, incorrect circuit type etc.), including the basis for the customer's belief that the bill is incorrect.

The billing account number(s) assigned by the Telephone Company.

The amount of money in dispute.

The date of the bill in dispute.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.1 Payment of Rates, Charges and Deposits (Cont'd)

(F) (Cont'd)

(2) BellSouth SWA (Non-Usage)

The nature of the dispute (i.e., incorrect rate etc.), including the basis for the customer's belief that the bill is incorrect.

The billing account number(s) assigned by the Telephone Company.

The amount of money in dispute.

The date of the bill in dispute.

(3) BellSouth SWA (Usage)

The nature of the dispute (i.e., incorrect rate, incorrect minutes of use, etc.), including the basis for the customer's belief that the bill is incorrect.

The type of usage (i.e., originating or terminating).

The Telephone Company end office where the minutes of use originated or terminated (if applicable).

The number of minutes in dispute.

The billing account number(s) assigned by the Telephone Company.

The amount of money in dispute.

The date of the bill.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.1 Payment of Rates, Charges and Deposits (Cont'd)

- (G) The Telephone Company and the customer shall work cooperatively to resolve the dispute.

If additional information from the customer would assist in resolving the dispute, the customer may be requested to provide additional information relevant to the dispute and reasonably available to the customer. This data may include, but is not limited to summarized usage data by time of day. The request for such additional information shall not affect the dispute date established pursuant to 2.4.1(F) preceding.

- (H) For purposes of 2.4.1(B)(3)(c), the resolution date is the date on which the Telephone Company completes the investigation of the dispute, and the Telephone Company's service representative notifies the customer of the disposition and notes the customer's account or when the Telephone Company forwards the amount of credit to the customer, depending upon customer preference.

- (I) At the option of the customer, all nonrecurring charges associated with a Standard or Negotiated Interval Access Order may be billed over a three month period subject to the following:

- 50% of the total nonrecurring charges will be billed in the first monthly billing period after the charges are incurred, and 25% of the total nonrecurring charges plus an Extended Billing Plan Charge will be billed in each of the following two monthly billing periods.
- The Extended Billing Plan Charge is calculated at a rate of 1.0% per month or 12% annually, on the remaining balance of the nonrecurring charges.
- The customer must request extended billing on or before the Application Date as set forth in 5.1.1. following for a Standard or Negotiated Interval Access Order.
- If the customer disconnects service before the expiration of the plan period, all unbilled charges plus the Extended Billing Plan Charge, if applicable, will be included in the final bill rendered.

ISSUED: SEPTEMBER 13, 2011

EFFECTIVE: SEPTEMBER 28, 2011

ACCESS SERVICE  
2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.1 Payment of Rates, Charges and Deposits (Cont'd)

(I) (Cont'd)

- This payment arrangement is not available for Daily Program Audio (a.k.a. BellSouth SPA Program Audio) and Daily Video (a.k.a. BellSouth SPA Video).
- If the customer fails to make any of the payments on the payment due date as set forth in 2.4.1(B)(3)(a) preceding, late payment charges as specified in 2.4.1(B)(3)(b) preceding will apply.

(J) When utility or telecommunications assessments, franchise fees, or privilege, license, occupational, excise, or other similar taxes or fees, based on interstate receipts are imposed by certain taxing jurisdictions upon the Telephone Company, the amounts of such taxes or fees will be billed to Customers in such a taxing jurisdiction on a prorated basis except where such Customers are exempt from the tax. The amount of charge that is prorated to each Customer's bill is determined by the interstate telecommunications services provided to and billed to a Customer service location in such a taxing jurisdiction with the aggregate of such charges equal to the amount of the tax or fee imposed upon or passed on to the Telephone Company. The taxing jurisdictions in which the charges will be applicable are:

<u>Jurisdiction</u>	<u>Tax Factors</u>
State of Kentucky (Gross Revenues Tax Surcharge)	1.31%
Georgia municipalities listed below Macon	3%
South Carolina municipalities listed below Aiken Allendale Anderson Arcadia Lakes Bamberg Barnwell Batesburg/Leesville Belton Bennettsville Blacksburg Blackville Blenheim Blythewood Burnettown Calhoun Falls Camden Carlisle Cayce Central Central Pacolet Chapin	1%

(N)

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ACCESS SERVICE  
2 - General Regulations

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.1 Payment of Rates, Charges and Deposits (Cont'd)

(J) Cont'd

<u>Jurisdiction</u>	<u>Tax Factor</u>
South Carolina municipalities listed below	1%
Charleston	
Cheraw	
Clemson	
Clinton	
Clio	
Clover	
Columbia	
Cope	
Cordova	
Cowpens	
Darlington	
Denmark	
Dillon	
Duncan	
Easley	
Eastover	
Edgefield	
Edisto Beach	
Elgin	
Florence	
Folly Beach	
Forest Acres	
Fountain Inn	
Gaffney	
Gaston	
Goose Creek	
Govan	
Greenville	
Greer	
Hanahan	
Hartsville	
Hickory Grove	
Hilda	
Hollywood	
Honea Path	
Irmo	
Isle of Palms	
Iva	
Johnston	
Jonesville	
Kiawah Island	

(N)

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ACCESS SERVICE  
2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.1 Payment of Rates, Charges and Deposits (Cont'd)

(J) Cont'd

<u>Jurisdiction</u>	<u>Tax Factor</u>
South Carolina municipalities listed below	1%
Lake View	
Landrum	
Latta	
Lexington	
Liberty	
Lincolnton	
Little Mountain	
Lyman	
Marion	
Mauldin	
McColl	
McConells	
Monetta	

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ACCESS SERVICE  
2 - General Regulations

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.1 Payment of Rates, Charges and Deposits (Cont'd)

(J) Cont'd

<u>Jurisdiction</u>	<u>Tax Factor</u>
South Carolina municipalities listed below	1%
Mt. Pleasant	
Mullins	
Myrtle Beach	
New Ellenton	
Newberry	
Nichols	
Norris	
North Augusta	
North Charleston	
Orangeburg	
Pacolet	
Peak	
Pelzer	
Pendleton	
Pickens	
Pine Ridge	
Pomaria	
Prosperity	
Quinby	
Ravenel	
Reevesville	
Reidville	
Ridgeland	
Ridgeville	
Rowesville	
Salem	
Salley	
Seabrook Island	
Sellers	
Seneca	
Sharon	
Six Mile	

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ACCESS SERVICE  
2 - General Regulations

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.1 Payment of Rates, Charges and Deposits (Cont'd)

(J) Cont'd

<u>Jurisdiction</u>	<u>Tax Factor</u>
South Carolina municipalities listed below	1%
Smyrna	
Snelling	
Society Hill	
South Congaree	
Spartanburg	
Springdale	
Springfield	
St. George	
Stuckey	
Sullivan's Island	
Summerville	
Tatum	
Timmonsville	
Travelers Rest	
Trenton	

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ACCESS SERVICE  
2 - General Regulations

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.1 Payment of Rates, Charges and Deposits (Cont'd)

(J) Cont'd

<u>Jurisdiction</u>	<u>Tax Factor</u>
South Carolina municipalities listed below	1%
Ulmer	
Union	
Walhalla	
Wellford	
West Columbia	
West Pelzer	
West Union	
Westminister	
Whitmire	
Williamston	
York	

2.4.2 Minimum Periods

The minimum period for which services are provided and for which rates and charges are applicable is one month except for those services set forth in Sections 5.6(C), 6.7.20, 6.7.21, 6.7.22, 7.4.32, 7.4.4, 7.4.13.2, 10.6.1 and 13.3.5(C)(1)(b), (c) and (d) of this Tariff.

The minimum period for which service is provided and for which rates and charges are applicable for a Specialized Service or Arrangement provided on an individual case basis as set forth in Section 12 following, is one month unless a different minimum period is established with the individual case filing.

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## ACCESS SERVICE

### 2 - General Regulations (Cont'd)

#### 2.4 Payment Arrangements and Credit Allowances (Cont'd)

##### 2.4.2 Minimum Periods (Cont'd)

When a service is discontinued prior to the expiration of the minimum period, charges are applicable whether the service is used or not as follows:

- (A) 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.
- (B) Except for High Capacity (a.k.a. BellSouth SPA High Capacity) Individual Case Basis (ICB) services and associated channelization listed in Section 7 and Section 12, 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 (1) the Telephone Company's total nonrecoverable costs less the net salvage value for the discontinued service or (2) the total monthly charges, at the rate level in effect at the time service is discontinued, for the remainder of the minimum period. For High Capacity (a.k.a. BellSouth SPA High Capacity) Individual Case Basis Services the applicable charge is specified in the Individual Case Basis filing.
- (C) When a customer requests the complete termination of a Special Access (a.k.a. BellSouth SPA) Voice Grade (a.k.a. BellSouth SPA DSO VG) Rate Stability Plan prior to the expiration date of the selected service commitment period, a Termination Liability Charge as specified in 7.4.13.5(B) following will apply.
- (D) For Special Access (a.k.a. BellSouth SPA) DS1 (a.k.a. BellSouth SPA DS1) service provided under a Federal Government Transport Plan (FGTP) arrangement, minimum period charges are as set forth in 10.6.1(F) following.

##### 2.4.3 Cancellation of an Order for Service

Provisions for the cancellation of an Access Order for BellSouth SWA or Special Access service, (a.k.a. BellSouth SPA) are set forth in 5.4 following.

##### 2.4.4 Credit Allowance for Service Interruptions

###### (A) General

A service is considered 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 Telephone Company result in the loss of use of the service by the customer as set forth in 6.5.1 following. An interruption period starts when the customer reports the interruption to the Telephone Company, and ends when the service is operative.

ISSUED: AUGUST 15, 2012

EFFECTIVE: AUGUST 30, 2012

ACCESS SERVICE  
2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(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 BellSouth SWA Dedicated Interoffice Channels, Channelization Equipment and Switched Local Channels, Dedicated End Office Trunk Port Service and Dedicated Tandem Trunk Port Service Special Access (a.k.a. BellSouth SPA) services other than BellSouth Dedicated Ring, SMARTPath service (a.k.a. BellSouth SPA DS1 Shared Ring), and SMARTPath DS3 Transport service (a.k.a. BellSouth SPA DS3 Shared Ring), LightGate service (a.k.a. BellSouth SPA Point to Point Network), DS1 (a.k.a. BellSouth SPA DS1) service, BellSouth DS1 Diverse Service, Program Audio (a.k.a. BellSouth SPA Program Audio), Broadcast Quality Video (a.k.a. BellSouth SPA Broadcast Quality Video) services, Intra-Office Collocation Cross Connect Service, Physical Access Cross Connect Service and Virtual Access Cross Connect Service, 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 major fraction thereof that the interruption continues. (D)

The credits will apply no more than once per month and the total of all credits, including those provided in other sections of this Tariff, shall not exceed the monthly rate for the service. The monthly charges used to determine the credit shall be as follows:

- (a) The monthly charge shall be the total of all the monthly rate element charges associated with the highest level inoperative channelized service:  
For BellSouth SWA Transport: BellSouth SWA Local Channel, Dedicated End Office Trunk Port Service and Dedicated Tandem Trunk Port Service, BellSouth SWA Dedicated Interoffice Channel, Channelization Equipment (if applicable) and any Optional Features and Functions.  
For Special (a.k.a. BellSouth SPA) two-point services: two Local Channels, Interoffice Channel and Optional Features and Functions.
- (b) For multipoint services, the monthly charge shall be only the total of all the monthly rate element charges associated with the highest level channelized service for that portion of the service that is inoperative (i.e., a local channel per customer premises, interoffice channel and optional features and functions).
- (c) For Special Access (a.k.a. BellSouth SPA) channelized services, the monthly charge shall be the total of all the monthly rate element charges associated with that portion of the highest level channelized service that is inoperative.

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EFFECTIVE: SEPTEMBER 28, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(B) When a Credit Allowance Applies (Cont'd)

(1) (Cont'd)

(c) (Cont'd)

When the facility which is channelized or the Basic Channelization System itself is inoperative, the monthly charge shall be the total of all the monthly rate element charges associated with the highest level channelized service (i.e., the local channel, interoffice channel, central office channel interface(s) and any optional features and functions, including the Basic Channelization System on the facility to the Hub. When the service which rides a channel of the channelized facility is inoperative (assuming the highest level channelized service is still operative) the monthly charge shall be the total of all the monthly rate element charges associated with that portion of the lower level inoperative service from the Hub to a customer premises (i.e., local channels, interoffice channel, central office channel interface(s), and optional features and functions). For channelized service ordered under the Shared Network Arrangement, certain record keeping complexities necessitate that the host subscriber as well as each service user notify BellSouth Telecommunications of any service outage in order to receive a credit allowance. (T)

(d) For BellSouth SWA channelized services, the monthly charge shall be the total of all monthly rate element charges associated with that portion of the highest level channelized service that is inoperative. When the facility which is channelized or the Basic Channelization System itself is inoperative, the monthly charge shall be the total of all the monthly rate element charges associated with the highest level channelized service (e.g., the Switched Local Channel, Switched Interoffice Channels, Channelization Equipment, including the Basic Channelization System on the facility to the Hub, if applicable).

(e) For SMARTPath services (a.k.a. BellSouth SPA Shared Ring) and SMARTPath DS3 Transport service (a.k.a. BellSouth SPA DS3 Shared Ring), the monthly charge shall be the total of all the monthly rate element charges associated with the highest level inoperative channelized service (e.g., SMARTPath Area Connection and SMARTPath Area Junction).

(f) For Intra-Office Collocation Cross Connect, Physical Access Cross Connect, and Virtual Access Cross Connect elements specified in Section 13 of this Tariff, the monthly charge shall be that associated with the specific cross connect that is inoperative.

(This page filed under Transmittal No. 0010 )

ISSUED: NOVEMBER 23, 2015

EFFECTIVE: DECEMBER 8, 2015

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(B) When a Credit Allowance Applies (Cont'd)

(D)  
(D)  
(D)

(2) For Program Audio (a.k.a. BellSouth SPA Program Audio) and Broadcast Quality Video (a.k.a. BellSouth SPA Broadcast Quality Video) Special Access services (a.k.a. BellSouth SPA), no credit shall be allowed for an interruption of less than 30 seconds. The customer shall be credited for an interruption of 30 seconds or more as follows:

- (a) For two-point services, when monthly rates are applicable, the credit shall be at the rate of  $1/8640$  of the monthly charges for the service for each period of 5 minutes or major fraction thereof that the interruption continues.
- (b) For two-point services, when daily rates are applicable, the credit shall be at the rate of  $1/288$  of the daily charges for the service for each period of 5 minutes or major fraction thereof that the interruption continues.
- (c) For multipoint services, when monthly rates are applicable, the credit shall be at the rate of  $1/8640$  of the monthly charges for all channel terminations, channel mileages and optional features and functions that are inoperative for each period of 5 minutes or major fraction thereof that the interruption continues.

(This page filed under Transmittal No. 0110 )

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ISSUED: OCTOBER 28, 2014

EFFECTIVE: NOVEMBER 12, 2014

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(B) When a Credit Allowance Applies (Cont'd)

(2) (Cont'd)

- (d) For multipoint services, when daily rates are applicable, the credit shall be at the daily rate of 1/288 of the daily charges for each channel termination, channel mileage and optional features and functions that is inoperative for each period of 5 minutes or major fraction thereof that the interruption continues.
  - (e) For multipoint services, the credit for the monthly or daily charges includes the charges for the distribution amplifier only when the distribution amplifier is inoperative.
  - (f) When two or more interruptions occur during a period of 5 consecutive minutes, such multiple interruptions shall be considered as one interruption.
- (3) For BellSouth SWA service, BellSouth Directory Assistance Access service, and BellSouth Line Information Data Base Access service usage sensitive rate elements, no credit shall be allowed for an interruption of less than 24 hours. The customer shall be credited for an interruption of 24 hours or more at the rate applicable to the service involved, for each period of 24 hours or major fraction thereof that the interruption continues. In the case of service billed based upon actual usage, no credit allowance is applicable.
- (4) The credit allowance(s) for an interruption or for a series of interruptions shall not exceed (a) the sum of the monthly rates or (b) the assumed minutes of use charge for the service interrupted in any one monthly billing period.
- (5) For certain Special Access (a.k.a. BellSouth SPA) services (Digital Data Access (a.k.a. BellSouth SPA DSO Digital Data), DA1-4; and High Capacity (a.k.a. BellSouth SPA High Capacity) HC1), any period during which the error performance is below that specified for the service will be considered as an interruption. (D)

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(B) When a Credit Allowance Applies (Cont'd)

- (6) Service interruptions for Specialized Service or Arrangements provided under the provisions of Section 12 following shall be administered in the same manner as those set forth in 2.4.4 unless other regulations are specified with the Individual Case Basis filing.
- (7) Service interruption for BellSouth Administrative Management Service shall be administered in the same manner as set forth in 13.3.10(C) following.

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ISSUED: MARCH 20, 2015

EFFECTIVE: APRIL 4, 2015

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(B) When a Credit Allowance Applies (Cont'd)

(8) For SMARTPath service (a.k.a. BellSouth SPA Shared Ring), and SMARTPath DS3 Transport service (a.k.a. BellSouth SPA DS3 Shared Ring) rate elements, failure by the Telephone Company to meet the performance guarantee described in Sections 7.2.13(C)(2) and 7.2.14(C)(1) of this Tariff, respectively, will prompt a credit equal to 1440/1440 for effected SMARTPath service (a.k.a. BellSouth SPA DS1 Shared Ring), or SMARTPath DS3 Transport service (a.k.a. BellSouth SPA DS3 Shared Ring), rate elements. A customer request for credit will not be required. The credit will be applied through normal administrative processes and the dollar amount will be reflected on the customer's bill. The credit will apply no more than once per billing period. This credit is in addition to those provided in 2.4.4(B)(1) preceding. The combined total of the credit allowance during a month for failure to meet the performance guarantee in Section 7.2.13(C)(2) or 7.2.14(C)(1), as applicable, and the credit for service interruption contained in Section 2.4.4(B)(1) shall not exceed the monthly rate for the highest level inoperative channelized service.

(9) The Credit Allowance for Service Interruptions, as described in Section 2.2.4(B)(9), applies only to DS1 Special Access circuits purchased under a CSPP or a TPP in effect as of April 4, 2015. For DS1 Special Access circuits purchased on a month-to-month basis, including those circuits selected for an ACP discount, the Credit Allowance for Service Interruptions will only apply to circuits in effect as of April 4, 2015. Thereafter, the Service Assurance Warranty (SAW), as described in Section 2.4.4(B)(18), will apply to these circuits.

(N)  
|  
(N)

Credit allowances for service interruptions on DS1 Special Access (a.k.a. BellSouth SPA DS1) service (including DS1 Alternate Serving Wire Center service and LightGate service (a.k.a. BellSouth SPA Point to Point Network) DS1 channel interfaces) will be based on

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(B) When a Credit Allowance Applies (Cont'd)

(9) (Cont'd)

the wire center group assignment of the customer's serving wire center, (see Group 1 wire Center list following). For DS1 Special Access (a.k.a. BellSouth SPA DS1) facilities assigned to Group 1 wire centers, the customer shall be credited at the rate of 1440/1440 for service interruptions of one minute or more. Special Access DS1 (a.k.a. BellSouth SPA DS1) customers with facilities assigned to Group 2 wire centers, (all other wire centers not included in Group 1) shall be credited for interruptions of more than 30 minutes but less than or equal to 210 minutes based on the credit allowance schedule following. For service interruptions of 211 minutes or more the customer shall receive a credit of 1440/1440 of the monthly rate. Credit allowances for DS1 Special Access (a.k.a. BellSouth SPA DS1) service interruptions involving more than one wire center group will be based on the respective local channel wire center rate and the highest interoffice channel mileage rate used in provisioning the service. Ratcheting, to account for BellSouth SWA services, will be applied to DS1 Special Access (a.k.a. BellSouth SPA DS1) service interruption credits. Credit allowance limitations shall be in accordance with Section 2.4.4(B)(4) preceding.

Credit Allowance Schedule  
Group Wire Centers

<u>Interruption Period</u>	<u>Credit Per Interruption</u>
<u>30 Minutes to 150 Minutes</u> All	360/1440
<u>151 Minutes to 210 Minutes</u> All	720/1440
<u>211 Minutes or More</u> All	1440/1440

The provisions of this subsection do not apply to BellSouth DS1 Diverse service.

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(B) When a Credit Allowance Applies (Cont'd)

(9) (Cont'd)

BELLSOUTH GROUP 1 WIRE CENTERS

ATLNGAAC	BRHMALOM	CLMASCSU	JCSNMSCP
ATLNGAAD	BRHMALOX	CLMASCSW	JCSNM SMB
ATLNGABH	BRHMALRC	COCYFL13	JCSNM SNR
ATLNGABU	BRHMALTA	DNWDGAMA	JCSNM SPC
ATLNGACD	BRHMALVA	DRBHFLMA	JCSNM SRW
ATLNGACS	BRHMALWE	FTLDFLAP	JCSNM STR
ATLNGAEL	BRHMALWL	FTLDFLCR	JCVLFLAR
ATLNGAEP	BYBHFLMA	FTLDFLCY	JCVLFLBW
ATLNGAFP	CHMBGAMA	FTLDFLFT	JCVLFLCL
ATLNGAGC	CHRLNCBO	FTLDFLJA	JCVLFLFC
ATLNGAGR	CHRLNCCA	FTLDFLMA	JCVLFLIA
ATLNGAHR	CHRLNCCE	FTLDFLOA	JCVLFLJT
ATLNGAIC	CHRLNCCR	FTLDFLPL	JCVLFLLF
ATLNGALA	CHRLNCDE	FTLDFLSG	JCVLFLNO
ATLNGANW	CHRLNCER	FTLDFLSU	JCVLFLOW
ATLNGAPP	CHRLNCLP	FTLDFLWN	JCVLFLPP
ATLNGASS	CHRLNCLX	GNBONCAP	JCVLFLRV
ATLNGATH	CHRLNCMI	GNBONCAS	JCVLFLSJ
ATLNGAUY	CHRLNCMO	GNBONCEU	JCVLFLSM
ATLNGAWD	CHRLNCOD	GNBONCHO	JCVLFLWC
ATLNGAWE	CHRLNCRE	GNBONCLA	LKWOFLAJ
BCRTFLBT	CHRLNCSH	GNBONCMC	LLBNGAMA
BCRTFLMA	CHRLNCTH	GNBONCPG	LSVLKY26
BCRTFLSA	CHALNCUN	GRNRNCJB	LSVLKY53
BRHMALBH	CLMASCAR	GTWSTNSW	LSVLKYAN
BRHMALCH	CLMASCBO	HLWDFLHA	LSVLKYAP
BRHMALCP	CLMASCCH	HLWDFLMA	LSVLKYBE
BRHMALEL	CLMASCDF	HLWDFLPE	LSVLKYBR
BRHMALEN	CLMASCFI	HLWDFLWH	LSVLKYCS
BRHMALEW	CLMASCPA	JCBHFLAB	LSVLKYCW
BRHMALFO	CLMASCSA	JCBHFLMA	LSVLKYFC
BRHMALFS	CLMAS CSC	JCBHFLSP	LSVLKYHA
BRHMALHW	CLMASCSH	JCSNM SBL	LSVLKYJT
BRHMALMT	CLMASCSN	JCSNM SCB	LSVLKYOA

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(B) When a Credit Allowance Applies (Cont'd)

(9) (Cont'd)

BELLSOUTH GROUP 1 WIRE CENTERS

LSVLKYSH	MMPHTNCK	NSVLTNCD	ORLDFLSA
LSVLKYSL	MMPHTNCT	NSVLTNCH	PMBHFLFE
LSVLKYSM	MMPHTNEL	NSVLTNDO	PMBHFLMA
LSVLKYTS	MMPHTNFR	NSVLTNGH	PMBHFLNP
LSVLKYVS	MMPHTNGT	NSVLTNHH	PMBHFLTA
LSVLKYWE	MMPHTNHP	NSVLTNIN	RLGHNCDU
MIAMFLAE	MMPHTNMA	NSVLTNMC	RLGHNCGA
MIAMFLAF	MMPHTNMT	NSVLTNMT	RLGHNCGL
MIAMFLAL	MMPHTNOA	NSVLTNST	RLGHNCHO
MIAMFLAP	MMPHTNSL	NSVLTNUN	RLGHNCJO
MIAMFLBA	MMPHTNST	NSVLTNWC	RLGHNCMO
MIAMFLBC	MMPHTNWW	NSVLTNWM	RLGHNCSE
MIAMFLBR	MMPHTNZP	NWORLAAR	RLGHNCSC
MIAMFLCA	MNDRFLAV	NWORLAAV	RLGHNCSE
MIAMFLDB	MNDRFLLO	NWORLABM	RLGHNCSE
MIAMFLFL	MTGMAL11	NWORLACA	SMYRGAGP
MIAMFLGR	MTGMALBI	NWORLACM	SMYRGAMA
MIAMFLHL	MTGMALDA	NWORLAFR	SMYRGAPF
MIAMFLIC	MTGMALMB	NWORLAIY	TUKRGAMA
MIAMFLKE	MTGMALMT	NWORLALK	VRBHFLBE
MIAMFLME	MTGMALNO	NWORLAMA	VRBHFLMA
MIAMFLNM	MTRELABK	NWORLAMC	WCLMSCES
MIAMFLNS	MTRELARS	NWORLAMR	WCLMSCMA
MIAMFLOL	NDADFLAC	NWORLAMT	WPBHFLAA
MIAMFLPB	NDADFLBR	NWORLAMU	WPBHFLAN
MIAMFLPL	NDADFLGG	NWORLARV	WPBHFLGA
MIAMFLRC	NDADFLLO	NWORLASC	WPBHFLGR
MIAMFLRR	NDADFLAT	NWORLASK	WPBHFLHH
MIAMFLSH	NRCRGAMA	NWORLASW	WPBHFLLE
MIAMFLSO	NSVLTNAA	ORLDFLAP	WPBHFLRB
MIAMFLWD	NSVLTNAP	ORLDFLCL	WPBHFLRP
MIAMFLWM	NSVLTNBK	ORLDFLMA	
MMPHTNBA	NSVLTNBV	ORLDFLPC	
MMPHTNBM	NSVLTNBW	ORLDFLPH	

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(B) When a Credit Allowance Applies (Cont'd)

(10) Application of credits for service outages for LightGate service (a.k.a. BellSouth SPA Point to Point Network), (excluding DS1 channel interfaces), will be calculated as follows: credits will be applied to the monthly rate associated with each activated interface affected, after ratcheting adjustments to account for BellSouth SWA service, if any, for the highest level channelized service. For system level rate elements, credits applied to the monthly rate associated with the system, after ratcheting adjustments for BellSouth SWA services, based upon the proportion which the interrupted Special Access, (a.k.a. BellSouth SPA) channels, in the system bear to the total activated Special Access (a.k.a. BellSouth SPA) channels, in the system. Where service interruptions of one minute or more per occasion occur, the credit applied shall be 1440/1440. Credit allowance limitations shall be in accordance with Section 2.4.4(B)(4).

(11) Reserved for Future Use.

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(12) Credit allowances for service interruptions on affected BellSouth SWA DS1 service Local Channel and/or Interoffice Channel elements will be based on the wire center group assignment of the customer's serving wire center, (see Group 1 Wire Center list contained in Section 2.4.4.(B)(10)). For BellSouth SWA DS1 facilities assigned to Group 1 wire centers, the customer shall be credited at the rate of 1440/1440 for service interruptions of one minute or more. BellSouth SWA DS1 customers with facilities assigned to Group 2 wire centers, (all other wire centers not included in Group 1) shall be credited for interruptions of more than 30 minutes but less than or equal to 210 minutes based on the credit allowance schedule following.

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(B) When a Credit Allowance Applies (Cont'd)

(12) (Cont'd)

Service interruptions of 211 minutes or more the customer shall receive a credit of 1440/1440 of the monthly rate. Credit allowances for BellSouth SWA DS1 service interruptions involving more than one wire center group will be based on the respective local channel wire center group and the highest interoffice channel mileage wire center used in provisioning the service. Ratcheting, to account for Special Access (a.k.a. BellSouth SPA) services, will be applied to BellSouth SWA DS1 service interruption credits. Credit allowance limitations shall be in accordance with Section 2.4.4.(B)(4).

Credit Allowance Schedule  
Group 2 Wire Centers

<u>Interruption Period</u>	<u>Credit Per Interruption</u>
<u>30 Minutes to 150 Minutes</u> All 360/1440	
<u>151 Minutes to 210 Minutes</u> All	720/1440
<u>211 Minutes or More</u> All	1440/1440

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EFFECTIVE: APRIL 4, 2015

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(B) When a Credit Allowance Applies (Cont'd)

- (13) Application of credits for service outages for BellSouth SWA DS3 will be calculated as follows: For the affected BellSouth Local Channel, Interoffice Channel and BellSouth SWA DS3 Channelization elements, credits will be applied to the monthly charge associated with each element affected for the highest level inoperative channelized service, after ratcheting adjustments to account for Special Access (a.k.a. BellSouth SPA) service, if any. Where service interruptions of one minute or more per occasion occur, the credit applied shall be 1440/1440 of the total monthly charge for the rate element involved. Credit allowance limitations shall be in accordance with Section 2.4.4.(B)(4) preceding.
- (14) Application of credits for service outages of BellSouth DS1 Diverse service Local and Interoffice Channels will be calculated as follows: In the event of primary facility path failure, service is guaranteed to switch to an alternate facility path in one minute or less. Failure to meet this guarantee will result in credits being applied to the customer's bill equal to 1440/1440 of the monthly charge associated with the affected service element(s) (e.g., for the affected Local Channel, Interoffice Channel, DS1 Basic Channelization System and associated Central Office Channel Interface(s), and 1.544 Mbps elements of service associated with higher capacity Central Office Channel Interface channelization element(s), where the trouble is on the public right-of-way). Credits will be applied through normal administrative processes and the dollar amount will be reflected on the customer's bill. Ratcheting, to account for BellSouth SWA services, will be applied to BellSouth DS1 Diverse service interruption credits. A customer must report the outage in order to receive credit. The credits will apply no more than once per month and the total of all credits, including those in other sections of this Tariff, shall not exceed the monthly rate for service.

(D)  
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ISSUED: OCTOBER 21, 2011

EFFECTIVE: NOVEMBER 5, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(B) When a Credit Allowance Applies (Cont'd)

(15) For Fast Packet Access Services,<sup>(1)</sup> a service is considered interrupted (N) when it becomes unusable to the customer because of a failure of a facility component used to furnish service under this tariff. An interruption period starts when the customer reports the interruption to the Telephone Company, and ends when the service is operative. Following are the credit allowances appropriate for Fast Packet Access Services; the credit allowance(s) for an interruption or for a series of interruptions shall not exceed the effective monthly rate for the Fast Packet Access Service.

(a) In case of an interruption to any Fast Packet Access Service (except as specified otherwise in (b) following), the credit allowance for the period of the interruption, if not due to situations set forth in 2.4.4.(C), shall be as follows:

- For Exchange Access Frame Relay Service<sup>(1)</sup> no credit shall be (N) 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 major fraction thereof that the interruption continues.

For the service impacted by the service outage, the Fast Packet Access Service rate elements used to determine the credit allowance amount shall be as follows:

- All network interfaces

<sup>(1)</sup> Effective November 5, 2011, Exchange Access Frame Relay Service (XAFRS) (a.k.a. BellSouth Exchange Access Frame Relay Service) as described in Section 21.2, following, and BellSouth Managed Shared Frame Relay Service (MSFRS) as described in 21.3, following, will no longer be available to new Customers. Existing term plan Customers, as of November 5, 2011, may add, move, remove or change lines and/or locations for the durations of their current term plan agreements, but may not enter into any new term plan agreements. Existing Customers will be permitted one extension of any existing, non-expired term plan agreement past its current term for twelve (12) months, provided the extension is signed on or before March 31, 2012. Upon expiration of any term plan agreement (including any permitted extension), service will continue on a month-to-month basis until the service is discontinued by the Telephone Company.

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ISSUED: OCTOBER 21, 2011

EFFECTIVE: NOVEMBER 5, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(B) When a Credit Allowance Applies (Cont'd)

(15)(Cont'd)

(b) In case of an interruption to Managed Shared Frame Relay Service,<sup>(1)</sup> (N)  
 a Service Continuity Credit as follows (instead of the standard  
 Fast Packet Access Service credit allowance for outages set forth  
 previously in (a)) shall apply for service outages according to the  
 schedule provided below if the outage is not due to situations set  
 forth in 2.4.4(C). The customer will be credited the percentage of (D)  
 his effective monthly rate for the MSFRS Connections that are  
 affected by the service interruption (i.e., effective monthly rate  
 meaning the monthly rate discounted by the appropriate Fast Packet  
 Savings Plan discount percentage, if applicable) based upon the  
 period of the actual service outage as set forth in the following  
 chart:

Duration of Service Outage	Service Continuity Credit Percentage
0 - 240 minutes	0%
241 - 360 minutes	33%
361 - 480 minutes	66%
Over 480 minutes	100%

For the services impacted by the service outage, the rate elements used to determine the Service Continuity Credit amount shall be as follows:

- For Managed Shared Frame Relay Service:<sup>(1)</sup> MSFRS Connections (N)

<sup>(1)</sup> Effective November 5, 2011, BellSouth Managed Shared Frame Relay Service (MSFRS) as described in 21.3, following, will no longer be available to new Customers. Existing term plan Customers, as of November 5, 2011, may add, move, remove or change lines and/or locations for the durations of their current term plan agreements, but may not enter into any new term plan agreements. Existing Customers will be permitted one extension of any existing, non-expired term plan agreement past its current term for twelve (12) months, provided the extension is signed on or before March 31, 2012. Upon expiration of any term plan agreement (including any permitted extension), service will continue on a month-to-month basis until the service is discontinued by the Telephone Company. (N)

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EFFECTIVE: NOVEMBER 5, 2011

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(B) When a Credit Allowance Applies (Cont'd)

(15) (Cont'd)

- (c) In case of an interruption to Fast Packet Access Services subscribed with the Special Provisioning Feature, a Special Provisioning Credit as follows (instead of the standard Fast Packet Access Service credit allowance for outages set forth previously in (a) and (b)) shall apply for service outages if the outage is not due to situations set forth in 2.4.4.(C).

Except for network maintenance windows, if both circuits in a Special Provisioning service relationship fail at the same time and it is determined that both failed at the same time because diversity was not maintained in the Telephone Company's network, then the Telephone Company will provide a credit equal to one full month's charge for each circuit on the subsequent invoice. The credit itself will be equal to what the customer would have actually paid that month (credit is net of any FSP credits).

For the services impacted by the service outage, the rate elements used to determine the Special Provisioning Credit amount shall be as follows:

- For Exchange Access Frame Relay Service:<sup>(1)</sup> XAFRS Network Interfaces (N)
- For Managed Shared Frame Relay Service:<sup>(1)</sup> MSFRS Connections (N)
- Special Provisioning Feature Charges

<sup>(1)</sup> Effective November 5, 2011, Exchange Access Frame Relay Service (XAFRS) (a.k.a. BellSouth Exchange Access Frame Relay Service) as described in Section 21.2, following, and BellSouth Managed Shared Frame Relay Service (MSFRS) as described in 21.3, following, will no longer be available to new Customers. Existing term plan Customers, as of November 5, 2011, may add, move, remove or change lines and/or locations for the durations of their current term plan agreements, but may not enter into any new term plan agreements. Existing Customers will be permitted one extension of any existing, non-expired term plan agreement past its current term for twelve (12) months, provided the extension is signed on or before March 31, 2012. Upon expiration of any term plan agreement (including any permitted extension), service will continue on a month-to-month basis until the service is discontinued by the Telephone Company.

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(B) When a Credit Allowance Applies (Cont'd)

- (16) For BellSouth Wavelength SWA Dedicated Ring Service Components and BellSouth Wavelength Dedicated Ring Service, a credit for a service interruption involving the failure of ring level and/or wavelength channel service components shall apply. For a failure of one second or greater associated with ring level service components, the credit shall equal 100 percent of the current billed rate associated with the affected ring level components. For a service interruption of 30 minutes or greater associated with individual wavelength channels, the credit shall equal 100 percent of the current billed rate associated with the affected wavelength channel(s). All credit allowances shall begin from the time of notice by the customer to the Company and will end when the service is operative. A customer must report the outage in order to receive service outage credit. The total credit received in any month for each service component shall not exceed the monthly rate for the service component.
- (17) For BellSouth Wavelength SWA Channel Service Components and BellSouth Channel Service, a credit for a service interruption involving the failure of a Dedicated System and/or Wavelength Channel service components shall apply. For a failure of thirty minutes or greater, the credit shall equal 100 percent of the current billed rate associated with the affected service components. All credit allowances shall begin from the time of notice by the customer to the Company and will end when the service is operative. A customer must report the outage in order to receive service outage credit. The total credit received in any month for each service component shall not exceed the monthly rate for the service component.

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(B) When a Credit Allowance Applies (Cont'd)

(18) Service Assurance Warranty (SAW)

Credit allowances for service interruptions on DS1 Special Access service will be calculated as provided below. Section 2.4.4(B)(18) applies to DS1 Special Access circuits when Section 2.4.4(B)(9) no longer applies to such circuits.

No credit shall be allowed for an interruption period of less than 30 minutes. For each period of 30 minutes, or fraction thereof, that the interruption continues after the initial 30-minute outage, the Customer will be credited at the rate of 1/1440 of the monthly charges until the outage reaches 4 hours. When the total service interruption on the same service exceeds 4 hours, the Customer shall receive a SAW credit as follows:

- (i) For the initial 4 hour outage, in a 30-day period, the Customer will be credited \$120.
- (ii) Additional service interruptions that are 4 hours or greater that occur in the same 30-day period will be calculated at the rate of 1/1440 per 30-minute interval.

The total credit allowance available to the Customer, regardless of the number or type of service interruptions within a 30-day period, will not exceed 100% of the combined monthly rates per affected service.

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ISSUED: SEPTEMBER 13, 2011

EFFECTIVE: SEPTEMBER 28, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(C) When a Credit Allowance Does Not Apply

No credit allowance will be made for:

- (1) Interruptions caused by the negligence of the customer, the customer's end user or the customer/end user's authorized agent.
- (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 Telephone Company is not afforded access to the premises where the service is terminated.
- (4) Interruptions of a service when the customer has released that service to the Telephone 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 (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, as set forth in BELLSOUTH TELECOMMUNICATIONS TARIFF F.C.C. NO. 2 for Special Construction. The period for which no credit allowance is made begins on the seventh day after the customer receives the Telephone Company's written notification of the need for such replacement and ends on the day after receipt by the Telephone Company of the customer's written authorization for such replacement. (T)
- (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) Periods of temporary discontinuance as set forth in 2.2.1(B) preceding.

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(C) When a Credit Allowance Does Not Apply (Cont'd)

- (8) An interruption or a group of interruptions, resulting from a common cause, for amounts less than one dollar.
- (9) Periods of interruption as set forth in 13.3.1 following.
- (10) Interruptions of a service due to commercial power failure.
- (11) Interruptions of a service due to labor difficulties, governmental orders, civil commotions, criminal action against the Telephone Company, acts of God, war, or other circumstances beyond the Telephone Company's control.
- (12) When unbundled network elements (UNEs) or combinations of UNEs are commingled with Access Services purchased under this Tariff.
- (13) When the Telephone Company has identified a condition that requires maintenance, and the customer refuses to release the service to the Telephone Company for repair and a subsequent service interruption occurs.
- (14) Periods of interruption due to testing and/or repair during any maintenance window agreed to in advance by the customer and the Telephone Company in response to a customer reported trouble.

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.4 Credit Allowance for Service Interruptions (Cont'd)

(D) Use of an Alternative Service Provided by the Telephone Company

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

(E) Temporary Surrender of a Service

In certain instances, the customer may be requested by the Telephone Company 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 1/1440 of the monthly rate for each period of 30 minutes or fraction thereof that the service is surrendered. In no case will the credit allowance exceed the monthly rate for the service surrendered in any one monthly billing period.

2.4.5 Reestablishment of Service Following Fire, Flood or Other Occurrence

(A) Nonrecurring Charges Do Not Apply

Charges do not apply for the reestablishment of service following a fire, flood or other occurrence attributed to an act of God provided that:

- (1) The service is of the same type as was provided prior to the fire, flood or other occurrence.

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.5 Reestablishment of Service Following Fire, Flood or Other Occurrence  
(Cont'd)

(A) Nonrecurring Charges Do Not Apply (Cont'd)

- (2) The service is for the same customer.
- (3) The service is at the same location on the same premises.
- (4) The reestablishment of service begins within 60 days after Telephone Company service is available. (The 60 day period may be extended a reasonable period if the renovation of the original location on the premises affected is not practical within the allotted time period.)

(B) Nonrecurring Charges Apply

Nonrecurring Charges apply for establishing service at a different location on the same premises or at a different premises pending reestablishment of service at the original location.

2.4.6 Title or Ownership Rights

The payment of rates and charges by customers for the services offered under the provisions of this tariff does not assign, confer or transfer title or ownership rights to proposals or facilities developed or utilized, respectively, by the Telephone Company in the provision of such services.

2.4.7 Billing of Access Service Provided by Multiple Companies

The Telephone Company will adhere to the standards for billing of access service by multiple companies that are set forth in reference documents Ordering and Billing Forum: Multiple Exchange Carrier Access Billing (MECAB) and Ordering and Billing Forum: Multiple Exchange Carrier Ordering and Design (MECOD).

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.7 Billing of Access Service Provided by Multiple Companies (Cont'd)

(A) Feature Group A (FGA) Service<sup>1</sup>

When a Feature Group A (or LSBSA)<sup>2</sup> Switched Access Service is ordered by a customer where one end of the Transport Element is in the Telephone Company operating territory and the other end is in another Exchange Telephone Company operating territory, the Exchange Telephone Company in whose territory the FGA dial-tone office is located will accept the order. In addition, the Exchange Telephone Company in whose territory the customer's serving wire center is located must also receive a copy of the order from the customer. The Exchange Telephone Company that accepts the order will then determine the charges involved, arrange to provide the Access Service ordered and bill the charges in accordance with its Access Service Tariff.

Upon agreement of the Telephone Companies involved in the provision of FGA service, the dedicated portions of FGA service (i.e. Switched Dedicated Interoffice Channel, Switched Local Channel and Channelization Equipment) will be billed in accordance with the provision of (B) and (C) following. For non-dedicated portions of FGA service, including the Interconnection charge, the rates of the billing company will apply.

Note 1: Except where indicated herein, references to Feature Groups will also include the applicable Basic Serving Arrangement (BSA) as detailed in the matrix of Section 6.1.3(A)(5)(j) (e.g., the term FGA represents both FGA and Line Side Basic Serving Arrangement (LSBSA)).

Note 2: Where LSBSA is provisioned with a DNAL, this section, 2.4.7.(A), shall also apply to the DNAL.

ISSUED: SEPTEMBER 24, 2013

EFFECTIVE: OCTOBER 9, 2013

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.7 Billing of Access Service Provided by Multiple Companies (Cont'd)

(B) Single Bill Arrangements

(1) General

If agreed to by the Exchange Telephone Companies involved in the provision of the service, single bill arrangements will be provided for Special Access and for FGB, FGD, and the dedicated portions of FGA Switched Access service. (D)

In the event that the Exchange Telephone Companies involved agree to change from one billing arrangement to another, the customer will be notified at least 30 days prior to the effective date of such change.

(2) Ordering

The customer shall place its access service request with each Exchange Telephone Company involved in the provision of the service.

(3) Rating and Billing of Service

The billing company will be as agreed to by the Exchange Telephone Companies involved in the provision of the service. The single bill arrangement may be provided under the following single bill alternatives if agreed to by such companies:

- (a) The billing company will bill and collect all appropriate charges in accordance with the regulations, rates and charges in its Access Service tariff, or

Note 1: Except where indicated herein, references to Feature Groups will also include the applicable Basic Serving Arrangement (BSA) as detailed in the matrix of Section 6.1.3(A)(5)(j) (e.g., the term FGA represents both FGA and Line Side Basic Serving Arrangement (LSBSA)).

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.7 Billing of Access Service Provided by Multiple Companies (Cont'd)

(B) Single Bill Arrangements (Cont'd)

(3) Rating and Billing of Service (Cont'd)

- (b) The billing company will bill and collect all appropriate charges in accordance with the rates and charges in its access tariff, for the portion of the service it provides, and in accordance with the rates and charges of the access tariffs of the other Exchange Telephone Companies involved, for the portion of the service which they provide, with the exception that the billing company's billing regulations, (regulations regarding deposits, late payments, late payment penalties, disputes, interest credits, and extended billing), shall apply. The Interconnection charge of the end office Telephone Company will apply. The bill will separately identify each company's rates and charges, or
- (c) The billing company will bill and collect all appropriate charges in accordance with the rates and charges in the access tariffs of the other involved Exchange Telephone Companies, as forwarded to it by such companies for the portion of the service they provide, and in accordance with the rates and charges in its own access tariff for the portion of the service it provides. The Interconnection charge of the end office Telephone Company will apply. The bill will separately identify each company's rates and charges.

For 2.4.7(B)(3)(b) and (c) above, the charges billed for the portion of service provided by this Telephone Company are determined as set forth in 2.4.7(C)(3)(a), (b) and (c). For 2.4.7(B)(3)(a) above, for nonrecurring charges, 100% of this Telephone Company's charge shall apply.

ISSUED: SEPTEMBER 24, 2013

EFFECTIVE: OCTOBER 9, 2013

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.7 Billing of Access Service Provided by Multiple Companies (Cont'd)

(C) Multiple Bill Arrangements

(1) General

Separate bills will be rendered by the Exchange Telephone Companies for Special Access and for FGB1, FGD, and the dedicated portions of FGA Switched Access Service if the administration of a single bill arrangement, as set forth in 2.4.7(B), is not agreed upon by the companies involved. In the event that the Exchange Telephone Companies involved agree to change from one billing arrangement to another, the customer will be notified at least 30 days prior to the effective date of such change. (D)

(2) Ordering

The customer shall place its access service request with each Exchange Telephone Company involved in the provision of the service.

(3) Rating and Billing of Service

Each company will provide its portion of the Access Service based on the regulations, rates and charges contained in its Access Service tariff, subject to the following rules, as appropriate:

(a) The charges billed by this company for mileage sensitive rate elements, e.g., Switched Access Service Switched Transport, Special Access Service Interoffice Channel, or Directory Assistance Transport, are determined as follows:

(i) The total mileage for the service is computed using V&H Coordinate Method set forth in NATIONAL EXCHANGE CARRIER ASSOCIATION, INC., TARIFF F.C.C. NO. 4.

Note 1: Except where indicated herein, references to Feature Groups will also include the applicable Basic Serving Arrangement (BSA) as detailed in the matrix of Section 6.1.3(A)(5)(j) (e.g., the term FGA represents both FGA and Line Side Basic Serving Arrangement (LSBSA)).

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.7 Billing of Access Service Provided by Multiple Companies (Cont'd)

(C) Multiple Bill Arrangements (Cont'd)

(3) Rating and Billing of Service (Cont'd)

(a) (Cont'd)

(ii) A billing factor is determined from NATIONAL EXCHANGE CARRIER ASSOCIATION INC. (NECA) TARIFF F.C.C. NO. 4 directly.

(iii) This company's rates and charges are then multiplied by the appropriate quantity(ies) and the billing factor to obtain the charges for this company.

An example of this methodology is shown in 2.4.7(C)(4) following.

(b) The application of nondistance sensitive rate elements varies according to the rate structure and the location of the facilities involved:

(i) When rates and charges are listed on a per point of termination basis, this company's rates will be billed for the termination(s) within this company's operating territory.

(ii) When rates and charges are listed on a per unit basis, e.g., central office bridging or channelization, this company's rates and charges will apply for units located in this company's operating territory. For switched access common transport between a Telephone Company access tandem and an end office of another telephone company, 50% of this telephone company's Common Transport DS3 to DS1 Multiplexer rate, as set forth in Section 6.8.1(B)(2)(a), and this telephone company's Directory Transport DS3 to DS1 Multiplexer rate, as set forth in Section 9.1.6(B)(6) shall apply.

(iii) When rates and charges are developed on an individual case basis, such rates will be developed for the portion of the service provided by this company.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.7 Billing of Access Service Provided by Multiple Companies (Cont'd)

(C) Multiple Bill Arrangements (Cont'd)

(3) Rating and Billing of Service (Cont'd)

(b) (Cont'd)

- (iv) When rates and charges are listed on a per service basis, this company's rates and charges are allocated based upon the ratio of points on the access circuit that this company owns, in relation to the total number of points on the circuit.
- (v) For Special Access Interoffice Channel fixed rates, 50% of this company's rate will apply for each end of the Interoffice Channel that this company provides.

For example:

If the Interoffice Channel fixed rate is \$11.80, and this company provides only one end of the Interoffice Channel, the rate would be 50% of \$11.80, or \$5.90.

If this company does not provide either end of the Interoffice Channel, this company's Interoffice Channel fixed rate shall not apply.

- (vi) For Switched Interoffice Channel Facility Termination rates, 50% of this company's rate will apply for each end of the Switched Interoffice Channel that this company provides.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.7 Billing of Access Service Provided by Multiple Companies (Cont'd)

(C) Multiple Bill Arrangements (Cont'd)

(3) Rating and Billing of Service (Cont'd)

(b) (Cont'd)

(vi) (Cont'd)

For example:

If the Switched Dedicated Interoffice Channel Facility Termination rate is \$15.00, and this company provides only one end of this Switched Dedicated Interoffice Channel, the rate would be 50% of \$15.00, or \$7.50.

If this Company does not provide either end of the Switched Interoffice Channel, this company's Switched Interoffice Channel Facility Termination rate shall not apply.

(vii) Where this company is the end office company, 100% of this Company's Interconnection charge will apply.

(c) For nonrecurring charges, 100% of this company's charge shall apply; provided, however, that for installation charges pursuant to Section 6.8.1(E), only 50% of this Company's installation charges will apply where, for trunk installations this Telephone Company owns neither the involved end office or access tandem, or for line side installations this Company does not own the Feature Group A dial tone office.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.7 Billing of Access Service Provided by Multiple Companies (Cont'd)

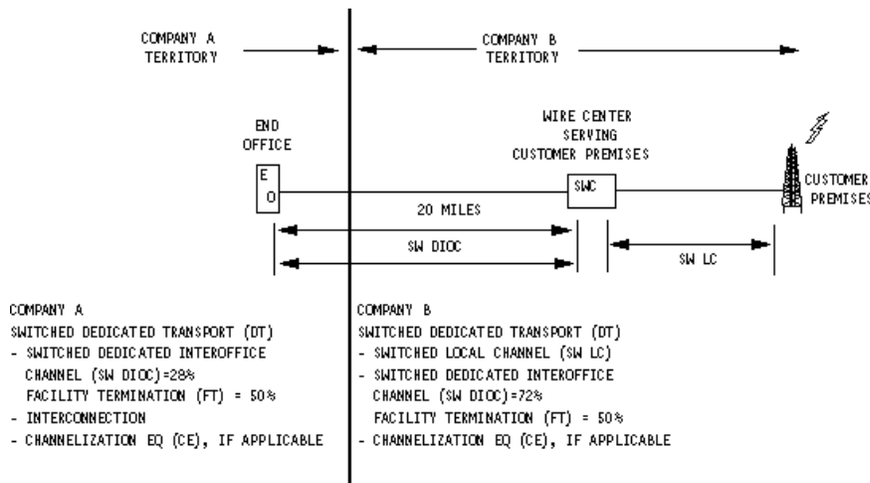
(C) Multiple Bill Arrangements (Cont'd)

(4) Multiple Bill Example<sup>1</sup> for Switched Transport Rate Elements

Assume Switched Dedicated or Common Transport is ordered to an End Office in the operating territory of Company A. The Customer Premises is located in the operating territory of Company B.

(a) Switched Dedicated Transport

Assume 20 miles of Switched Dedicated Transport (DT); Assume 8,000 minutes of use; Assume billing factor from NECA 4 of 28% for Company A and 72% for Company B.



Note 1: Rates used in each example are for example purposes only.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.7 Billing of Access Service Provided by Multiple Companies (Cont'd)

(C) Multiple Bill Arrangements (Cont'd)

(4) Multiple Bill Example<sup>1</sup> for Switched Transport Rate Elements (Cont'd)

(a) (Cont'd)

Switched Dedicated Transport

COMPANY A - DT = \$1.00 per mile, FT = \$25.00 per month  
INTERC. = \$.002 per mou

(DT) 20 mi \* \$1.00 \* 28% = \$ 5.60  
(FT) \$25.00 \* 50% = \$12.50  
(INTERC.) \$.002 \* 8,000 mou = \$16.00

COMPANY A SWITCHED TRANSPORT = \$34.10

COMPANY B - DT = \$.50 per mile  
FT = \$15.00 per month  
SW LC = \$10.00 per month

(SW LC) = \$10.00  
(FT) \$15.00 \* 50% = \$ 7.50  
(DT) 20 mi \* \$.50 \* 72% = \$ 7.20

COMPANY B SWITCHED TRANSPORT \$24.70

Note 1: Rates used in each example are for example purposes only.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

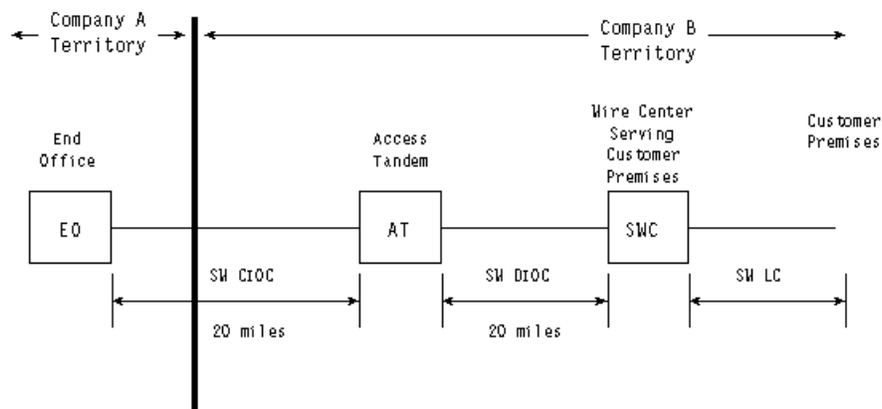
2.4.7 Billing of Access Service Provided by Multiple Companies (Cont'd)

(C) Multiple Bill Arrangements (Cont'd)

(4) Multiple Bill Example<sup>1</sup> For Switched Transport Rate Elements (Cont'd)

(b) Switched Common Transport

Assume 20 miles of Switched Common Transport (CT); 20 miles of Switched Dedicated Transport (DT); and 8,000 minutes of use; with a billing factor from NECA 4 of 28% for Company A and 72% for Company B.



Company A  
 Switched Common Transport (CT)  
 -Switched Common Interoffice Channel (SW CIOC) = 28%  
 -Facility Termination (FT) = 50%  
 Interconnection

Company B  
 Switched Local Channel (SW LC)  
 Switched Common Transport (CT)  
 -Sw'd Common Interoffice Ch (SW CIOC) = 72%  
 -Facility Termination = 50%  
 Switched Dedicated Interoffice Ch (SW DIOC)  
 -Sw'd Ded'd Interoffice Ch (SW DIOC) = 100%  
 -Facility Termination = 100%  
 Access Tandem Switching (AT SW)  
 Channelization EQ (CE), if applicable

Note 1: Rates used in examples are for example purposes only and do not include multiplexing, tandem trunk ports and end office trunk ports.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE  
 2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.7 Billing of Access Service Provided by Multiple Companies (Cont'd)

(C) Multiple Bill Arrangements (Cont'd)

(4) Multiple Bill Example<sup>1</sup> for Switched Transport Rate Elements (Cont'd)

(b) Switched Common Transport (Cont'd)

COMPANY A - CT = \$.0001 per mou/per mile  
 CT FT = \$.0001 per mou  
 INTERC. = \$.002 per mou

(INTERC.) \$.002 \* 8,000 mou = \$16.00  
 (CT) 20 mi \* \$.0001 \* 8,000 mou \* 28% = \$ 4.48  
 (CT FT) \$.0001 \* 8,000 mou \* 50% = \$ .40

COMPANY A SWITCHED TRANSPORT = \$20.88

COMPANY B - CT = \$.0003 per mou/per mile  
 CT FT = \$.0001 per mou  
 DT = \$ 2.00 per mile  
 DT FT = \$30.00 per month  
 AT Switching = \$.00005 per mou  
 SW LC = \$10.00

(SW LC) = \$10.00  
 (AT SW) \$.00005 \* 8,000 mou = \$ .40  
 (CT) 20 mi \* \$.0001 \* 8,000 mou \* 72% = \$11.52  
 (CT FT) \$.0001 \* 8,000 mou \* 50% = \$ .40  
 (DT) 20 mi \* \$2.00 = \$40.00  
 (DT FT) \$30.00 = \$30.00

COMPANY B SWITCHED TRANSPORT = \$92.32

Note 1: Rates used in examples are for example purpose only and do not include multiplexing, tandem trunk ports and end office trunk ports.

ISSUED: AUGUST 29, 2017

EFFECTIVE: SEPTEMBER 13, 2017

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans

(A) Channel Services Payment Plan

(1) General

- (a) The regulations specified herein are applicable only to specific special access services as indicated in the rate regulations for such services in Section 7 of this tariff.
- (b) The terms of this Channel Services Payment Plan (CSPP) apply to such specific special access services except as noted in the rate regulations for the given service.
- (c) The CSPP allows customers to pay stabilized monthly rates for fixed service periods selected by the customer. The five payment plans offered are Plans A, B, C and Plans 1 and 2. The applicable payment plans for a particular service are set forth in the Rate Regulations section applicable to that service.

The service period for each plan is shown below.

- Payment Plan A, service periods may be selected from 24 months to 48 months in length.<sup>(2)</sup> (N)
- Payment Plan B, service periods may be selected from 49 months to 72 months in length.<sup>(2)</sup> (N)
- Payment Plan C, service periods may be selected from 73 months to 96 months in length.<sup>(1) (2)</sup> (N)
- Payment Plan 1, service periods may be selected from 12 months to 36 months in length.
- Payment Plan 2, service periods may be selected from 37 months to 60 months in length.

As of August 23, 1996, new LightGate (a.k.a. BellSouth SPA Point to Point Network) system installations must be ordered under Transport Payment Plan (TPP) arrangements as specified in 2.4.8(D) following.

<sup>(1)</sup> Effective May 15, 2015, Plan C commitment periods of 74 to 96 months will no longer be available for new CSPPs. A Plan C commitment period of 73 months will continue to be available for new CSPPs. There is no change for existing CSPPs.

<sup>(2)</sup> Effective on September 13, 2017, CSPPs greater than 36-months are no longer available for High Capacity (a.k.a. BellSouth SPA High Capacity DS1 (a.k.a. BellSouth SPA DS1)) service and SMARTPath Service (a.k.a. BellSouth SPA DS1 Shared Ring), and CSPPs are no longer available for Metallic (a.k.a. BellSouth SPA Metallic), Telegraph Grade (a.k.a. BellSouth SPA Telegraph), Voice Grade (a.k.a. BellSouth SPA VG), WATS Access Line (WAL) (a.k.a. BellSouth SPA WATS Lines), Derived Data Channel (a.k.a. BellSouth SPA Derived Data Channel), Digital Data Access Service (a.k.a. BellSouth SPA DSO Digital Data) and BellSouth SPA Customer Network Management (CNM) - FlexServ Service, including for any otherwise available renewals or conversions. Circuits already subject to a CSPP, as of September 13, 2017, will continue to be provided under the then-current CSPP term for the remainder of that term. (N)

(This page filed under Transmittal No. 131 )

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(A) Channel Services Payment Plan (Cont'd)

(1) General (Cont'd)

- (d) When the customer renews a CSPP arrangement under 2.4.8(A)(7)(d) following and the sum of months is greater than the number of months for which the service is available under a CSPP, the current rates for the longest payment plan available for that service will apply. At the expiration of existing CSPP arrangements for LightGate (a.k.a. BellSouth SPA Point to Point Network) <sup>(1)</sup> customers must renew the service under a TPP arrangement as described under 2.4.8(D) following. Renewals of CSPP arrangements are not permitted.
- (e) When the customer orders service to be provided under a CSPP arrangement, the customer must designate to the Telephone Company the payment plan and the service period desired, e.g. Plan C and 84 Months.
- (f) Rates stabilized under a CSPP arrangement are exempt from Telephone Company initiated increases, however, decreases for any rate element will automatically be reflected in the rates charged to the customer.
- (g) At the expiration of existing Channel Services Payment Plan (CSPP) arrangements for LightGate (a.k.a. BellSouth SPA Point to Point Network) customers must renew the service under a TPP arrangement as described under (7)(d) following. If the customer does not elect to either discontinue service or renew under a new TPP arrangement, service will be continued under month-to-month rates.
- (h) Renewals for existing CSPP arrangements will not be available for LightGate (a.k.a. BellSouth SPA Point to Point Network) <sup>(1)</sup> system installation on or after August 23, 1996. New LightGate (a.k.a. BellSouth SPA Point to Point Network) system installations on or after August 23, 1996, must be ordered under TPP arrangements.

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(A) Channel Services Payment Plan (Cont'd)

(1) General (Cont'd)

(i) Starting February 16, 2002 and ending May 15, 2002, services under an existing CSPP arrangement may be converted to an Area Commitment Plan (ACP) arrangement without termination liability. This applies for conversion to comparable ACP commitment rate elements where the time remaining in the commitment period for the ACP arrangement is equal to or greater than the time remaining in the existing CSPP arrangement that is being converted. With this conversion, the ACP commitment level for a new ACP must be equal to the amount of services under CSPP that are being converted, or the ACP commitment level for an existing ACP must be increased by an amount equal to the amount of services under CSPP that are being converted.

(2) Application of Rates

(a) The stabilized monthly recurring rates applicable are those set forth in 7.5 following for the particular service involved as of the Application Date, provided that the actual service date does not exceed the later of the following:

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE  
2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(A) Channel Services Payment Plan (Cont'd)

(2) Application of Rates (Cont'd)

(1) the Service Date under a standard service interval, or

(2) the earliest date on which service can reasonably be made available to the customer by the Telephone Company.

(b) If the customer desires a service date later than as provided in (a) preceding, the stabilized monthly recurring rates in effect at the time of the actual service date are applicable.

(3) Additions

(a) Additions of services or rate elements, for activating spare or unused capacities of a service under a CSPP arrangement, must be activated at the same stabilized monthly recurring rates specified under the existing CSPP arrangement except for 2.4.8(A), 3(b) and 3(c) following.

(b) LightGate (a.k.a. BellSouth SPA Point to Point Network) CSPP customers must activate spare or unused channel interfaces under the same stabilized monthly recurring rates specified under the existing CSPP arrangement.

(c) Increases in capacity of LightGate (a.k.a. BellSouth SPA Point to Point Network) systems channels and/or nodes are permitted under CSPP. Such changes may be made by converting the CSPP arrangement to a TPP arrangement as specified in 2.4.8(D) following. When a LightGate system (a.k.a. BellSouth SPA Point to Point Network) channel and/or node is added to an existing CSPP arrangement, the payment plan will convert to a TPP arrangement as specified in 2.4.8(D).

(4) Disconnects

(a) When a service or rate element, included under a CSPP arrangement, is disconnected prior to expiration of the selected service period, termination liability charges apply as set forth in the rate regulations in this tariff for such service. Remaining services or rate elements will not be affected by such disconnections.

(b) When a tariffed service under a CSPP arrangement is disconnected prior to the expiration of a selected service period as a result of a customer requested change to a higher order of a separately tariffed service at the same location, termination liability charges will not apply when:

(This page filed under Transmittal No. 1 )

ISSUED: AUGUST 18, 2014

EFFECTIVE: SEPTEMBER 2, 2014

ACCESS SERVICE  
2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(A) Channel Services Payment Plan (Cont'd)

(4) Disconnects (Cont'd)

(b) (Cont'd)

- (1) the completed service period is 12 months, or 25% of the length of the originally selected CSPP service period, whichever is greater, and
- (2) the service period of the new CSPP arrangement for the higher order of service is equal to or longer than the remaining service period of the disconnected arrangement, and
- (3) the service orders to install the new higher order of service and disconnect the old service are related together and received by the Telephone Company at the same time, and there is no lapse in service between installation of the higher order of service and disconnection of the existing service, and
- (4) the capacity of the higher service is equal to or greater than the existing service. For converting LightGate service (a.k.a. BellSouth SPA Point to Point Network) to SMARTPath DS3 Transport service (a.k.a. BellSouth SPA DS3 Shared Ring) the capacity of the LightGate service (a.k.a. BellSouth Point to Point Network) is considered to be the quantity of DS3's activated on the LightGate service (a.k.a. BellSouth Point to Point Network).

For the purposes of determining a higher order of service, the following ranking will be used (Analog Voice Grade (a.k.a. BellSouth SPA DSO VG) services=lowest):

1. Analog Voice Grade (a.k.a. BellSouth SPA DSO VG) Services
2. DSO (a.k.a. BellSouth SPA DSO Digital Data) Services
3. DS1 (a.k.a. BellSouth DPA DS1) Services (described in 7.2.9 following)
4. SMARTPath service (a.k.a. BellSouth SPA DS1 Shared Ring)  
(described in 7.2.13 following)
5. LightGate service (a.k.a. BellSouth SPA Point to Point Network).
6. SMARTPath DS3 Transport Service (a.k.a. BellSouth SPA DS3 Shared Ring)

(D)  
(T)  
(D)

Customer requested conversion of any Special Access Service (a.k.a. BellSouth SPA) to the same or higher speed Fast Packet Access Service will be treated as an upgrade to a higher order of service and, as such, termination liability will not apply in accordance with regulations set forth herein.

(D)  
|  
(D)

(This page filed under Transmittal No. 0083 )

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(A) Channel Services Payment Plan (Cont'd)

(5) Moves of Service Under CSPP

- (a) Moves to a different building will be treated as a discontinuance and start of service and all associated nonrecurring charges will apply as stated in 7.4.5 except as provided in 2.4.8(A)(5)(c).
- (b) Moves of service within the same building, where otherwise permissible under the provisions of this tariff, will not constitute a disconnection of service for purposes of the application of termination liability charges. Nonrecurring charges specified in 7.4.5 are applicable.
- (c) Termination Liability Charges will not apply to customer requests for moves of service to a different building subject to the following conditions:

This provision is available only for Voice Grade service (a.k.a. BellSouth SPA DSO VG), Digital Data Access service (a.k.a. BellSouth SPA DSO Digital Data), DS1 High Capacity service (a.k.a. BellSouth SPA DS1) and Uncompressed Video service (a.k.a. BellSouth SPA Uncompressed Digital Video Network). Moves of other CSPP services are subject to the regulations included in 7.4.5 following.

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(A) Channel Services Payment Plan (Cont'd)

(5) Moves of Service Under CSPP

(c) (Cont'd)

- The original and new premises locations must be in Company territory within the same state.
- The move from the original location to the new location must be completed within thirty days of the original premises disconnect date.
- No lapse in billing will occur for moves of service under CSPP.
- Orders to disconnect the existing service and reestablish it at the new location must be related together and received by the Company at the same time.
- Any rate elements or quantities for local channels, interoffice channels, and/or optional features and functions from the original location that are not reestablished at the new location will be subject to applicable Termination Liability Charges.
- Any additions made at the new location will be handled in accordance with 2.4.8(A)(3) preceding.
- All regulations and charges for changes made to the service coincident to the move will apply.
- All appropriate nonrecurring charges for moves of service as specified in 7.4.5 preceding will apply.
- Moves of service that involve a change from interstate to intrastate jurisdiction will not be treated as a disconnect of service with regard to termination liability charge application. The customer must subscribe to a payment arrangement offered in the appropriate intrastate tariff which is equal to or greater than the remaining contract period.

ISSUED: JANUARY 15, 2014

EFFECTIVE: JANUARY 16, 2014

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(A) Channel Services Payment Plan (Cont'd)

(6) Requests for Changes in Length of Service Period

(a) Subsequent to the establishment of a CSPP arrangement, and prior to the completion of the selected service period for that arrangement, the CSPP arrangement may be replaced by a new CSPP arrangement at rates and charges in effect on the first day of service under the new CSPP arrangement, subject to the following conditions: (Tx)

- No credit will be given for payments made under the original CSPP arrangement, except for credits allowed under Sections 2.4.8(A)(9)(a) of this tariff.
- The service period selected for the new CSPP arrangement begins on the new CSPP effective date but not later than the expiration date of the CSPP being replaced.
- Nonrecurring charges will not be reapplied for existing services.
- If the new CSPP arrangement has a service period shorter in length than the time remaining under the service period for the existing CSPP arrangement, the change to the new CSPP arrangement constitutes a disconnection of the existing CSPP arrangement for which termination liability charges apply. (Tx)

(7) Renewal Options

(a) When a service period under an existing CSPP arrangement is completed, the customer may select a new CSPP arrangement at rates and charges in effect on the first day of service under the new CSPP arrangement, continue service under the month-to-month rates, or discontinue service with no termination liability charge. If the customer does not elect to either discontinue service or continue service under a new CSPP arrangement, service will be continued under month-to-month rates.

(Tx)  
(Tx)

(x) Issued under authority of Special Permission No. 14-001 of the FCC in order to withdraw material filed under Transmittal No. 71 and suspended under Order DA-13-2349, released December 9, 2013, without its becoming effective and to restore currently effective material.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(A) Channel Services Payment Plan (Cont'd)

(7) Renewal Options (Cont'd)

- (b) Any new services added to a customer's network or changes to existing services at the time of renewal will be subject to all appropriate nonrecurring charges.
- (c) When a customer renews a CSPP arrangement, the rates and charges in effect on the first day of service of the renewal will apply.
- (d) Recognition of previous service will be given to customers who renew an existing CSPP arrangement, for the same or larger system(s) and all associated rate elements at the same location(s), provided that the length of the new CSPP arrangement is equal to or greater than the remaining service period of the original CSPP arrangement. Recognition of previous service will be given to LightGate CSPP customers who convert to TPP arrangements as described in 2.4.8(D) following provided the customer is the original customer of record at the time of transfer.
- (e) Recognition of previous service will be given to month-to-month customers with a service date of January 1, 1992, or later who convert to a CSPP arrangement, provided the minimum service period has been met. For customers whose service date is January 1, 1992 or earlier, recognition will be given for the previous service back to January 1, 1992. For customers whose service date is later than January 1, 1992, recognition for the previous service will be given back to the actual service date.
- (f) To determine the appropriate CSPP Payment Plan for the renewed arrangement, recognition of service will consist of the sum of months in service of the completed service arrangement and the sum of months of the proposed service period of the CSPP arrangement. For example, a CSPP arrangement for a 36 month service period under Plan A is renewed for 24 months with no changes at the end of the 36-month period. The sum of months for the completed and proposed service periods would equal 60 months and would be billed under Payment Plan B.

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(A) Channel Services Payment Plan (Cont'd)

(7) Renewal Options (Cont'd)

(f) (Cont'd)

Another example is a month-to-month customer, in service for 15 months, who wishes to convert to a 60-month CSPP arrangement with no changes. The combined service period of the Month-to-Month arrangement and the CSPP arrangement is equal to 75 months, which would be billed under Payment Plan C.

(8) Transfer of Service

(a) Service transferred to a new customer at the same location in accordance with Section 2.1.2 preceding does not constitute a disconnect of service or a discontinuance of an existing CSPP arrangement.

(9) Prepayment

(a) Effective October 15, 2005, prepayment is not available for new CSPP arrangements.

(b) Upon entering into a CSPP arrangement, the customer may prepay the outstanding recurring monthly rates in whole or in part for all rate elements included in the CSPP arrangement. The Company retains full ownership for services in accordance with Section 2.4.6. The following conditions apply:

- A prepayment allowance will be applied to the amount prepaid for each given month equal to 0.6666% per month compounded monthly for the number of months the payment is advanced.
- The customer may elect the percentage of the monthly rates to be prepaid, provided however, the same percentage shall apply to all rate elements included in the CSPP arrangement for all months remaining in the service period.
- This same prepayment percentage will apply in the event the customer adds services to an existing CSPP arrangement subsequent to the establishment of the service.

(This page filed under Transmittal No. 1 )

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(A) Channel Services Payment Plan (Cont'd)

(9) Prepayment (Cont'd)

(b) (Cont'd)

- When a customer who has prepaid recurring monthly rates replaces the existing CSPP arrangement with a new CSPP arrangement, the customer will be credited with that portion of the prepayment amount, representing a prepayment of the monthly recurring rates remaining in the existing CSPP arrangement.
- Customers who prematurely disconnect will have termination liability charges deducted from the unused prepaid balance. The remaining prepaid balance, if any, will be credited to their bill.

(B) Area Commitment Plan (ACP)

The Area Commitment Plan (ACP) allows customers who have obtained service on a month-to-month basis to receive reduced rates, in the form of ACP credits, in exchange for a commitment to maintain a level of service for a specified period of time. The terms of this plan apply to special access services or switched access services that are available under an ACP, except as noted in the rate regulations for a service.

Services included in a Channel Services Payment Plan (CSPP) and/or a Transport Payment Plan (TPP) may not be included in an ACP or vice versa.

The customer determines the commitment level of rate elements that will be included in an ACP, i.e., the customer will provide the number of commitment rate elements expressed as a whole number (e.g., 12 DS1 Local Channels). For example, a customer wishes to establish an ACP for all of his DS1 services that are billing on a month-to-month basis. The customer has 12 DS1 Local Channels and 6 DS1 Interoffice Channels that have a total of 90 Interoffice Channel miles. In this example, the quantity of commitment rate elements would be specified as 12 DS1 Local Channels and 90 Interoffice Channel miles. For interoffice channels, the commitment is based on a quantity of miles. When credits are applied to interoffice channel miles on a circuit, the customer automatically receives credit for the fixed rate element component of the interoffice channel. As a further example, this customer may desire to establish a commitment level only for a small portion of these DS1 services. In this case, the customer would specify the level that is desired (e.g., 1 DS1 Local Channel). ACP commitments are made on a regional basis, i.e., one commitment for all Company service areas.

(This page filed under Transmittal No. 1 )

ISSUED: AUGUST 29, 2017

EFFECTIVE: SEPTEMBER 13, 2017

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(B) Area Commitment Plan (ACP) (Cont'd)

The Customer may choose any period of time between 24 and 72 months for the commitment.<sup>(1)</sup> The applicable rate for use in the ACP calculation is the ACP rate selected commitment period. ACP commitment periods are offered as follows:

- ACP A, commitment periods may be selected from 24 months to 48 months in length.<sup>(2)</sup> (N)
- ACP B, commitment periods may be selected from 49 months to 72 months in length.<sup>(1)(2)</sup> (N)

Each month the Telephone Company will determine the number of in-service rate elements, by type (Local Channel, Multiplexer or Channel Mileage), for which the Telephone Company will apply credits during the following month. The amount of any ACP credit will be based on the difference between the month-to-month rate and the associated ACP rate. Credit and shortfall calculations will be performed at the end of each month, and the resulting credit/shortfall amounts will be applied to the Customer's bill during the following month.

The Telephone Company will apply credits to Local Channel and Multiplexer rate elements, by applying the following steps in the following order:

1. Credits will be applied by state, in proportion to the percentage of the relevant rate element type purchased by the Customer in each state. For example, if a Customer purchases 40 percent of its Local Channels in Florida, then the Telephone Company will apply 40 percent of the Customer's ACP credits to Local Channels to Florida.
2. Within each state, Local Channel and Multiplexer credits will be applied by Rate Zone, beginning with Rate Zone 1 and proceeding to Zone 3.
3. Within each Rate Zone, credits will be applied according to the applicable monthly charge for each rate element, beginning with the highest billed rate elements and proceeding to the lowest billed rate elements.

<sup>(1)</sup> Effective May 15, 2015, Plan B commitment periods of 61 to 72 months will no longer be available. Plan B commitment periods from 49 to 60 months will continue to be available for new ACPs. There is no change for existing ACPs.

<sup>(2)</sup> Effective on September 13, 2017, ACPs greater than 36-months for special access services are no longer available, including for any otherwise available conversions. Circuits already subject to an ACP greater than 36-months, as of September 13, 2017, will continue to be provided under the then-current ACP term for the remainder of that term.

(N)  
|  
(N)

ISSUED: SEPTEMBER 17, 2015

EFFECTIVE: OCTOBER 2, 2015

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(B) Area Commitment Plan (ACP) (Cont'd)

The Telephone Company will apply credits to mileage rate elements, by applying the following steps in the following order:

(N)

1. Credits will be applied by state, in proportion to the percentage of the relevant rate element type purchased by the customer in each state. For example, if a Customer purchases 40 percent of its Local Channels in Florida, then the Telephone Company will apply 40 percent of the Customer's ACP credits to channel mileage in Florida.
2. Within each state, credits will be applied beginning with the longest mileage circuit and proceeding to the shortest mileage circuit.
3. If circuits have the same mileage, credits will be applied by Rate Zone, beginning with Rate Zone 1 and proceeding to Zone 3.
4. Within a Rate Zone, credits will be applied according to the applicable monthly charge for each mileage rate element, beginning with the highest billed rate element and proceeding to the lowest billed rate element.

(N)

If the number of in-service rate elements is less than the commitment level, a shortfall charge will apply. The shortfall charge will be equal to the difference between the Customer's commitment level and the number of in-service rate elements of the relevant type (Local Channel, Multiplexer or Channel Mileage); multiplied by 50 percent of the ACP rate applicable to each rate element to which a shortfall charge is applied. To calculate shortfall charges, the Telephone Company will apply the ACP Plan B, Price Cap Zone 2 rate that is in effect on the billing date for the appropriate commitment period, i.e., the ACP rate that is effective at the end of each month for which the credit/shortfall calculations are performed.

(C)

(C)

Some material appearing on this page previously appeared on 3rd Revised Page 89.

ISSUED: SEPTEMBER 30, 2015

EFFECTIVE: OCTOBER 2, 2015

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(B) Area Commitment Plan (ACP) (Cont'd)

Services available under ACP and the ACP rates are specified in the rate regulations of the individual services.

Credit and shortfall amounts will be distributed to billing areas based on each billing area's portion of a Customer's regional ACP eligible in-service units. Each state in the region is considered to be one billing area. (Sy)

Effective March 4, 2006, a Customer may have only one ACP. For Customers with multiple ACP commitments prior to March 4, 2006, upon expiration of the multiple commitments, only one ACP may be maintained. In those cases as of March 4, 2006, where the Customer has more than one ACP agreement, the credits and shortfall charges will be determined in chronological order, starting with the earliest agreement. For Interoffice Mileage Commitments under ACP, circuits will be assigned with the longest mileage circuit assigned first and continuing in descending order by circuit length until the number of circuits subscribed to are assigned starting with the earliest agreement. (Sy)

The Customer may add or disconnect services as desired, subject to the minimum service periods set forth in Section 7.4.4 for special access services or as set forth in Section 6.7.2 for switched access services and subject to applicable nonrecurring charges. Credits for services under an ACP will be made at the circuit level. (Sy)

(Dx)  
|  
(Dx)

(x) Issued under authority of Special Permission No. 15-017 of the FCC in order to withdraw material filed under Transmittal No. 106 without its becoming effective.

(y) Reissued material originally scheduled to become effective October 2, 2015.

(This page filed under Transmittal No. 0107 )

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EFFECTIVE: JULY 1, 2011

## ACCESS SERVICE

### 2 - General Regulations (Cont'd)

#### 2.4 Payment Arrangements and Credit Allowances (Cont'd)

##### 2.4.8 Optional Payment Plans (Cont'd)

###### (B) Area Commitment Plan (ACP) (Cont'd)

A customer may upgrade services under an ACP to a higher order of service<sup>1</sup>, provided under an Optional Payment Plan (i.e., an ACP, a TPP, a FPSPP, a FSP or a CSPP arrangement) and request a reduction in his ACP commitment level without incurring a termination liability. The customer request for the services being upgraded from a lower order of service must be coordinated with the installation of the new service being upgraded to a higher order of service. A new ACP will be issued to reflect a new commitment level. The new commitment level must be equal to or greater than the current commitment level less the quantity of services upgraded.

Effective March 4, 2006, a customer desiring to increase a commitment level may update an existing ACP agreement to include the increased commitment level. The commitment period for the updated ACP agreement must be equal to or greater than the time remaining in the existing ACP agreement.

If during the commitment period, the customer desires to decrease its commitment level or period, the customer must enter into a new ACP agreement and terminate the existing ACP agreement(s). This will result in a termination liability to be calculated as follows:

The penalty for a decrease in the commitment level or commitment period, per unit decreased, will equal the ACP rate associated with the existing ACP agreement multiplied by the difference in months between the time the ACP agreement has been in effect and the minimal months of the existing agreement times a factor. The factor is 40 percent for agreements that have been in effect twelve months or less, or 20 percent for agreements that have been in effect longer than 12 months.

Changes in commitment periods within a plan (e.g., ACP B) do not constitute a change involving a termination liability.

In the case of a decrease in both a commitment level and commitment period, the termination liability will be calculated first for the reduction in level and then for the reduction in period based on the reduced level.

Note 1: Customer requested conversion of Special Access Service (a.k.a., BellSouth SPA) to the same or higher speed Fast Packet Access Service will be treated as an upgrade to a higher order of service.

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(C) Fast Packet Services Payment Plan

(1) General

- (a) The regulations specified herein are applicable only to specific Fast Packet Access Services as indicated in the rate regulations for such services in Section 21 and Section 23 following.
- (b) The terms of this Fast Packet Services Payment Plan (SPP) apply to such specific Fast Packet Services except as noted in the rate regulations for the given service.
- (c) The Fast Packet SPP allows customers to pay stabilized monthly rates for fixed service periods selected by the customer. The two payment plans offered are as follows:
  - Payment Plan A, service periods may be selected from 12 months to 24 months in length.
  - Payment Plan B, service periods may be selected from 25 months to 48 months in length.
- (d) When the customer renews a Fast Packet SPP arrangement under 2.4.8(C)(7)(d) following and the sum of months is greater than the number of months for which the services is available under a Fast Packet SPP, the current rates for the longest payment plan available for that service will apply. For example, when the customer extends XAFRS beyond 48 months, Payment Plan B rates will apply.
- (e) When the customer orders service to be provided under a Fast Packet SPP arrangement, the customer must designate to the Company the payment plan and the service period desired, e.g., Plan B and 36 months.
- (f) Rates stabilized under a Fast Packet SPP arrangement are exempt from Telephone Company initiated increases, however, decreases for any rate element will automatically flow through to the customer.

(This page filed under Transmittal No. 1 )

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EFFECTIVE: NOVEMBER 5, 2011

ACCESS SERVICE

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(C) Fast Packet Services Payment Plan (Cont'd)

(2) Application of Rates and Charges

(a) The rates and charges applicable are those in effect as set forth in the rate regulations of this tariff for the particular Fast Packet Access Service involved as of the Application Date, provided that the actual service date does not exceed the later of the following.

(1) the Service Date under a standard service interval, or

(2) the earliest date on which service can reasonably be made available to the customer by the Telephone Company.

(b) If a customer desires a service date later than as provided in (a) preceding, the rates and charges in effect at the time of the actual service date are applicable.

(c) The customer will be required to pay a Termination Liability Charge in the event that all or any part of a service is disconnected at the customer's request prior to expiration of any selected payment period of greater than one month's duration except as specified in 2.4.8(C)(4) following.

(d) No Termination Liability Charge will apply.

(C)

(3) Additions

(a) Additions of services or rate elements (e.g., Network Interfaces) must be under a new Fast Packet SPP arrangement at rates and charges specified in 2.4.8(C)(2) preceding.

(b) Termination charges for premature disconnection of added contractual services will apply as set forth under Disconnects in 2.4.8(C)(4) following.

ISSUED: OCTOBER 21, 2011

EFFECTIVE: NOVEMBER 5, 2011

ACCESS SERVICE

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(C) Fast Packet Services Payment Plan (Cont'd)

(3) Additions (Cont'd)

- (c) Additions under Fast Packet SPP are exempt from Company-initiated rate changes for all payment periods longer than one month. However, decreases for any rate element will automatically flow through to the customer.

(4) Disconnects

- (a) When a service or rate element, included under a Fast Packet SPP arrangement, is disconnected prior to expiration of the selected service period, no Termination Liability Charge will apply. (C)
- (b) When a tariffed service under a Fast Packet SPP arrangement is disconnected prior to the expiration of a selected service period, no Termination Liability Charge will apply. (C)

Nonrecurring charges apply for the installation of the newly requested service. Termination liability charges may apply for changes to associated Special Access Services under an Optional Payment Plan as set forth in tariffs regulating those services.

ISSUED: OCTOBER 21, 2011

EFFECTIVE: NOVEMBER 5, 2011

ACCESS SERVICE

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(C) Fast Packet Services Payment Plan (Cont'd)

(5) Moves of Service Under Fast Packet SPP

- (a) Termination Liability Charges will not apply to customer requests for moves of service under Fast Packet SPP from one location to another location.

(D)

ISSUED: OCTOBER 21, 2011

EFFECTIVE: NOVEMBER 5, 2011

ACCESS SERVICE

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(C) Fast Packet Services Payment Plan (Cont'd)

(5) Moves of Service Under Fast Packet SPP (Cont'd)

- All regulations and charges for changes made to the service coincident to that move shall apply.
- Moves of service that involve a change of jurisdiction (e.g., interstate to intrastate) will not be treated as a disconnect of service with regard to Termination Liability Charge application. The customer must subscribe to a payment arrangement offered in the appropriate intrastate tariff which is equal to or greater than the remaining contract period.

(6) Requests for Changes in Length of Service Period

(a) Subsequent to the establishment of a Fast Packet SPP arrangement and prior to the completion of the selected service period for that arrangement, the Fast Packet SPP arrangement may be replaced by a new Fast Packet SPP arrangement at rates and charges in effect on the first day of service under the new Fast Packet SPP arrangement, subject to the following conditions:

- No credit will be given for payments made under the original Fast Packet SPP arrangement except for credits allowed under Section 2.4.8(C)(9)(a) following.
- The service period selected for the new Fast Packet SPP arrangement begins on the new Fast Packet SPP effective date but not later than the expiration date of the Fast Packet SPP being replaced.
- Nonrecurring charges will not be reapplied for existing services.
- If the new Fast Packet SPP arrangement has a service period shorter in length than the time remaining under the service period for the existing Fast Packet SPP arrangement, the change to the new Fast Packet SPP constitutes a disconnection of the existing Fast Packet SPP arrangement for which no Termination Liability Charges apply. (C)

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(C) Fast Packet Services Payment Plan (Cont'd)

(7) Renewal Options

- (a) When a service period under an existing Fast Packet SPP arrangement is completed, the customer may select a new Fast Packet SPP arrangement at rates and charges in effect on the first day of service under the new Fast Packet SPP arrangement, continue service under the month-to-month rates, or discontinue service with no Termination Liability Charge. If the customer does not elect to either discontinue service or continue service under a new Fast Packet SPP arrangement, service will be continued under month-to-month rates.
- (b) Any new rate elements added to a customer's network or changes to existing services at the time of renewal will be subject to all appropriate nonrecurring charges.
- (c) When a customer renews a Fast Packet SPP arrangement, the rates and charges in effect on the first day of service of the renewal will apply.
- (d) Recognition of previous service will be given to customers who renew an existing Fast Packet SPP arrangement, for all associated rate elements at the same location(s), provided that the length of the new Fast Packet SPP arrangement is equal to or greater than the remaining service period of the original Fast Packet SPP arrangement.
- (e) Recognition of previous service back to the actual service date will be given to month-to-month customers who convert to a Fast Packet SPP arrangement.
- (f) To determine the appropriate Fast Packet SPP Payment Plan for the renewed arrangement, recognition of service will consist of the sum of months in service of the completed service arrangement and the sum of the months of the proposed service period of the Fast Packet SPP arrangement. For example, a Fast Packet SPP arrangement for a 24 month service period under Payment Plan A is renewed for 16 months with no changes at the end of the 24 month period. The sum of months for the completed and proposed service periods would equal 40 months and would be billed under Payment Plan B.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(C) Fast Packet Services Payment Plan (Cont'd)

(7) Renewal Options (Cont'd)

(f) (Cont'd)

Another example is a month-to-month customer, in service for 15 months, who wishes to convert to a 24-month Fast Packet SPP arrangement with no changes. The combined service period of the Month-to-Month arrangement and the Fast Packet SPP arrangement is equal to 39 months which would be billed under Payment Plan B.

(8) Transfer of Service

(a) Service transferred to a new customer at the same location in accordance with 2.1.2 preceding does not constitute a disconnect of service or a discontinuance of an existing Fast Packet SPP arrangement.

(9) Prepayment

(a) Effective October 15, 2005, prepayment is not available for new Fast Packet SPP arrangements.

(b) Upon entering into a Fast Packet SPP arrangement, the customer may prepay the outstanding recurring monthly rates in whole or in part for all rate elements included in the Fast Packet SPP arrangement. The Company retains full ownership of services in accordance with 2.4.6, preceding. The following conditions apply:

- A prepayment allowance will be applied to the amount prepaid for each given month equal to 0.6666% per month compounded monthly for the number of months the payment is advanced.
- The customer may elect the percentage of the monthly rates to be prepaid, provided however, the same percentage shall apply to all rate elements included in the Fast Packet SPP arrangement for all months remaining in the service period.
- This same prepayment percentage will apply in the event the customer adds services to an existing Fast Packet SPP arrangement subsequent to the establishment of the service.

(This page filed under Transmittal No. 1 )

ISSUED: AUGUST 29, 2017

EFFECTIVE: SEPTEMBER 13, 2017

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(C) Fast Packet Services Payment Plan (Cont'd')

(9) Prepayment (Cont'd)

- When a customer who has prepaid recurring monthly rates replaces the existing Fast Packet SPP arrangement with a new Fast Packet SPP arrangement, the customer will be credited with that portion of the prepayment amount, representing a prepayment of the monthly recurring rates remaining in the existing Fast Packet SPP arrangement.
- No Termination Liability Charge will apply to Customers who prematurely disconnect.

(D) Transport Payment Plan (TPP)

(1) General

(a) The regulations and terms specified herein are applicable only to LightGate (a.k.a. BellSouth SPA Point to Point Network), BellSouth Dedicated Ring and/or BellSouth DS1 Diverse service Special Access (a.k.a. BellSouth SPA) services as indicated in the rate regulations in Sections 6 and 7 of this tariff.

(b) The TPP allows customers to pay stabilized monthly rates for fixed service periods selected by the customer. The three payment plans offered are as follows:

- Payment Plan A, service periods may be selected from 12 months to 36 months in length.
- Payment Plan B, service periods may be selected from 37 months to 60 months in length.<sup>(2)</sup> (N)
- Payment Plan C, service periods may be selected from 61 months to 96 months in length.<sup>(1)(2)</sup> (N)

<sup>(1)</sup> Effective May 15, 2015, Plan C commitment periods of 62 to 96 months will no longer be available for new TPPs. A Plan C commitment period of 61 months will continue to be available for new TPPs. There is no change for existing TPPs.

<sup>(2)</sup> Effective on September 13, 2017, TPPs greater than 36-months are no longer available for LightGate (a.k.a. BellSouth SPA Point to Point Network) service and BellSouth DS1 Diverse service, including for any otherwise available renewals, extensions or conversions. Circuits already subject to a TPP greater than 36-months, as of September 13, 2017, will continue to be provided under the then-current TPP term for the remainder of that term. (N)

(This page filed under Transmittal No. 131 )

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ISSUED: NOVEMBER 12, 2018

EFFECTIVE: NOVEMBER 27, 2018

ACCESS SERVICE  
2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(D) Transport Payment Plan (Cont'd)

(1) General (Cont'd)

(c) Conversions of existing CSPP arrangements for BellSouth DS1 Diverse service, LightGate (a.k.a. BellSouth SPA Point to Point Network), BellSouth Dedicated Ring service(s) to a TPP arrangement must be initiated by the customer.

(d) For conversions to the TPP arrangement, the number of months under the TPP arrangement must equal or exceed the number of months remaining under the CSPP arrangement.

(e) Termination liability charges and nonrecurring charges will not apply when a CSPP customer converts to a TPP arrangement.

(f)

(D)  
(D)  
(D)  
(D)

(g) When the customer orders service to be provided under a TPP arrangement, the customer must designate to the Telephone Company the payment plan desired.

(h) Rates stabilized under a TPP arrangement are exempt from Telephone Company initiated increases, however, decreases for any rate element will automatically be reflected in the rates charged to the customer.

(i) Conversions of BellSouth DS1 Diverse service and/or LightGate (a.k.a. BellSouth SPA Point to Point Network) TPP arrangements to a higher order of CSPP service are allowed.

(2) Application of Rates

(a) The stabilized monthly recurring rates as set forth in Sections 6, 7 and 29 following are set as of the Application Date for BellSouth DS1 Diverse service, LightGate (a.k.a. BellSouth SPA Point to Point Network) and/or BellSouth Dedicated Ring provided that the actual service date does not exceed the later of the following:

(1) the Service Date under a standard service interval, or

(2) the earliest date by which service can be made available to the customer by the Telephone Company.

(This page filed under Transmittal No. 141 )

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(D) Transport Payment Plan (Cont'd)

(2) Application of Rates (Cont'd)

- (b) If the customer desires a service date later than as provided in (a) preceding, the stabilized monthly recurring rates in effect on the service date are applicable.

(3) Additions

- (a) Additions of services or rate elements, to existing BellSouth DS1 Diverse service to activate spare or unused capacities, must be activated under the same rate plan as the existing TPP arrangement. LightGate (a.k.a. BellSouth SPA Point to Point Network) and/or BellSouth Dedicated Ring channel interfaces must be activated as set forth in Sections 6 and 7 following.

(4) Disconnects

- (a) Except as provided in 2.4.8(D)(4)(b) through (f) following, when a BellSouth DS1 Diverse service, LightGate (a.k.a. BellSouth SPA Point to Point Network) and/or BellSouth Dedicated Ring rate element is disconnected prior to being in service for a 12-month period, (e.g., the minimum term for a Plan A TPP), the termination liability charge will be derived by multiplying the difference in rates between the current month-to-month rate and the rate for the TPP arrangement selected. For example, a customer subscribes to a TPP for 24 months (Plan A) and terminates service after 10 months. The termination liability charge will be applied by multiplying the number of months in service (10) by the difference between the month-to-month and Plan A monthly rates. With the exception of Renewal Options in 2.4.8(D)(7) following, a four month minimum service period for BellSouth DS1 Diverse service, LightGate (a.k.a. BellSouth SPA Point to Point Network) and/or BellSouth Dedicated Ring will be applicable and all month-to-month regulations will apply.

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(D) Transport Payment Plan (Cont'd)

(4) Disconnects (Cont'd)

When a BellSouth DS1 Diverse service, LightGate (a.k.a. BellSouth SPA Point to Point Network) or BellSouth Dedicated Ring TPP customer disconnects a rate element prior to the 12 month TPP minimum, all current month-to-month nonrecurring charges associated with the BellSouth DS1 Diverse service, LightGate (a.k.a. BellSouth SPA Point to Point Network) system or BellSouth Dedicated Ring level rate elements will apply.

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(D) Transport Payment Plan (Cont'd)

(4) Disconnects (Cont'd)

(a) (Cont'd)

BellSouth DS1 Diverse service rate elements are defined as Local and Interoffice Channels. LightGate system (a.k.a. BellSouth SPA Point to Point Network) rate elements are defined as LightGate (a.k.a. BellSouth SPA Point to Point Network) service Local and Interoffice Channel Systems including SAFT Levels I and II. BellSouth Dedicated Ring rate elements are defined as following: Local Channel, Interoffice Channel, Internodal Channel, Alternate Central Office Channel, Customer Node and Central Office Node.

- (b) Except as provided in Section 2.4.8(D)4 (c) through (f) following, when a BellSouth DS1 Diverse service, LightGate (a.k.a. BellSouth SPA Point to Point Network) or BellSouth Dedicated Ring TPP customer disconnects services or rate elements prior to the minimum number of months for the plan period selected, termination liability charges will apply. The termination liability charge will be derived at the time of disconnection by taking the difference between the rate for the TPP period for which the customer subscribed, and the rate for the TPP period that the customer's completed service would otherwise qualify, and multiplying the difference by the number of months service the customer completed under a TPP. For example, a customer subscribes to a TPP for 73 months (Plan C) and terminates service after 20 months (Plan A). The termination liability charge will be applied by multiplying the number of months in service (20) by the difference between the Plan A and Plan C monthly rates. When a BellSouth DS1 Diverse service, LightGate (a.k.a. BellSouth SPA Point to Point Network) or BellSouth Dedicated Ring customer disconnects service after the minimum number of months for the TPP arrangement selected but prior to the actual expiration date of the TPP arrangement, termination liability charges do not apply.

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(D) Transport Payment Plan (Cont'd)

(4) Disconnects (Cont'd)

(c) When a TPP arrangement is disconnected prior to the expiration of a plan period due to a customer requested change to a higher order of service at the same location, or to expand or upgrade an existing service, termination liability charges will not apply when:

- (1) the customer has completed at least 6 months of the originally selected TPP service period, and
- (2) the service period of the new arrangement for the new service is equal to or longer than the remaining service period of the disconnected arrangement, and
- (3) the service orders to install the new service and disconnect the old service are related together and received by the Telephone Company at the same time, and there is no lapse in service between installation of the higher order of service and disconnection of the existing service, and

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EFFECTIVE: DECEMBER 8, 2015

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(D) Transport Payment Plan (Cont'd)

(4) Disconnects (Cont'd)

(c) (Cont'd)

- (4) the capacity of the new service is equal to or greater than the existing service. For converting LightGate service (a.k.a. BellSouth SPA Point to Point Network) to SMARTPath DS3 Transport service (a.k.a. BellSouth SPA DS3 Shared Ring), the capacity of the LightGate service (a.k.a. BellSouth SPA Point to Point Network) is considered to be the quantity of DS3s activated on the LightGate service (a.k.a. BellSouth SPA Point to Point Network).

For the purposes of determining a higher order of service in all payment plans, the following ranking will be used (Analog Voice Grade (a.k.a. BellSouth SPA DSO VG) service=lowest, Telephone Company dedicated ring service=highest):

1. Analog Voice Grade (a.k.a. BellSouth SPA DSO VG) services
2. DSO (a.k.a. BellSouth SPA DSO Digital Data) Services
3. DS1 (a.k.a. BellSouth SPA DS1) Services
4. BellSouth DS1 Diverse Service
5. SMARTPath service (a.k.a. BellSouth SPA DS1 Shared Ring)
6. Telephone Company wavelength service/Telephone Company wavelength channel service with stand alone channels <sup>(1)</sup>
7. LightGate service (a.k.a. BellSouth SPA Point to Point Network)/Telephone Company wavelength channel service dedicated system arrangements
8. SMARTPath DS3 Transport service (a.k.a. BellSouth SPA DS3 Shared Ring)
9. BellSouth Dedicated Ring/Telephone Company wavelength dedicated ring service (see Section 2.4.8(D)(4)(f))

(D)

Customer requested conversion of Special Access Service (a.k.a., BellSouth SPA) to the same or higher speed Fast Packet Access Service will be treated as an upgrade to a higher order of service and, as such, termination liability will not apply in accordance with regulations set forth herein.

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EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(D) Transport Payment Plan (Cont'd)

(4) Disconnects (Cont'd)

(d) A termination liability charge will not apply to disconnects of channel interfaces associated with LightGate (a.k.a. BellSouth SPA Point to Point Network) and/or BellSouth Dedicated Ring.

(e) Disconnects, moves, or rearrangements involving the removal of the following BellSouth Dedicated Ring rate elements, local channel, interoffice channel, customer node and central office node, to allow the placement of additional nodes and channels for existing customers where the total number of nodes does not decrease, will not be subject to termination liability charges.

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE  
2 - General Regulations

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(D) Transport Payment Plan (Cont'd)

(4) Disconnects (Cont'd)

(f) A change of jurisdiction from interstate to intrastate service constitutes a disconnection of service for which termination charges are applicable. However, if such service continues between the same serving locations, and the customer enters into a new TPP arrangement in the intrastate jurisdiction for the same or larger service capacity and associated rate elements for a service period equal to or greater than the service period remaining under the interstate TPP arrangement, no interstate termination liability charge will be applicable.

(5) Moves of Service Under TPP

(a) Moves to a different building will be treated as a discontinuance and start of service and all associated nonrecurring charges will apply as stated in 7.4.5, 7.5.9, 23.5, 29.1.7 and 29.1.9 except as provided in 2.4.8(D)(5)(c) following. A four month minimum service period must be satisfied for all service rate elements serving the original building location.

(b) Moves of service within the same building will not constitute a disconnection of service for purposes of the application of termination liability charges. Current month-to-month nonrecurring charges specified in 7.4.5, 7.5.9, 23.5, 29.1.7 and 29.1.9 are applicable.

(c) Termination Liability Charges will not apply to customer requests for moves of service to a different building subject to the following conditions:

- The move from the original location to the new location must be completed within thirty days of the original premises disconnect date.
- The move is a result of connecting one existing LightGate point of termination to a Telephone Company dedicated ring service. For all other LightGate systems, the new customer premises must be served by the same serving wire center as the original location.
- No lapse in billing will occur for moves of service under a TPP arrangement.
- Orders to disconnect the existing service and reestablish it at the new location must be related together and received by the Telephone Company at the same time.

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(D) Transport Payment Plan (Cont'd)

(5) Moves of Service Under TPP (Cont'd)

(c) (Cont'd)

- Any additions made at the new location will be handled in accordance with (3) preceding.
- All regulations and charges for changes made to the service coincident with the move will apply.
- All appropriate nonrecurring charges for moves of service as specified in 7.4.5, 7.5.9 and 23.5 following will apply.

Any rate elements or quantities for local channels, interoffice channels or optional features and functions from the original location that are not reestablished at the new location will be subject to applicable Termination Liability Charges.

(6) Requests for Changes in Length of Service Period

(a) Subsequent to the establishment of a TPP arrangement, and prior to the completion of the selected service period for that arrangement, the TPP arrangement may be replaced by a new TPP arrangement at rates and charges in effect on the first day of service under the new TPP arrangement, subject to the following conditions:

- No credit will be given for payments made under the original TPP arrangement, except for credits allowed under 2.4.8(D)(9)(A) following.
- The service period selected for the new TPP arrangement begins on the new TPP effective date but not later than the expiration date of the TPP being replaced.
- Nonrecurring charges do not apply for existing services.

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EFFECTIVE: MAY 15, 2015

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(D) Transport Payment Plan (Cont'd)

(6) Requests for Changes in Length of Service Period (Cont'd)

(a) (Cont'd)

If the new TPP arrangement has a service period shorter in length than the time remaining under the service period for the existing TPP arrangement, the change to the new TPP arrangement constitutes a disconnection of the existing TPP arrangement for which termination liability charges apply.

(b) Subsequent to the establishment of a TPP arrangement, and prior to the completion of the selected service period for that arrangement, the TPP arrangement may be extended<sup>(1)</sup> subject to the following conditions: (N)

- The start date of the TPP is not changed, however, with an extension the customer selects a new TPP service period (i.e., the number of months associated with the customer's TPP) that is greater than what presently exist for the current TPP.
- The maximum service period that may be selected for an extension is 96 months. After 96 months, a customer must establish a new TPP arrangement.
- If the new service period selected with an extension results in a change of Payment Plans, then the rates associated with the new Payment Plan will be effective on the first day of service under the extended TPP. For example, if a customer presently has a 36-month TPP arrangement, which is associated with Payment Plan A rates, and extends his service period to 61 months, which is associated with Payment Plan C rates, the Plan C rates will be effective on the first day of the extended TPP.
- If a TPP arrangement that has been extended is disconnected prior the expiration of the extended service period, termination liability charges will be based on the rates associated with the extended TPP arrangement at the time of the disconnect. For example, if a customer's TPP that has been extended and is receiving Plan C rates at the time the TPP is disconnected, then Plan C rates will be used to determine the applicable termination liability.

<sup>(1)</sup> Term extensions are not available for TPPs established on or after May 15, 2015. There is no change for existing TPPs.

(N)  
(N)

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(D) Transport Payment Plan (Cont'd)

(7) Renewal Options

- (a) When a service period under an existing CSPP or TPP arrangement is completed, the customer may select a new TPP arrangement at rates and charges in effect on the first day of service under the new TPP arrangement, continue service under the month-to-month rates, or discontinue service with no termination liability charge. If the customer does not elect to either discontinue service or continue service under a new TPP arrangement, service will be continued under month-to-month rates. The TPP customer of record will have a 60-day grace period after which current month-to-month rates will apply. The stabilized monthly recurring rates as set forth in Sections 7 and 29 following remain in effect during the 60-day grace period.
- (b) Any new services added to a customer's network or changes to existing services at the time of renewal will be subject to all appropriate nonrecurring charges and four month minimum service period requirements.
- (c) When a customer renews a TPP arrangement, the rates and charges in effect on the first day of service of the renewal will apply.
- (d) To determine the appropriate TPP Payment Plan for the renewed arrangement, recognition of service will consist of the sum of months in service of the completed service arrangement and the sum of months of the proposed service period of the TPP arrangement.
- (e) Recognition of previous service will be given to customers who renew an existing TPP arrangement, for the same or larger system(s) and all associated rate elements at the same location(s), provided that the length of the new TPP arrangement is equal to or greater than the remaining service period of the original TPP arrangement. Recognition for satisfying the four month service period as appropriate for the service will be given for renewals of the same size channels, systems, rings, and all associated rate elements. Conversion to larger systems and rings will incur new four month minimum service requirements.

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(D) Transport Payment Plan (Cont'd)

(7) Renewal Options (Cont'd)

- (f) Recognition of previous service will be given to month-to-month customers who convert to a TPP arrangement, for the same or larger system(s) and all associated rate elements at the same location(s), provided the four month minimum service period for that service has been met.
- (g) Recognition of previous service will be given to TPP customers who convert from CSPP arrangements provided the customer is the original customer of record at the time of transfer.
- (h) When an existing BellSouth DS1 Diverse service, LightGate (a.k.a. BellSouth SPA Point to Point Network), and/or BellSouth Dedicated Ring, customer has completed the selected TPP commitment period and the service reverts to month-to-month service, only the contiguous month-to-month service adjacent to the start date of the new TPP will receive recognition for determining the appropriate TPP arrangement or any subsequent TPP arrangement.

(8) Transfer of Service

- (a) Service transferred to a new customer at the same location in accordance with 2.1.2 preceding does not constitute a disconnect of service or a discontinuance of an existing TPP arrangement.

(9) Prepayment

- (a) Effective October 15, 2005, prepayment is not available for new TPP arrangements.
- (b) Upon entering into a TPP arrangement, the customer may prepay the outstanding recurring monthly rates in whole or in part for all rate elements included in the TPP arrangement. The following conditions apply:

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(D) Transport Payment Plan (Cont'd)

(9) Prepayment (Cont'd)

- A prepayment allowance will be applied to the amount prepaid for each given month equal to 0.6666% per month compounded monthly for the number of months the payment is advanced.
- The customer may elect the percentage of the monthly rates to be prepaid, provided however, the same percentage shall apply to all rate elements included in the TPP arrangement for all months remaining in the service period.
- This same prepayment percentage will apply in the event the customer adds services to an existing TPP arrangement subsequent to the establishment of the service.
- When a customer who has prepaid recurring monthly rates replaces the existing TPP arrangement with a new TPP arrangement, the customer will be credited with that portion of the prepayment amount, representing a prepayment of the monthly recurring rates remaining in the existing TPP arrangement.
- Customers who disconnect service and incur termination liability charges, such charges shall be deducted from the unused prepaid balance. The remaining prepaid balance, if any, will be credited to their bill.

(10) Automatic Extension of TPP Arrangements

- (a) For the period beginning on January 13, 2001 through January 12, 2002, customers that complete a TPP arrangement will receive an automatic 12-month extension of their TPP arrangement. With this automatic extension, the customer's service will be continued under TPP at the rates and charges associated with the payment plan that is being extended. Customers that do not wish to utilize the benefits of the automatic extension may request that their TPP arrangement be terminated, without penalty, at any time during the 12-month period associated with their extension.

At the end of the 12-month extension, or at the time that a customer indicates that they do not desire to continue under the 12-month extension, the standard provisions associated with the completion of a TPP arrangement apply.

ISSUED: AUGUST 23, 2012

EFFECTIVE: SEPTEMBER 7, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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(D)

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ISSUED: AUGUST 23, 2012

EFFECTIVE: SEPTEMBER 7, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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BELLSOUTH TELECOMMUNICATIONS  
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TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 2-118  
CANCELS ORIGINAL PAGE 2-118

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EFFECTIVE: SEPTEMBER 7, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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ISSUED: OCTOBER 21, 2011

EFFECTIVE: NOVEMBER 5, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(F) BellSouth Fast Packet Savings Plan

Effective September 29, 2007, the BellSouth Fast Packet Savings Plan (FSP) will no longer be available for new customer subscriptions. Existing FSP customers may keep their existing FSP agreements until the expiration of the term. Upon expiration of the term, customers may not renew the FSP agreement. Also with the above effective date, customers may not revise an existing FSP agreement to extend the length of the term.

- (1) The BellSouth FSP allows customers to receive credits applied to their bill in exchange for making a commitment to maintain a minimum level of total Fast Packet Services monthly recurring billing (defined in 2.4.8(F)(3) following) for a specified period of time.

The credits provided under a BellSouth FSP agreement are applied to eligible Fast Packet Services, LightGate service (a.k.a. BellSouth SPA Point to Point). The monthly rates and nonrecurring charges<sup>1</sup> for the following Fast Packet Services, LightGate service (a.k.a. BellSouth SPA Point to Point) are eligible for credit when subscribed to on a month-to-month basis:

- BellSouth Exchange Access Frame Relay Service<sup>(2)</sup>
- BellSouth Managed Shared Frame Relay Service<sup>(2)</sup>
- BellSouth Customer Network Management - Network Visibility Service (CNM-NVS) (excluding Service Establishment Charge and Management Access Interface Charges)
- LightGate service (a.k.a. BellSouth SPA Point to Point)

(N)  
(N)

<sup>(1)</sup> Effective November 14, 2001, FSP discount credits also apply to nonrecurring billing for eligible services for a customer under a FSP agreement. For a customer with an existing FSP agreement, FSP credit adjustments are not applicable for nonrecurring billing prior to November 14, 2001.

<sup>(2)</sup> Effective November 5, 2011, Exchange Access Frame Relay Service (XAFRS) (a.k.a. BellSouth Exchange Access Frame Relay Service) as described in Section 21.2, following, and BellSouth Managed Shared Frame Relay Service (MSFRS) as described in 21.3, following, will no longer be available to new Customers. Existing term plan Customers, as of November 5, 2011, may add, move, remove or change lines and/or locations for the durations of their current term plan agreements, but may not enter into any new term plan agreements. Existing Customers will be permitted one extension of any existing, non-expired term plan agreement past its current term for twelve (12) months, provided the extension is signed on or before March 31, 2012. Upon expiration of any term plan agreement (including any permitted extension), service will continue on a month-to-month basis until the service is discontinued by the Telephone Company.

(N)  
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(N)

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(F) BellSouth Fast Packet Savings Plan (Cont'd)

- (2) The Fast Packet services as set forth in 2.4.8(F)(1) preceding that are included in a Fast Packet Services Payment Plan (FPSP, as provided in 2.4.8(C)) will not receive BellSouth FSP credits. Monthly recurring billing for such services under a Fast Packet Services Payment Plan shall, however, count towards the customer's Total Fast Packet Services Monthly Recurring Billing (referred to as qualifying revenues) for a BellSouth FSP as set forth in 2.4.8(F)(3) following.

The LightGate service (a.k.a. BellSouth SPA Point to Point), as set forth in 2.4.8(D)(1) preceding that are included in a Transport Payment Plan (TPP), as provided in 2.4.8(D), will not receive BellSouth FSP credits. Monthly recurring billing for such services shall, however, count towards the customer's Total Fast Packet Services Monthly Recurring Billing (referred to as qualifying revenues) for a BellSouth FSP as set forth in 2.4.8(F)(3) following.

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ISSUED: AUGUST 18, 2014

EFFECTIVE: SEPTEMBER 2, 2014

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(F) BellSouth Fast Packet Savings Plan (Cont'd)

(3) The customer's Total Fast Packet Services Monthly Recurring Billing, referred to hereafter as qualifying revenues, will be utilized to establish the appropriate BellSouth FSP credit schedule which will be applied to the customer's eligible Fast Packet Service billing as set forth in Section 2.4.8(F)(1). A customer's qualifying revenues is defined to include their monthly recurring billing<sup>1</sup> for the following services: (T)

- Eligible Fast Packet Services (as set forth in Section 2.4.8(F)(1)) (T)
- BellSouth Exchange Access Frame Relay Service<sup>(2)</sup> under FPSPP

- Eligible BellSouth Transport Services (per (a) following):
  - WATS Access Line (WAL) (a.k.a. BellSouth WATS Line) Service
  - DS1 High Capacity (a.k.a. BellSouth SPA DS1) Service
  - High Capacity (a.k.a. BellSouth SPA High Capacity)
  - Alternate Serving Wire Center Service
  - LightGate Service (a.k.a. BellSouth SPA Point to Point Network)
  - Digital Data Access Service (a.k.a. BellSouth SPA DS0 Digital Data)
  - Voice Grade (a.k.a. BellSouth SPA DS0 VG) Service
  - Program Audio (a.k.a. BellSouth SPA Program Audio) Service
  - Analog Data Access (a.k.a. BellSouth SPA DS0 VG) Service
  - SMARTPath Service (a.k.a. BellSouth SPA DS1 Shared Ring)
  - SMARTPath DS3 Transport Service (a.k.a. BellSouth SPA DS3 Shared Ring)

(D)  
(D)

<sup>(1)</sup> While nonrecurring charges for eligible services receive discounts under an FSP agreement, nonrecurring charge billing does not count as "qualifying" revenue towards a customer's minimum monthly revenue commitment.

<sup>(2)</sup> Effective November 5, 2011, Exchange Access Frame Relay Service (XAFRS) (a.k.a. BellSouth Exchange Access Frame Relay Service) as described in Section 21.2, will no longer be available to new Customers. Existing term plan Customers, as of November 5, 2011, may add, move, remove or change lines and/or locations for the durations of their current term plan agreements, but may not enter into any new term plan agreements. Existing Customers will be permitted one extension of any existing, non-expired term plan agreement past its current term for twelve (12) months, provided the extension is signed on or before March 31, 2012. Upon expiration of any term plan agreement (including any permitted extension), service will continue on a month-to-month basis until the service is discontinued by the Telephone Company. (T)

(D)  
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(D)

ISSUED: OCTOBER 28, 2014

EFFECTIVE: NOVEMBER 12, 2014

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(F) BellSouth Fast Packet Savings Plan (Cont'd)

(3) (Cont'd)

- Eligible BellSouth Transport Services (per (a) following): (Cont'd)
  - BellSouth SPA Customer Network Management (CNM) - FlexServ Service
  - Surcharge for Special Access (a.k.a. BellSouth SPA) Service
  - Message Station Equipment Recovery Charge
  - Metallic (a.k.a. BellSouth Metallic) Service
  - Telegraph Grade (a.k.a. BellSouth Telegraph) Service
  - 
  - Derived Data Channel (a.k.a. BellSouth SPA Derived Data Channel) Service
  - Video (a.k.a. BellSouth Video Service)
  - Broadcast Quality Video (a.k.a. BellSouth SPA Broadcast Quality Video) Service
  - Uncompressed Switched Video (a.k.a. BellSouth SPA Uncompressed Switched Video) Service
  - BellSouth SPA Modular Video Transport Service
  - Dry Fiber

(D)

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ISSUED: NOVEMBER 23, 2015

EFFECTIVE: DECEMBER 8, 2015

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(F) BellSouth Fast Packet Savings Plan (Cont'd)

(3) (Cont'd)

- Eligible BellSouth Transport Services (per (a) following): (Cont'd)

- BellSouth SWA Transport
- BellSouth SWA Managed Shared Network Service
- BellSouth Dedicated Ring
  
- BellSouth SWA DS0 Service
- BellSouth SWA DS1 Service
- BellSouth SWA DS3 Service
- BellSouth Directory Transport
- Federal Government Transport Plan

(D)

(a) The following percentages of total monthly recurring billing for eligible BellSouth Transport Services (as set forth previously herein 2.4.8(F)(3)) will count as qualifying revenue:

- 10% when a customer signs a Plan A term.
- 25% when a customer signs a Plan B term.
- 35% when a customer signs a Plan C or Plan D term.

Additionally, a customer must maintain at least 75% of its existing Fast Packet Services monthly recurring billing during the FSP interim period (as set forth in 2.4.8(F)(10) following) to allow eligible BellSouth Transport Services to count as qualifying revenue.

(4) The lengths of the term plans available for a BellSouth FSP agreement are as follows:

- Plan A (36 to 59 Months)
- Plan B (60 to 83 Months)
- Plan C (84 to 143 Months)
- Plan D (144 Months)<sup>1</sup>

<sup>(1)</sup> The Plan D term is only available with a \$2,000,000 Minimum Monthly Revenue Commitment level.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE  
 2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(F) BellSouth Fast Packet Savings Plan (Cont'd)

(5) The following table provides the minimum monthly revenue commitment levels for a customer's qualifying revenues under a BellSouth FSP agreement<sup>1</sup>. The customer specifies their minimum monthly revenue commitment level (hereinafter referred to as monthly revenue commitment or revenue commitment) and the term plan for their BellSouth FSP agreement. Based upon these two parameters, a specific schedule of credits applies during their BellSouth FSP agreement. Each credit schedule contains the credit percentages applicable to the month-to-month rates and nonrecurring charges for eligible Fast Packet Services defined in 2.4.8(F)(1). The credit schedules are identified by: an alpha character that identifies the term plan, and a numeric character that identifies the customer's minimum monthly revenue commitment level. Credit schedules are provided following in 2.4.8(F)(6).

Minimum Monthly Revenue Commitment Level	Credit Schedule			
	Plan A Term 36 - 59 Months	Plan B Term 60 - 83 Months	Plan C Term 84 - 143 Months	Plan D Term 144 Months
\$ 750,000	Schedule 0A	Schedule 0B	Schedule 0C	-
\$ 2,000,000	Schedule 1A	Schedule 1B	Schedule 1C	Schedule 1D
\$ 5,000,000	Schedule 2A	Schedule 2B	Schedule 2C	-
\$ 10,000,000	Schedule 3A	Schedule 3B	Schedule 3C	-

Note 1: Only monthly recurring billing for qualifying services is used in determining a customer's monthly revenue which applies towards their minimum monthly revenue commitment; nonrecurring billing for qualifying services does not apply.

(This page filed under Transmittal No. 1 )

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EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(F) BellSouth Fast Packet Savings Plan (Cont'd)

(6) The credit schedules for BellSouth Fast Packet Savings Plan agreements are as follows. Within each credit schedule a unique credit applies based upon the transmission speed of the eligible service (and as stated for features).

(a) The following credit schedules are applicable for Fast Packet Access Services. A unique credit applies based upon the transmission speed of the eligible Fast Packet Service. A separate credit applies for Fast Packet Access Services' features; the Features credit is also applicable for BellSouth CNM-NVS.

Credit Schedule	Credit Percentages							
	56/64 Kbps	112-1152 Kbps	1.536 Mbps	Multilink, Subrate T3 & IMA	44.210 Mbps	149.760 Mbps	599.040 Mbps	Features
0A	7%	8%	6%	5%	5%	3%	5%	6%
0B	9%	10%	8%	7%	7%	5%	7%	8%
0C	23%	12%	18%	15%	15%	18%	18%	9%
1A	13%	14%	11%	10%	10%	6%	10%	11%
1B	18%	16%	16%	14%	14%	9%	14%	16%
1C	45%	18%	35%	29%	29%	35%	35%	17%
1D	50%	21%	39%	35%	35%	40%	40%	31%
2A	34%	20%	29%	26%	26%	16%	26%	29%
2B	48%	22%	41%	37%	37%	22%	37%	41%
2C	54%	33%	50%	45%	45%	45%	45%	45%
3A	40%	22%	35%	30%	30%	19%	31%	30%
3B	54%	33%	50%	45%	45%	45%	45%	45%
3C	56%	38%	54%	50%	50%	50%	50%	50%

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EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(F) BellSouth Fast Packet Savings Plan (Cont'd)

(6) (Cont'd)

(b) The credit schedules for LightGate service (a.k.a. BellSouth SPA Point to Point) are as follows:

Credit Schedule	Credit Percentages		
	ME 2-99 Mbps and ME Independent Company Trunk	ME 100 - 499 Mbps	ME 500 Mbps - 1 Gbps
	(1)		
0A	25%	25%	25%
0B	29%	29%	29%
0C	35%	35%	35%
1A	28%	28%	28%
1B	32%	32%	32%
1C	38%	38%	38%
1D	40%	40%	40%
2A	30%	30%	30%
2B	34%	34%	34%
2C	40%	40%	40%
3A	32%	32%	32%
3B	36%	36%	36%
3C	50%	50%	50%

(1) These FSP discounts are also applicable to features that are not related to transmission speed.

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE  
 2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(F) BellSouth Fast Packet Savings Plan (Cont'd)

- (7) Each month under a BellSouth FSP agreement the customer's eligible billing will be adjusted via a credit. The monthly credit will be equal to the previous month's eligible revenue times the appropriate credit percentage set forth in the credit schedule specified by the customer's BellSouth FSP agreement.
- (8) To subscribe to a BellSouth FSP, a customer must submit to the Telephone Company a signed agreement provided by the Telephone Company specifying the customer's monthly revenue commitment and the term plan (indicating the actual number of plan months) desired for their FSP agreement. The customer must also identify to the Telephone Company all Access Customer Name Abbreviations (ACNAs) to be included in the BellSouth FSP agreement. The BellSouth FSP effective service date will be negotiated by the Telephone Company and the customer. The negotiated effective service date shall be no later than 30 days after the Telephone Company has received the aforementioned signed agreement from the customer with the required information to develop the FSP agreement. BellSouth FSP credits specified in 2.4.8(F)(7) will begin with the first bill period following the negotiated effective service date of the BellSouth FSP agreement.
- (9) Except as specified in (9)(a) following, to enroll in a BellSouth FSP agreement, the customer's monthly qualifying revenues at the time of enrollment (based upon the most current monthly billing data available) must equal or exceed the entry level minimum qualifying revenue specified in the table following. The entry level minimum qualifying revenue depends upon the term plan and monthly revenue commitment level selected for the customer's FSP agreement. The entry level minimum qualifying revenues are as follows:

Minimum Monthly Revenue Commitment Level	Entry Level Minimum Qualifying Revenues			
	Plan A Term	Plan B Term	Plan C Term	Plan D Term
	36 - 59 Months (50% of MMRC)	60 - 83 Months (35% of MMRC)	84 - 143 Months (20% of MMRC)	144 Months (5% of MMRC)
\$ 750,000	\$ 375,000	\$ 262,500	\$ 150,000	-
\$ 2,000,000	\$ 1,000,000	\$ 700,000	\$ 400,000	\$100,000
\$ 5,000,000	\$ 2,500,000	\$ 1,750,000	\$ 1,000,000	-
\$ 10,000,000	\$ 5,000,000	\$ 3,500,000	\$ 2,000,000	-

- (a) A customer may enroll in a BellSouth FSP agreement between November 14, 2001, and February 14, 2002, with only 50% of the entry level minimum qualifying revenues set forth above.

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(F) BellSouth Fast Packet Savings Plan (Cont'd)

- (10) Subject to meeting the requirements set forth in 2.4.8(F)(9), customers are allowed an interim period beginning with the establishment of their BellSouth FSP agreement to increase their qualifying monthly revenues to the level of the monthly revenue commitment specified in their FSP agreement. The length of this interim period differs based upon the term plan selected for the customer's FSP agreement as follows:
- Plan A 12 month interim period allowed
  - Plan B 24 month interim period allowed
  - Plan C 36 month interim period allowed
  - Plan D 60 month interim period allowed
- (11) Once the interim period specified in 2.4.8(F)(10) preceding has been completed, a Shortfall Charge shall apply on a going forward basis for each month that the customer's qualifying revenue does not equal or exceed the customer's revenue commitment. The applicable Shortfall Charge for each such month is an amount equal to the difference between the customer's monthly revenue commitment and their actual qualifying revenues billed that month.
- (12) Subject to the terms set forth in 2.4.8(F)(8) for initiating a new FSP agreement, customers may request to revise an existing FSP agreement to include a different length of term and/or monthly revenue commitment. The number of months served under the existing FSP agreement will be counted in establishing the total term length for the revised FSP agreement (i.e., providing recognition of previous FSP service). Based upon customer requested revisions in the total length of the FSP agreement and/or monthly revenue commitment, the customer's credit schedule as specified in 2.4.8(F)(6) may change.

A customer may make such revisions to his FSP agreement without a Commitment Reduction Charge (discussed following) as long as the total revenue commitment associated with the revised FSP agreement is equal to or greater than the total revenue commitment for the existing FSP agreement.

The total revenue commitment associated with the existing plan is the product of multiplying the total number of months specified in the customer's existing FSP agreement by the existing plan's monthly revenue commitment.

The total revenue commitment associated with the revised plan is determined by taking the product of multiplying the number of months served under the existing plan by the existing plan's monthly revenue commitment, and adding it to, the product of multiplying the number of additional months in the revised FSP plan by the revised plan's monthly revenue commitment.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(F) BellSouth Fast Packet Savings Plan (Cont'd)

(12) (Cont'd)

If the total revenue commitment associated with the revised FSP plan is less than the total revenue commitment associated with the existing plan, a Commitment Reduction Charge is applicable. This Commitment Reduction Charge is equal to the product of the total FSP credits received by the customer since the initiation of a FSP plan, multiplied by, 1 minus the ratio of the revised plan total revenue commitment to the existing plan total revenue commitment.

For example: After 40 months, a customer with a 60 month FSP agreement with a \$5,000,000 revenue commitment per month (discount schedule 2B) wants to change to a \$2,000,000 revenue commitment for the next 36 months. (The customer's new agreement will be for a total of 76 months (40 months plus 36 months). FSP crediting for the next 36 months will be under discount schedule 1B.) Thus far under the existing FSP agreement, the customer has produced over \$200,000,000 in qualifying revenues, which included \$100,000,000 of eligible service revenues upon which he has received a total of \$40,000,000 in FSP credits.

The total revenue commitment associated with the existing plan is calculated as follows:

$$60 \text{ months times } \$5,000,000 = \$300,000,000.$$

The total revenue commitment associated with the revised (76 month) plan is calculated as follows:

$$\begin{aligned} &= (40 \text{ months times } \$5,000,000) \text{ plus } (36 \text{ months times } \$2,000,000) \\ &= (\$200,000,000) \text{ plus } (\$72,000,000) \\ &= \$272,000,000 \end{aligned}$$

A Commitment Reduction Charge (CRC) applies since the revised plan's total revenue commitment is less than the existing plan's total revenue commitment. The charge is calculated as follows:

$$\begin{aligned} \text{CRC} &= \$40,000,000 \times (1 - (\$272,000,000/\$300,000,000)) \\ &= \$40,000,000 \times (1 - .9067) \\ &= \$40,000,000 \times (.0933) \\ &= \$ 3,732,000 \end{aligned}$$

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(F) BellSouth Fast Packet Savings Plan (Cont'd)

(12) (Cont'd)

- (a) Under the terms set forth herein, a customer may extend the period of time under their FSP agreement. If the increase in total number of months causes the revised FSP agreement to fall under a longer term plan (as set forth in 2.4.8(F)(4)) than the existing agreement, the customer qualifies for a longer interim period (discussed in 2.4. (F)(10)).

The additional interim period time allowed is equal to the difference between the interim period months associated with the revised agreement's term plan, less the interim period months associated with the existing plan which have not passed. The total interim period months allowed such a customer shall not exceed the number of interim period months specified in 2.4.8. (F)(10) preceding based upon the revised agreement's term plan. Any additional interim period time appropriate for a customer shall begin with the start date of the revised agreement.

- (b) Under the terms set forth herein, a customer may decrease the period of time under their FSP agreement. If the decrease in total number of months causes the revised FSP agreement to fall under a shorter term plan (as set forth in 2.4.8(F)(4)) than the existing agreement, the customer no longer qualifies for the longer interim period (discussed in 2.4.8(F)(10)) associated with the existing plan. The following terms apply upon the effective date of the revised agreement:

- If the interim period associated with the existing FSP agreement has passed, no action is taken.
- If the interim period associated with the existing FSP agreement is underway and has progressed beyond the interim period associated with the revised FSP agreement (as specified in 2.4.8(F)(10)), the customer's interim period shall cease upon the effective date of the revised agreement.
- If the interim period associated with the existing FSP agreement is underway and has not progressed beyond the interim period associated with the revised FSP agreement, the total interim period allowed the customer is the number of months for the revised FSP agreement's term plan (as set forth in 2.4.8(F)(10)).

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(F) BellSouth Fast Packet Savings Plan (Cont'd)

(12) (Cont'd)

- (c) Under the terms set forth herein, a customer may increase their monthly revenue commitment and extend the period of time under their FSP agreement. If the increase in total number of months causes the revised FSP agreement to fall under a longer term plan (as set forth in 2.4.8(F)(4)) than the existing agreement, the customer qualifies for a longer interim period (discussed in 2.4.(F)(10)).

The additional interim period time allowed is equal to the difference between the interim period months associated with the revised agreement's term plan, less the interim period months associated with the existing plan which have not passed, plus 12 months. Any additional interim period time appropriate for a customer shall begin with the start date of the revised agreement.

- (d) Under the terms set forth herein, a customer may increase their monthly revenue commitment and continue with the period of time under their FSP agreement. A customer qualifies for an additional 12 months to be added to the existing interim period.
- (e) Under the terms set forth herein, a customer may increase their monthly revenue commitment and shorten the period of time under their FSP agreement. The following terms apply:
- If the decrease in total number of months causes the revised FSP agreement total revenue commitment to be less than the total revenue commitment associated with the existing plan, then a Commitment Reduction Charge will apply. No time period extension to the interim period will be provided.
  - If the revised FSP agreement total revenue commitment is greater than the existing plan total revenue commitment, a customer will receive an additional 12 months to be added to the existing interim period.

ISSUED: OCTOBER 21, 2011

EFFECTIVE: NOVEMBER 5, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(F) BellSouth Fast Packet Savings Plan (Cont'd)

(13) No Termination Liability Charge will apply. (C)

(14) In the event of a merger or acquisition and both companies have existing BellSouth FSPs, then the customer will have the option of continuing both plans or merging both into one FSP agreement.

If the customer chooses to merge both plans into one FSP agreement, then the plan of the company making the acquisition will remain in effect and the revenues of the acquired company will be combined with those of the company making the acquisition. A revised BellSouth FSP agreement will be established based on these combined revenues subject to the regulations set forth in 2.4.8(F)(12).

If the company resulting from the merger or acquisition chooses not to continue the FSP plan(s), early termination provisions set forth in 2.4.8(F)(13) preceding apply.

(15) In the event of a merger or acquisition if only one company has a BellSouth FSP, then the customer will have the option of continuing the existing FSP plan as is or adding the new company to that existing FSP agreement.

(This page filed under Transmittal No. 0016 )

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EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(F) BellSouth Fast Packet Savings Plan (Cont'd)

(15) (Cont'd)

If the customer chooses to add the new company to the existing FSP agreement, then the existing plan will remain in effect and the revenues of the company will be combined with those of the existing company. A revised BellSouth FSP agreement will be established based on these combined revenues subject to the regulations set forth in 2.4.8(F)(12) preceding.

If the company resulting from the merger or acquisition chooses not to continue the FSP plan, early termination provisions set forth in 2.4.8(F)(13) preceding apply.

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(F) BellSouth Fast Packet Savings Plan (Cont'd)

- (16) During a promotional period from April 30, 2004 to July 29, 2004, customers subscribing to a new BellSouth FSP agreement and customers upgrading an existing BellSouth FSP agreement will additionally qualify to receive a FSP Network to Network Interface (NNI) Promotion monthly reward credit. This reward credit will apply when the customer has placed at least one of the Fast Packet Access Services specified in (a) following in a minimum of 13 different BellSouth LATAs.

A unique FSP NNI Promotion monthly reward credit is appropriate for each BellSouth FSP Minimum Monthly Revenue Commitment level based upon whether the customer has in place at least one Fast Packet Access Service specified in (a) following in either 13 different BellSouth LATAs, 26 different BellSouth LATAs or 38 different BellSouth LATAs. These reward credits are shown in (b) following. One such reward credit appropriate per FSP customer shall be applied per month once the customer has fulfilled the promotion requirements (beginning with billing periods after May 25, 2004). The appropriate reward credit shall then be applied to the bill each month for the duration of the customer's BellSouth FSP agreement, except that reward crediting shall cease and no longer be applicable for the remainder of the FSP agreement period once the customer falls below the minimum of one Fast Packet Access Service specified in (a) following in at least 13 different BellSouth LATAs.

- (a) A minimum of one of the following Fast Packet Access Services at 1.536 Mbps or greater speed with a network interface configured for network to network interface capability (i.e., Frame Relay NNI) must be in place in a minimum of 13 different BellSouth LATAs in order for a customer with a BellSouth FSP agreement subscribed to during this promotional period to begin to receive a FSP NNI Promotion monthly reward credit: BellSouth Exchange Access Frame Relay Service (XAFRS), BellSouth Managed Shared Frame Relay Service (MSFRS).

- (b) Monthly reward credit amounts for the FSP NNI Promotion are provided in the schedule following:

FSP Monthly Monthly Revenue Commitment Level	FSP NNI Promotion Monthly Reward Credit		
	NNIs in	NNIs in	NNIs in
	13 LATAs	26 LATAs	38 LATAs
\$ 750,000	\$ 1,070.00	\$ 4,200.00	\$ 9,160.00
\$ 2,000,000	\$ 1,270.00	\$ 5,000.00	\$ 11,000.00
\$ 5,000,000	\$ 1,460.00	\$ 5,740.00	\$ 12,710.00
\$ 10,000,000	\$ 1,700.00	\$ 6,690.00	\$ 14,840.00

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

(F) BellSouth Fast Packet Savings Plan (Cont'd)

(16)(Cont'd)

(c) Applicable taxes and fees will be based on the standard BellSouth Fast Packet Savings Plan price of qualifying services, and no taxes or fees will be added to the FSP NNI Promotion monthly reward credit applied to customer bills.

(17) During a promotional period from April 1, 2005 to April 30, 2005, new BellSouth FSP Agreements signed with a Minimum Monthly Revenue Commitment of \$5,000,000 with a 60 to 83 month term (referred to as a Plan 2B) shall be provided with promotional terms and conditions stipulated herein for the duration of these FSP Agreements. During the 36th month of such FSP Agreements, the customer must inform the Telephone Company which of the following options they have selected for their FSP Agreement for service beyond the 36th month:

(a) No Termination Liability Charge will apply. (C)

(b) The existing FSP Agreement may be retained for the duration of the selected payment period (of 60 to 83 months) and standard FSP tariff terms and conditions shall apply for the remaining months of the selected term (including Termination Liability for a total termination).

(c) The existing FSP Agreement may be revised to another FSP Agreement subject to the standard terms and conditions outlined within this BellSouth Fast Packet Savings Plan tariff for such changes.

It is the responsibility of the customer to provide to the Telephone Company their choice of the above options prior to the completion of the 36th month of the promotional FSP Agreement. Failure of the customer to provide such direction shall result in (b) above being the default option for the customer and the FSP Agreement shall continue in effect for the remaining duration of the 60 to 83 month term subject to the standard terms and conditions of the FSP tariff.

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EFFECTIVE: SEPTEMBER 7, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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EFFECTIVE: SEPTEMBER 7, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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EFFECTIVE: SEPTEMBER 7, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

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ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

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EFFECTIVE: SEPTEMBER 7, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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EFFECTIVE: SEPTEMBER 7, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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EFFECTIVE: SEPTEMBER 7, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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ISSUED: AUGUST 23, 2012

EFFECTIVE: SEPTEMBER 7, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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EFFECTIVE: SEPTEMBER 7, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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EFFECTIVE: SEPTEMBER 7, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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EFFECTIVE: SEPTEMBER 7, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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EFFECTIVE: SEPTEMBER 7, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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ISSUED: AUGUST 23, 2012

EFFECTIVE: SEPTEMBER 7, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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ISSUED: AUGUST 23, 2012

EFFECTIVE: SEPTEMBER 7, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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ISSUED: APRIL 18, 2012

EFFECTIVE: MAY 3, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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ISSUED: APRIL 18, 2012

EFFECTIVE: MAY 3, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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ISSUED: APRIL 18, 2012

EFFECTIVE: MAY 3, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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ISSUED: APRIL 18, 2012

EFFECTIVE: MAY 3, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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ISSUED: APRIL 18, 2012

EFFECTIVE: MAY 3, 2012

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.8 Optional Payment Plans (Cont'd)

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ISSUED: MARCH 20, 2015

EFFECTIVE: APRIL 4, 2015

ACCESS SERVICE  
2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.9 Service Installation Guarantee

- (A) The Telephone Company assures that orders for services to which the Service Installation Guarantee applies will be installed and available for customer use no later than the Service Date as specified in Section 5.1.1. The Service Installation Guarantee is applicable only as specified in Sections 2.4.9, 6.7.1(D) and 7.4.1(C) of this Tariff and for the Cross Connect elements in Section 13 of this Tariff. (T)  
(D)  
(T)
- (B) The failure of the Telephone Company to meet this commitment will result in a Service Installation Guarantee credit being applied to the Customer's bill. The Service Installation Guarantee credit will only apply to the services specified in Section 6.7.1.(D), Section 7.4.1.(C), the Connection rate element specified in Section 28.1.9(A), and Cross Connect elements in Sections 13.3.22, 13.3.23, and 13.3.24 of this tariff, for which nonrecurring charges are applicable. The Service Installation Guarantee credit will be determined as follows: (C)  
(C)  
(C)  
(T)  
(C)
1. For DS1 Special Access (a.k.a. BellSouth SPA DS1) and BellSouth SPA DS1 Diverse services, the Service Installation Guarantee credit will equal \$350 per DS1 circuit experiencing the missed Service Date or the amount of the actual installation charge, whichever is less.
  2. For all other eligible services, the Service Installation Guarantee credit will be equal to the billed nonrecurring charges associated with the individual service having the missed Service Date.
- The Service Installation Guarantee credit will not be provided if the installation charge has been waived or credited for some other reason. (C)
- (C) For BellSouth Dedicated Ring, the Service Installation Guarantee is applicable for all channel interface rate elements. BellSouth Dedicated Ring <sup>(1)</sup> ring level rate elements are excluded from the Service Installation Guarantee. BellSouth Dedicated Ring level rate elements are defined as follows: Local Channel, Interoffice Channel, Internodal Channel, Alternate Central Office Channel, Customer Node and Central Office Node. (D)  
(T)
- (D) The Service Installation Guarantee is applicable to DS1 Diverse service Local and Interoffice Channel rate elements for which nonrecurring charges are appropriate. (T)

(This page filed under Transmittal No. 0098 )

ISSUED: MARCH 20, 2015

EFFECTIVE: APRIL 4, 2015

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.9 Service Installation Guarantee (Cont'd)

- (E) The Service Installation Guarantee applies for the following Fast Packet Access Services at DS0 and DS1 levels only: BellSouth Exchange Access Frame Relay Service and Managed Shared Frame Relay Service. (T)
- (F) Service Installation Guarantees do not apply: (T)
- (1) on Switched (a.k.a. BellSouth SWA) and Special Access (a.k.a. BellSouth SPA) services installations, moves and rearrangement of service with an agreed upon service date interval of four business days or less following the Application Date of the service order. The Application Date for Switched (a.k.a. BellSouth SWA) and Special Access (a.k.a. BellSouth SPA) is as specified in Section 5.1.1(G). (T)
  - (2) on Special Access (a.k.a. BellSouth SPA) and Fast Packet Access service orders for installations, moves and rearrangement of services with service dates that have been advanced from the standard or negotiated service interval as specified in Section 5.1.1(H), or (T)
  - (3) when failure to meet the Service Date occurs because of:
    - (a) any act or omission, which shall include an accurate and complete service order, from this customer, any other customer or any third party, or of any other entity providing a portion of a service,
    - (b) labor difficulties, governmental orders, civil commotions, criminal actions against the Telephone Company, acts of God, war, or other circumstances beyond the Telephone Company's control,
    - (c) unavailability of the customer's facilities and/or equipment,
  - (4) to service requiring Special Construction as set forth in BellSouth Telecommunications Tariff F.C.C. No. 2.

(This page filed under Transmittal No. 0098 )

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ISSUED: MARCH 20, 2015

EFFECTIVE: APRIL 4, 2015

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.4 Payment Arrangements and Credit Allowances (Cont'd)

2.4.9 Service Installation Guarantee (Cont'd)

(F) Service Installation Guarantees do not apply: (Cont'd) (T)

- (5) to Specialized Service or Arrangements or Individual Case Basis filings,
- (6) to BellSouth Virtual Expanded Interconnection service arrangements, as set forth in Section 20 of this Tariff, or
- (7) for jointly provisioned services except as stipulated in 2.4.9(C) preceding.

In addition, Service Installation Guarantees will not apply during a declared National Emergency. Priority installation of National Security Emergency Preparedness (NSEP) telecommunications services shall take precedence.

2.5 Connections

Equipment and Systems (i.e., terminal equipment, multiline terminating systems and communications systems) may be connected with BellSouth SWA and Special Access (a.k.a. BellSouth SPA) service furnished by the Telephone Company where such connection is made in accordance with the provisions specified in Technical Reference Publication AS No. 1 and in 2.1 preceding.

2.6 Definitions

Certain terms used herein are defined as follows:

Access Code

The term "Access Code" denotes a uniform seven digit code assigned by the Telephone Company to an individual customer. The seven digit code has the form 101XXXX and 950-XXXX.

(This page filed under Transmittal No. 0098 )

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Additional Residential Local Exchange Service ("Additional Residential Line")

This term denotes any residential local exchange service ("residential line") provided by the Telephone Company or a reseller of a Telephone Company-provided residential line at a residential premises other than the Primary Residential Line, as defined below. The Additional Residential Local Exchange Service Line or Trunk FUS and EUCL charges apply to such residential lines.

Alternate Central Office

The term "Alternate Central Office" denotes a wire center other than the serving wire center of the location of a customer node associated with BellSouth Dedicated Ring.

Answer/Disconnect Supervision

The term "Answer/Disconnect Supervision" denotes the transmission of the switch trunk equipment supervisory signal (off-hook or on-hook) to the customer's point of termination as an indication that the called party has answered or disconnected.

(This page filed under Transmittal No. 1 )

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Attenuation Distortion

The term "Attenuation Distortion" denotes the difference in loss at specified frequencies relative to the loss at 1004 Hz, unless otherwise specified.

B8ZS

The Term "B8ZS" (Bipolar with 8 Zero Substitution) denotes a line code which allows transport of an all-zero octet over a High Capacity DS1 (a.k.a. BellSouth SPA DS1) channel. B8ZS enables Clear Channel Capability on a High Capacity DS1 (a.k.a. BellSouth SPA DS1) service.

Balance (100 Type) Test Line

The term "Balance (100 Type) Test Line" denotes an arrangement in an end office which provides for balance and noise testing.

Basic Service Element

The term Basic Service Element denotes an optional network capability associated with a Basic Serving Arrangement.

BellSouth Direct Access to Directory Assistance

The term "BellSouth Direct Access to Directory Assistance" denotes the provision of direct access to BellSouth's Directory Assistance Listing Database, Directory Assistance Search Application and Database Administration Call Control to enable a customer to provide voice Directory Assistance Service to its end users.

BellSouth Direct Access to Directory Assistance Location

The term "BellSouth Direct Access to Directory Assistance Location" denotes the Telephone Company location for the Directory Assistance Listing Database, the DA Search Application, and the Database Administration Call Control. The Company will provide BellSouth Direct Access to Directory Assistance from its location as specified in the NATIONAL EXCHANGE CARRIER ASSOCIATION, INC., TARIFF F.C.C. NO. 4.

(This page filed under Transmittal No. 1 )

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ISSUED: AUGUST 29, 2016

EFFECTIVE: SEPTEMBER 13, 2016

ACCESS SERVICE  
2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

BellSouth Directory Assistance (Interstate)

The term "BellSouth Directory Assistance" denotes the provision of telephone numbers by a Telephone Company operator when the operator location is accessed by a customer premises by sending the appropriate signals, i.e., 411, 555-1212 or (NPA) 555-1212.

BellSouth Directory Assistance Location (Interstate)

The term "BellSouth Directory Assistance Location" denotes a Telephone Company office where Telephone Company equipment first receives the Directory Assistance call from a customer's premises and selects the first operator position to respond to the Directory Assistance call.

(D)

(D)

BellSouth Line Information Data Base Location

The term "BellSouth Line Information Data Base Location" denotes the BellSouth Signaling Transfer Point (STP) that serves the BellSouth Line Information Data Base.

ISSUED: DECEMBER 11, 2014

EFFECTIVE: DECEMBER 26, 2014

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

BellSouth Line Information Data Base Access Service

BellSouth Line Information Data Base Access Service will transport queries and responses to and from the customer's Signaling Point of Interconnection (SPOI) and BellSouth's Line Information Data Base Access Service. This service will enable customers to validate billing information stored in BellSouth's Line Information Data Base.

BellSouth Local Number Portability Database Services

The term "BellSouth Local Number Portability Database Services" denotes the query services which provide the routing information to allow wireline and wireless telecommunications carriers or the Telephone Company to direct calls placed to a ported number to the correct switch for completion to the end user.

BellSouth SWA Basic Serving Arrangement

The term "BellSouth SWA Basic Serving Arrangement" denotes the connection of a customer to and through the BOCs networks, and should be considered the fundamental connection to those networks.

BellSouth SWA Common Transport

The term "BellSouth SWA Common Transport" denotes the transmission of the customer's BellSouth SWA traffic between the Access Tandem and the end office, between the BellSouth SWA FGA dial tone office and the end office (for terminating traffic) and, between the end office which serves as the host office for a remote switching system or module (RSS or RSM) and the RSS or RSM.

BellSouth SWA Dedicated Transport

The term "BellSouth SWA Transport" denotes the transmission of the customer's BellSouth SWA traffic utilizing dedicated facilities, when ordered by the customer, between the customer's serving wire center (SWC) and customer designated points, i.e. SWC to a Telephone Company Facility Hub (Hub). SWC to an Access Tandem, SWC to a customer designated end office, Hub to an Access Tandem, Hub to Hub, and Hub to an end office.

BellSouth SWA FGD and BellSouth SWA TSBSA 3 Signaling

The term "BellSouth SWA TSBSA 3 Signaling" denotes the signaling system which is used by end offices, to transmit originating information and address digits to the customer's premises. Features of this system include overlap outpulsing, identification of the type of call, identification of the ten-digit telephone number of the calling party, and acknowledgment wink supervisory signals.

(C)

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

BellSouth SWA Local Channel

The term "BellSouth SWA Local Channel" denotes a switched transport facility between the customer's serving wire center and the customer's premises.

BellSouth SWA WATS Serving Office

The term "BellSouth SWA WATS Serving Office" denotes a telephone company designated serving wire center where switching, screening and/or recording functions are performed in connection with the closed-end of BellSouth SWA WATS or WATS-type services.

BellSouth Telecommunications Relay Service Transport

The term "BellSouth Telecommunications Relay Service Transport" refers to the provision of a specialized telecommunications service that allows the hearing and speech impaired to communicate over the telecommunications network as defined in Part 64 of the Commission's rules.

BellSouth Telecommunications Relay Service Transport Center

The term "BellSouth Telecommunications Relay Service Transport Center" refers to the entity receiving calls and relaying those calls to the interexchange carrier of choice through the utilization of manual intervention and/or specialized equipment.

Billing Period

Each Billing Period is considered to have 30 days.

Bit

The term "Bit" denotes the smallest unit of information in the binary system of notation.

Business Day

The term "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 Telephone Company may vary based on company policy, union contract and location. To determine such hours for this company, or for an individual location within this company, contact should be made at the address shown at the top of page #1 of this tariff.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Cable Space

The term "Cable Space" denotes any passage or opening in, on, under/over or through the central office cable support structure (e.g., cable risers, cable racks, cable vault or alternate splicing chamber, etc.) required to bring fire retardant fiber optic riser cable from the interconnection space to the location where the riser cable and the feeder cable meet and are spliced and the spaces between the splice and the conduit space, as well as the space between the interconnection space and the Telephone Company point of termination and any other space required to bring other fire retardant communications cable from one interconnection space module to another interconnection space module of the same collocater.

Call

The term "Call" denotes a customer attempt for which the complete address code (e.g., 0-, 911, or 10 digits) is provided to the serving dial tone office or in the case of BellSouth SWA 8XX Toll Free Dialing Ten Digit Screening Service when the address code is provided to the office performing the translation or screening function.

Carrier Identification Code (CIC)

The term "Carrier Identification Code" (CIC) denotes a unique access identification code that is assigned to an Interexchange Carrier for use with BellSouth SWA FGB and/or BellSouth SWA FGD.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Carrier or Common Carrier

See Interexchange Carrier.

CCS

The term "CCS" denotes a hundred call seconds, which is a standard unit of traffic load that is equal to 100 seconds of usage or capacity of a group of servers (e.g., trunks).

CCS7 Signaling Connection

The CCS7 Signaling Connection provides a 56 kbps facility dedicated to a single customer which originates at the customer's signaling point of interconnection in a LATA and terminates at a Telephone Company Signaling Transfer Point (STP) selected by the Telephone Company. This facility, connecting the customer to a BellSouth STP, is ordered to a Telephone Company FSPOI within the same LATA as the customer's signaling point of interconnection.

CCS7 Signaling Termination

The CCS7 Signaling Termination provides a dedicated point of interface at a Telephone Company STP for a customer's CCS7 Signaling Connection.

CCS7 Access Arrangement Usage

CCS7 Signaling Arrangement Usage refers to messages traversing the Telephone Company's CCS7 Signaling network for call set-up (ISUP) and non-call set-up (TCAP) purposes.

Central Office

The term "Central Office" denotes a local Telephone Company switching system where Telephone Exchange Service customer station loops are terminated for purposes of interconnection to each other and to trunks.

Central Office Prefix

The term "Central Office Prefix" denotes the first three digits (NXX) of the seven digit telephone number assigned to an End User's Telephone Exchange Service when dialed on a local basis.

Centralized Automatic Reporting on Trunks Testing

The term "Centralized Automatic Reporting on Trunks Testing" denotes a type of testing which includes the capacity for measuring operational and transmission parameters.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

## ACCESS SERVICE

### 2 - General Regulations (Cont'd)

#### 2.6 Definitions (Cont'd)

##### Centrex Type Services

The term "Centrex Type Services" denotes central office based non-transport arrangements which permit abbreviated internal calling, and inward and outward calling from station lines associated with Centrex service, ESSX-1 service, ESSX service, Digital ESSX service, MultiServ service and MultiServ PLUS service.

##### Channel(s)

The term "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.

##### Channel Service Unit

The term "Channel Service Unit" denotes equipment which performs one or more of the following functions: termination of a digital facility, regeneration of digital signals, detection and/or correction of signal format errors and remote loop back.

##### Channelization Equipment

Equipment which derives individual channels of voice and/or data from a higher capacity to a lower capacity or bandwidth or vice versa.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Channelize

The term "Channelize" denotes the process of multiplexing-demultiplexing wider bandwidth or higher speed channels into narrower bandwidth or lower speed channels and vice-versa.

Clear Channel Capability

The term "Clear Channel Capability" denotes the ability to transport twenty-four 64 Kbps channels over a 1.544 Mbps High Capacity service via B8ZS line code format.

C-Message Noise

The term "C-Message Noise" denotes the frequency weighted average noise within an idle voice channel. The frequency weighting, called C-message, is used to simulate the frequency characteristic of the 500-type telephone set and the hearing of the average subscriber.

C-Notched Noise

The term "C-Notched Noise" denotes the C-message frequency weighted noise on a voice channel with a holding tone, which is removed at the measuring end through a notch (very narrow band) filter.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

## ACCESS SERVICE

### 2 - General Regulations (Cont'd)

#### 2.6 Definitions (Cont'd)

##### Collocator - BellSouth Virtual Expanded Interconnection Service

The term "Collocator-BellSouth Virtual Expanded Interconnection Service" denotes any person, corporation, or other legal entity with whom the Telephone Company has negotiated for the purpose of provisioning an interconnection arrangement in accordance with the BellSouth Virtual Expanded Interconnection tariff provisions.

##### Collocator's Facilities - BellSouth Virtual Expanded Interconnection Service

The term "Collocator's Facilities-BellSouth Virtual Expanded Interconnection service" denotes the collocator-provided/Telephone Company leased fiber optic cables and central office terminating equipment installed and maintained by the Telephone Company for the sole use of provisioning a BellSouth Virtual Expanded Interconnection service arrangement, in accordance with the BellSouth Virtual Expanded Interconnection tariff provisions.

##### Common Line

The term "Common Line" denotes a line, trunk, pay telephone line or other facility provided under the general and/or local exchange service tariffs of the Telephone Company, terminated on a central office switch. A common line-residence is a line or trunk provided under the residence regulations of the general and/or local exchange service tariffs. A common line-business is a line provided under the business regulations of the general and/or local exchange service tariffs.

##### Commingling

The term "Commingling" means the connecting, attaching, or otherwise linking of an unbundled network element (UNE), or a combination of unbundled network elements (UNEs), to one or more facilities or services that a requesting telecommunications carrier has obtained at wholesale from an incumbent LEC, or the combining of an UNE, or a combination of UNEs, with one or more such facilities or services.

ISSUED: OCTOBER 17, 2017

EFFECTIVE: NOVEMBER 1, 2017

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Communications System

The term "Communications System" denotes channels and other facilities which are capable of communications between terminal equipment provided by other than the Telephone Company.

Competitive County

The term "Competitive County" denotes the geographic unit of a county or county-equivalent that either is competitive pursuant to the F.C.C.'s competitive market test or was granted Phase II, Level 2 pricing flexibility prior to June 1, 2017.

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Conduit Space

The term "Conduit Space" denotes any reinforced passage or opening in, on, under/over or through the ground between the feeder route conduit system (entry point) and cable vault location capable of containing communications facilities, and includes: cable entrance facilities; main conduit; ducts; inner ducts; gas traps; underground dips such as short sections of conduit under roadway, driveways, parking lots and similar conduit installations; required to bring the collocator-provided fiber optic feeder cable into the Telephone Company central office.

Customer(s)

The term "Customer(s)" denotes any individual, partnership, association, joint-stock company, trust, corporation, or governmental entity or other entity which subscribes to the services offered under this tariff, including both Interexchange Carriers (ICs) and End Users.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Customer Location

The term "Customer Location" denotes a customer premises within the Local Access Transport Area (LATA).

Data Transmission (107 Type) Test Line

The term "Data Transmission (107 Type) Test Line" denotes an arrangement which provides for a connection to a signal source which provides test signals for one-way testing of data and voice transmission parameters.

Decibel

The term "Decibel" denotes a unit used to express relative difference in power, usually between acoustic or electric signals, equal to ten (10) times the common logarithm of the ratio of two signal powers.

Decibel Reference Noise C-Message Weighting

The term "Decibel Reference Noise C-Message Weighting" denotes noise power measurements with C-Message Weighting in decibels relative to a reference 1000 Hz tone of 90 dB below 1 milliwatt.

Decibel Reference Noise C-Message Referenced to 0

The term "Decibel Reference Noise C-Message Referenced to 0" denotes noise power in "Decibel Reference Noise C-Message Weighting" referred to or measured at a zero transmission level point.

Derived Data Channel

The term "Derived Data Channel" denotes a digital data channel derived from a two-wire local exchange facility that transmits voice and data signals simultaneously.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Detail Billing

The term "Detail Billing" denotes the listing of each message and/or Rate element for which charges to a customer are due on a bill prepared by the Telephone Company.

Directory Number

The term "Directory Number" denotes a unique NPA-NXX-XXXX assigned to a subscriber of a Local Service Provider.

Dual Tone Multifrequency Address Signaling

The term "Dual Tone Multifrequency Address Signaling" denotes a type of signaling that is an optional feature of BellSouth SWA FGA and BellSouth SWA LSBSA. It may be utilized when BellSouth SWA FGA and BellSouth SWA LSBSA is being used in the terminating direction (from the point of interface with the customer to the local exchange end office). An office arranged for Dual Tone Multifrequency Signaling would expect to receive address signals from the customer in the form of Dual Tone Multifrequency signals.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

## ACCESS SERVICE

### 2 - General Regulations (Cont'd)

#### 2.6 Definitions (Cont'd)

##### DS0

This denotes a channel service expressed in terms of its digitally encoded data bit rate in accordance with the North American hierarchy of digital signal levels. It is generally referred to as having a 64 Kbps transmission data rate signal. The required format and interface specifications are contained in BellSouth Technical Reference TR-NWT-000341.

##### DS1

This denotes a channel service expressed in terms of its digitally encoded data bit rate in accordance with the North American hierarchy of digital signal levels. It has a 1.544 Mbps transmission data rate, and provides for the two-way simultaneous transmission of isochronous timed, Bipolar Return-to-Zero (BPRZ) bit stream format except where intentional bipolar violations are introduced by Bipolar with 8 Zero Substitution (B8ZS) format. Unframed signal formats are not permitted or compatible with Company equipment. The required format and interface specifications are contained in BellSouth Technical Reference TR-NPL-000054.

##### Echo Control

The term "Echo Control" denotes the control of reflected signals in a telephone transmission path.

##### Echo Path Loss

The term "Echo Path Loss" denotes the measure of reflected signal at a 4-wire point of termination without regard to the send and receive Transmission Level Point.

##### Echo Return Loss

The term "Echo Return Loss" denotes a frequency weighted measure of return loss over the middle of the voiceband (approximately 500 to 2500 Hz), where talker echo is most annoying.

##### Effective 2-Wire

The term "Effective 2-Wire" denotes a condition which permits the simultaneous transmission in both directions over a channel, but it is not possible to ensure independent information transmission in both directions. Effective 2-wire channels may be terminated with 2-wire or 4-wire interfaces.

ISSUED: AUGUST 29, 2016

EFFECTIVE: SEPTEMBER 13, 2016

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Effective 4-Wire

The term "Effective 4-Wire" denotes a condition which permits the simultaneous independent transmission of information in both directions over a channel. The method of implementing effective 4-wire transmission is at the discretion of the Telephone Company (physical, time domain, frequency-domain separation or echo cancellation techniques). Effective 4-wire channels may be terminated with a 2-wire interface at the customer's premises. However, when terminated 2-wire, simultaneous independent transmission cannot be supported because the two wire interface combines the transmission paths into a single path.

Egress Circuits

The term "Egress Circuits" denotes the facility used to transport the customer's dialed BellSouth Remote Access Service traffic to the customer's designated location once it has been collected and aggregated by the remote access server.

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End Office Switch

The term "End Office Switch" denotes a local Telephone Company switching system where Telephone Exchange Service customer station loops are terminated for purposes of interconnection to trunks. Included are Remote Switching Modules and Remote Switching Systems served by a host office in a different wire center.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

End User

The term "End User" denotes any customer of an interstate or foreign telecommunications service that is not a carrier, except that a carrier other than a telephone company shall be deemed to be an "end user" when such carrier uses a telecommunications service for administrative purposes and a person or entity that offers telecommunications services exclusively as a reseller shall be deemed to be an "end user" if all resale transmissions offered by such reseller originate on the premises of such reseller.

Entry Point

The term "Entry Point" denotes the physical entrance into the central office and/or central office vault. Not all central offices have a central office vault. Multiple entry points are more than one physical entrance into the central office and/or central office vault. Normally, multiple entry points will be distinct and/or separate conduit systems.

Entry Switch

See First Point of Switching

Envelope Delay Distortion

The term "Envelope Delay Distortion" denotes a measure of the linearity of the phase versus frequency of a channel.

Equal Level Echo Path Loss

The term "Equal Level Echo Path Loss" (ELEPL) denotes the measure of Echo Path Loss (EPL) at a 4-wire interface which is corrected by the difference between the send and receive Transmission Level Point (TLP). [ELEPL = EPL - TLP (send) + TLP (receive)]

Exchange

The term "Exchange" denotes a unit generally smaller than a Local Access and Transport Area, established by the Telephone 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 comprise a given Local Access and Transport Area.

ISSUED: OCTOBER 21, 2011

EFFECTIVE: NOVEMBER 5, 2011

## ACCESS SERVICE

### 2 - General Regulations (Cont'd)

#### 2.6 Definitions (Cont'd)

(Deleted)

Exchange Access Frame Relay Service (a.k.a. BellSouth Exchange Access Frame Relay Service)<sup>(1)</sup>

(N)

The term "Exchange Access Frame Relay Service "(a.k.a. BellSouth Exchange Access Frame Relay Service) denotes a connection oriented packet-switched data service for the interconnection of local area networks (LANs) or other compatible customer equipment.

#### Expected Measured Loss

The term "Expected Measured Loss" denotes a calculated loss which specifies the end-to-end 1004-Hz loss on a terminated test connection between two readily accessible manual or remote test points. It is the sum of the inserted connection loss and test access loss including any test pads.

#### Fast Packet Access Services

The term "Fast Packet Access services" denotes high speed connectivity over a wide geographic area. Fast packet services use digital transmission facilities and switching technology to provide high speed information transfers for users with large bandwidth requirements. Fast Packet technology divides data into blocks (packets) with fixed maximum lengths. These packets are transported through the Company's network. Each packet contains the necessary information to ensure accurate data transfer to its destination.

#### Facility Signaling Point of Interconnection (FSPOI)

The term FSPOI denotes a Telephone Company-designated ordering point within a Telephone Company LATA to which customers may order CCS7 Signaling Connections.

#### Federal Observed Holiday

The term "Federal Observed Holiday" denotes public holidays for Federal employees as established by Federal Law (5 U.S.C. 6103).

<sup>(1)</sup> Effective November 5, 2011, Exchange Access Frame Relay Service (XAFRS) (a.k.a. BellSouth Exchange Access Frame Relay Service) as described in Section 21.2, following, will no longer be available to new Customers. Existing term plan Customers, as of November 5, 2011, may add, move, remove or change lines and/or locations for the durations of their current term plan agreements, but may not enter into any new term plan agreements. Existing Customers will be permitted one extension of any existing, non-expired term plan agreement past its current term for twelve (12) months, provided the extension is signed on or before March 31, 2012. Upon expiration of any term plan agreement (including any permitted extension), service will continue on a month-to-month basis until the service is discontinued by the Telephone Company.

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(This page filed under Transmittal No. 0016 )

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

## ACCESS SERVICE

### 2 - General Regulations (Cont'd)

#### 2.6 Definitions (Cont'd)

##### Field Identifier

The term "Field Identifier" denotes two to four characters that are used on service orders to convey specific instructions. Field Identifiers may or may not have associated data. Selected Field Identifiers are used in Telephone Company billing systems to generate nonrecurring charges.

##### First-Come, First-Served

The term "First-Come, First-Served" denotes a procedure followed when the first service order received will be the first service order processed.

##### First Point of Switching

The term "First Point of Switching" denotes the first Telephone Company location at which switching occurs on the terminating path of a call proceeding from the customer premises to the terminating end office and, at the same time, the last Telephone Company location at which switching occurs on the originating path of a call proceeding from the originating end office to the customer premises.

##### Floor Space - BellSouth Virtual Expanded Interconnection Service

The term "Floor Space" denotes the central office floor space required to provision a BellSouth Virtual Expanded Interconnection Service arrangement, including environmental support and power, for interconnection to Telephone Company-provided services and facilities.

##### Frequency Shift

The term "Frequency Shift" denotes the change in the frequency of a tone as it is transmitted over a channel.

##### Grandfathered

The term "Grandfathered" denotes Terminal Equipment, Multiline Terminating Systems and Protective Circuitry directly connected to the facilities utilized to provide services under the provisions of this tariff, and which are considered grandfathered under Part 68 of the F.C.C.'s Rules and Regulations.

##### Host Office

The term "Host Office" denotes an electronic switching system which provides call processing capabilities for one or more Remote Switching Modules or Remote Switching Systems.

ISSUED: AUGUST 11, 2014

EFFECTIVE: AUGUST 26, 2014

## ACCESS SERVICE

### 2 - General Regulations (Cont'd)

#### 2.6 Definitions (Cont'd)

##### Hub

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The term "Hub" denotes a Telephone Company designated location at which services are either joined together (as in a bridging hub) or where services are channelized (as in a Hi-Capacity hub). A hub office may be further designated as a Digital Data Access Service (DDAS) hub through which DDAS is available for provisioning. Hubs for specific services are designated in NECA (T) TARIFF F.C.C. NO. 4.

##### Immediately Available Funds

The term "Immediately Available Funds" denotes a corporate or personal check drawn on a bank account and funds which are available for use by the receiving party on the same day on which they are received and include U.S. Federal Reserve bank wire transfers, U.S. Federal Reserve notes (paper cash), U.S. coins, U.S. Postal Money Orders and New York Certificates of Deposit.

##### Impedance Balance

The term "Impedance Balance" denotes the method of expressing Echo Return Loss and Singing Return Loss at a 4-wire interface whereby the gains and/or loss of the 4 wire portion of the transmission path, including the hybrid, are not included in the specification.

##### Impulse Noise

The term "Impulse Noise" denotes any momentary occurrence of the noise on a channel over a specified level threshold. It is evaluated by counting the number of occurrences which exceed the threshold.

##### Individual Case Basis

The term "Individual Case Basis" 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.

##### Ingress Circuits

The term "Ingress Circuits" denotes the facility used to transport the customer's incoming dialed BellSouth Remote Access Service traffic, e.g. PRI.

##### Inserted Connection Loss

The term "Inserted Connection Loss" denotes the 1004 Hz power difference (in dB) between the maximum power available at the originating end and the actual power reaching the terminating end through the inserted connection.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Interconnection

Interconnection denotes the several Interconnection rate elements that apply to BellSouth SWA minutes of use. Separate rate elements are applicable for originating and terminating minutes of use. Additionally, separate rate elements are applicable when the customer utilizes Telephone Company-provided transport facilities versus those service applications where there are no Telephone Company transport facilities utilized.

Interexchange Carrier (IC) or Interexchange Common Carrier

The terms "Interexchange Carrier" (IC) or "Interexchange Common Carrier" denotes any individual, partnership, association, joint-stock company, trust, governmental entity or corporation engaged for hire in interstate or foreign communication by wire or radio, between two or more exchanges.

Intermodulation Distortion

The term "Intermodulation Distortion" denotes a measure of the nonlinearity of a channel. It is measured using four tones, and evaluating the ratios (in dB) of the transmitted composite four-tone signal power to the second-order products of the tones (R2), and the third-order products of the tones (R3).

Interstate Communications

The term "Interstate Communications" denotes both interstate and foreign communications.

Intrastate Communications

The term "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: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Line Controlled Pay Stations

Line controlled pay stations utilize Telephone Company serving central office equipment for the necessary call processing features required for pay phone traffic. Traffic from these stations will be completed to the customer over BellSouth SWA FGD or BellSouth SWA TSBSA 3 trunks which must be equipped with the Coin Sent-Paid Capability optional feature.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

## ACCESS SERVICE

### 2 - General Regulations (Cont'd)

#### 2.6 Definitions (Cont'd)

##### Line-Side Connection

The term "Line-Side Connection" denotes a connection of a transmission path to the line side of a local exchange switching system.

##### Local Access and Transport Area

The term "Local Access and Transport Area" denotes a geographic area established for the provision and administration of communications service. It encompasses one or more designated exchanges, which are grouped to serve common social, economic and other purposes.

##### Local Calling Area

The term "Local Calling Area" denotes a geographical area, as defined in the Telephone Company's General Subscriber Service Tariff, in which an end user (Telephone Exchange Service Subscriber) may complete a call without incurring MTS charges.

##### Location Routing Number

The term "Location Routing Number" (LRN) denotes a 10-digit number used to uniquely identify a switch that serves ported numbers.

##### Local Tandem Switch

The term "Local Tandem Switch" denotes a local Telephone Company switching unit by which local or access telephonic communications are switched to and from an End Office Switch.

##### Location Provider

A location provider is the person or persons having legal authority to permit the Payphone Service Provider to place pay telephones on their premises.

##### Loop Around Test Line

The term "Loop Around Test Line" denotes an arrangement utilizing a Telephone Company central end office to provide a means to make certain two-way transmission tests on a manual basis. This arrangement has two central office terminations, each reached by means of separate telephone numbers and does not require any specific customer premises equipment. Equipment subject to this test arrangement is at the discretion of the customer.

ISSUED: APRIL 25, 2013

EFFECTIVE: MAY 10, 2013

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Loss Deviation

The term "Loss Deviation" denotes the variation of the actual loss from the designed value.

Major Fraction Thereof

The term "Major Fraction Thereof" is any period of time in excess of 1/2 of the stated amount of time. As an example, in considering a period of 24 hours, a major fraction thereof would be any period of time in excess of 12 hours exactly. Therefore, if a given service is interrupted for a period of thirty six hours and fifteen minutes, the customer would be given a credit allowance for two twenty-four hour periods for a total of forty-eight hours.

Manhole

The term "Manhole" denotes a sub-surface enclosure which personnel may enter and use for the purpose of installing, operating, maintaining and repairing communications facilities.

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Message

The term "Message" denotes a "call" as defined, preceding.

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Milliwatt (102 Type) Test Line

The term "Milliwatt (102 Type) Test Line" denotes an arrangement in an end office which provides a 1004 Hz tone at 0 dBm0 for one-way transmission measurements towards the customer's premises from the Telephone Company end office.

Minutes of Use (See Access Minutes)

Mobile Telephone Switching Office (MTSO)

The term "Mobile Telephone Switching Office (MTSO)" denotes a Cellular Mobile Carrier (CMC) switching system that is used to terminate mobile stations for purposes of interconnection to each other and to trunks interfacing with the public switched network.

ISSUED: OCTOBER 17, 2017

EFFECTIVE: NOVEMBER 1, 2017

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Multipoint Channel

The term "Multipoint Channel" refers to any connection which terminates three or more circuits on the same bridging node.

N-1 Carrier

The term "N-1 Carrier", used in connection with BellSouth Local Number Portability Database Services, denotes the telecommunications carrier immediately preceding the terminating carrier.

Network Channel Interface (NCI) Code Update

The term "Network Channel Interface (NCI) Code Update" denotes the manual or mechanical activity performed to update the NCI code on each sub-DS1 level circuit riding a DS1 High Capacity (a.k.a. BellSouth SPA DS1) service that is converted (rolled over) to a DS3 High Capacity (a.k.a. BellSouth SPA DS3) service.

Network Control Signaling

The term "Network Control Signaling" denotes the transmission of signals used in the telecommunications system which perform functions such as supervision (control, status, and charge signals), address signaling (e.g., dialing), calling and called number identifications, rate of flow, service selection error control and audible tone signals (call progress signals indicating re-order or busy conditions, alerting, coin denominations, coin collect and coin return tones) to control the operation of the telecommunications system.

Non-Competitive County

The term "Non-Competitive County" denotes the geographic unit of a county or county-equivalent that neither is competitive pursuant to the F.C.C.'s competitive market test nor was subject to Phase II, Level 2 pricing flexibility prior to June 1, 2017.

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Nonsynchronous Test Line

The term "Nonsynchronous Test Line" denotes an arrangement in step-by-step end offices which provides operational tests which are not as complete as those provided by the synchronous test lines, but can be made more rapidly.

North American Numbering Plan

The term "North American Numbering Plan" denotes a three-digit area (Numbering Plan Area) code and a seven-digit telephone number made up of a three-digit Central Office code plus a four-digit station number.

Off-hook

The term "Off-hook" denotes the active condition of Switched Access or a Telephone Exchange Service line.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

## ACCESS SERVICE

### 2 - General Regulations (Cont'd)

#### 2.6 Definitions (Cont'd)

##### On-hook

The term "On-hook" denotes the idle condition of BellSouth SWA or a Telephone Exchange Service line.

##### Open Circuit Test Line

The term "Open Circuit Test Line" denotes an arrangement in an end office which provides an ac open circuit termination of a trunk or line by means of an inductor of several Henries.

##### Operator Services System

The term "Operator Services System" (OSS) denotes the switching equipment, facilities, operator positions and software components utilized for the provision of Operator Services.

##### Operator Services System Location

The term "Operator Services System Location" (OSS location) denotes a Telephone Company office where Telephone Company equipment routes or receives customer Operator Services calls to or from the customer location.

##### Operator Services System Serving Area

The term "Operator Services System Serving Area" (OSS serving area) denotes the geographic operational domain of an Operator Services System.

##### Originating Direction

The term "Originating Direction" denotes the use of Access Service for the origination of calls from an end user premises to a customer premises.

##### Overlap Outputting

The term "Overlap Outputting" denotes the feature of the Feature Group D Signaling System which permits initiation of pulsing to the customer's premises before the calling subscriber has completed dialing an originating call.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Pay Telephone Line

The term "Pay Telephone Line" denotes facilities provided by the Telephone Company which connect pay telephone stations to the Local Exchange network.

Payphone Service Provider

The term "Payphone Service Provider" denotes one who provides payphone service, which is the provision of public or semi-public pay telephone, the provision of inmate telephone service in correctional institutions and any ancillary services.

Phase Jitter

The term "Phase Jitter" denotes the unwanted phase variations of a signal.

Point of Termination

The term "Point of Termination" denotes the point of demarcation, within a customer-designated premises at which the Telephone Company's responsibility for the provision of Access Service ends.

Ported Number

The term "Ported Number" denotes a unique Directory Number retained by a subscriber who has changed Local Service Providers.

Premises

The term "Premises" denotes a building, or a portion of a building in a multi-tenant building, or buildings on continuous property (except Railroad Right-of-way, etc.) not separated by a public highway, except for an end user that offers Telecommunications Services exclusively as a reseller. This term is not to be limited to one building, but applies as well to a complex, or campus-type configuration of buildings. For application of the FUS and EUCL Charges pursuant to Sections 3 and 4 following, each dormitory room served by a central office-based local exchange service shall be considered a premises.

(This page filed under Transmittal No. 1 )

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EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Primary Residential Local Exchange Service ("Primary Residential Line")

This term denotes the earliest ordered Residential Local Exchange Service ("residential line") provided by the Telephone Company or a reseller of a Telephone Company-provided residential line at an end user's residential premises. In the case that multiple residential lines are ordered at the same time at a residential premises without existing residential lines, the Primary Residential Line is that residential line to which the first telephone number is assigned. In the event the Primary Residential Line is disconnected at a residential premises served by more than one residential line, the Telephone Company will deem the Primary Line designation to the residential line to which the second telephone number was assigned. In the event an end user simultaneously orders residential lines from both the Telephone Company and one or more resellers of Telephone Company-provided residential service, the line provided by the Telephone Company will be deemed the Primary Residential Line. The Primary Residential Line FUS or EUCL charge is assessed to the Primary Residential Line.

Query

The term "Query" denotes a Common Channel Signaling (CCS) message which, when appropriately sent, represents a request for validation of data.

Radio Common Carriers (RCCs)

The term "Radio Common Carriers (RCCs)" denotes carriers which are regulated under Part 22 of the Federal Communications Commission's Rules and Regulations.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

## ACCESS SERVICE

### 2 - General Regulations (Cont'd)

#### 2.6 Definitions (Cont'd)

##### Registered Equipment

The term "Registered Equipment" denotes the customer's premises equipment which complies with and has been approved within the Registration Provisions of Part 68 of the F.C.C.'s Rules and Regulations.

##### Remote Access Server

The term "Remote Access Server" denotes equipment that aggregates the customer's BellSouth Remote Access Service dial traffic and transports it to the customer's designated location over their egress circuits.

##### Remote Switching Modules and/or Remote Switching Systems

The term "Remote Switching Modules and/or Remote Switching Systems" denotes small, remotely controlled electronic end office switches which obtain their call processing capability from an ESS-type Host Office.

##### Return Loss

The term "Return Loss" denotes a measure of the similarity between the two impedances at the junction of two transmission paths. The higher the return loss, the higher the similarity.

##### Secondary Channel

The term "Secondary Channel" denotes the offering of a companion digital transmission capability over the same physical facility as the primary channel at a lower bit rate. Terminal equipment required to support secondary channel capability must be provided by the customer.

##### Service Control Point (SCP)

The term "Service Control Point" denotes a node (translation processor based system) which provides interface and support functions in the provision of network services.

##### Service Installation Guarantee

The term "Service Installation Guarantee" denotes a program under which the Telephone Company will provide a credit to the customer's account for certain services in those instances when the Service Date is not met due to Telephone Company reasons.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Service Provided Upon Request

The term "Service Provided Upon Request" (SPUR) denotes a service that has not been requested by any customers in a particular state. When a request for this service is received, a new aggregate rate will be calculated and filed in this tariff. The new rate will include the additional demand and costs for the service.

Service Switching Point (SSP)

The term "Service Switching Point" (SSP) denotes a node in a CCS7 Signaling System that formulates and receives signaling messages.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Serving Wire Center

The term "Serving Wire Center" denotes the wire center from which the customer designated premises would normally obtain dial tone from the Telephone Company.

Seven Digit Manual Test Line

The term "Seven Digit Manual Test Line" denotes an arrangement which allows the customer to select balance, milliwatt and synchronous test lines by manually dialing a seven digit number over the associated access connection.

Shared Network Arrangement

The term "Shared Network Arrangement" denotes a service offering whereby multiple customers may cross connect on a channelized High Capacity (a.k.a. BellSouth SPA High Capacity) service and the Telephone Company will undertake to maintain separate records for each customer's portion of the shared network.

Short Circuit Test Line

The term "Short Circuit Test Line" denotes an arrangement in an end office which provides for an ac short circuit termination of a trunk or line by means of a capacitor of at least four microfarads.

Signal-to-C-Notched Noise Ratio

The term "Signal-to-C-Notched Noise Ratio" denotes the ratio in dB of a test signal to the corresponding C-Notched Noise.

Signal Transfer Point

The term "Signal Transfer Point" denotes a signaling point which routes and/or transfers signaling messages through the common channel signaling network.

(Signaling) Point Code

The term "Signaling Point Code" denotes a binary code uniquely identifying a signaling point in a signaling network. This code is used, depending upon its position in the label, either as a destination point code, identifying the intended destination of the message, or as an originating point code, identifying the originating point of the message.

Signaling Point of Interconnection (SPOI)

The term Signaling Point of Interconnection (SPOI) denotes the location where a Telephone Company-provided CCS7 Signaling Connection terminates at a customer location.

ISSUED: AUGUST 29, 2016

EFFECTIVE: SEPTEMBER 13, 2016

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Singing Return Loss

The term "Singing Return Loss" denotes the frequency weighted measure of return loss at the edges of the voiceband (200 to 500 Hz and 2500 to 3200 Hz), where singing (instability) problems are most likely to occur.

Space Construction Charge

The term "Space Construction Charge" denotes all work in accordance with BellSouth Telecommunications Practices and performed by BellSouth Telecommunications or Telephone Company-approved contractors, including but not limited to, space design and preparation, design and preparation of interconnection floor space enclosure, design and placement of required environmental, electrical, and fire safety support features, design and placement of required support structures of any other activity required to accommodate the installation of collocator's facilities in the Telephone Company's interconnection space(s) covered under this tariff.

Space Preparation Charge

The term "Space Preparation Charge" denotes all work involving order processing for interconnection space including interexchange carrier service center activities, network coordination activities, and outside plant provisioning activities between the central office manhole and the interconnection space.

Special Order

The term "Special Order" denotes an order for a BellSouth Directory Assistance Access service, BellSouth Operator Services Access service, or a BellSouth Line Information Data Base Access service when the service is provided: Via direct trunks to the BellSouth Directory Assistance location or to an OSS location; or, for BellSouth Directory Assistance Access service, via specially designated trunk groups to the access tandem; or, for BellSouth Line Information Data Base Access Service, via specially designated facilities to a designated BellSouth Line Information Data Base Location. (D) (D)

Subtending End Office of an Access Tandem

The term "Subtending End Office of an Access Tandem" denotes an end office that has final trunk group routing through that tandem.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Synchronous Test Line

The term "Synchronous Test Line" denotes an arrangement in an end office which performs marginal operational tests of supervisory and ring-tripping functions.

Telephone Company Answering Service Concentrator

The term "Telephone Company Answering Service Transport Concentrator" denotes a device located in a central office of the Telephone Company which concentrates incoming calls to some number of Telephone Answering Service's client lines to some smaller number of trunks/channels connected to the customer's premises equipment.

Terminating Direction

The term "Terminating Direction" denotes the use of Access Service for the completion of calls from a customer premises to an end user premises.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

## ACCESS SERVICE

### 2 - General Regulations (Cont'd)

#### 2.6 Definitions (Cont'd)

##### Toll Free Dialing Database

The term "Toll Free Dialing (TFD) Database" refers to the use of database technology to determine to which access customer an originating TFD call is to be delivered. An originating TFD call is a call made with the prefix 1+800, 1+888, 1+877, 1+866, 1+855, 1+844, 1+833 OR 1+822. These calls may also be referred to as 8XX calls. The TFD Database routes calls to an access customer based on the dialed ten digit TFD number. Initially, the Toll Free Dialing Database will provide routing information for calls utilizing 800 and 888 toll free dialing numbers. The Toll Free Dialing Database will be expanded, as required, at a later date to include routing for 877, 855, 844, 833 and 822 toll free dialing numbers. Until that time, toll free dialing calls, other than those originated as 1+800 or 1+888, will not be completed.

##### Traditional Signaling

The term "Traditional Signaling" denotes the Intermachine Signaling System which has been traditionally used in North America for the purpose of transmitting the called number's address digits from the originating end office to the switching machine which will terminate the call. In this system, all of the dialed digits are received by the originating switching machine, a path is selected, and the sequence of supervisory signals and outpulsed digits is initiated. No overlap outpulsing, ten digit ANI or ANI information digits are included in this signaling sequence. Acknowledgment wink is required from the terminating switch machine except when the originating switch machine is SXS.

##### Traffic

The term "traffic" denotes a volume of customer access minutes of use or calls.

##### Traffic Operator Position System (TOPS) Tandem

The term "Traffic Operator Position System" (TOPS tandem) denotes a Telephone Company office where Telephone Company equipment routes or receives customer Operator Services calls to or from the customer location. A TOPS tandem is also known as an OSS location.

##### Transactions Capabilities Application Part (TCAP) Messages

The term "TCAP Messages" relates to the application of TIA Interim Standard 41 (Sub-systems 005-010) for the transmission of non-call associated messages over the CCSAC network.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE  
2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Transmission Measuring (105 Type) Test Line/Responder

The term "Transmission Measuring (105 Type) Test Line/Responder" denotes an arrangement in an end office which provides far-end access to a responder and permits two-way loss and noise measurements to be made on trunks from a near end office.

Transmission Path

The term "Transmission Path" denotes an electrical path capable of transmitting signals within the range of the service offering, e.g., a voice grade transmission path is capable of transmitting voice frequencies within the approximate range of 300 to 3000 Hz. A transmission path is comprised of physical or derived channels consisting of any form or configuration of facilities typically used in the telecommunications industry.

Trunk

The term "Trunk" denotes a communications path connecting two switching systems in a network, used in the establishment of an end-to-end connection.

Trunk Group

The term "Trunk Group" denotes a set of trunks which are traffic engineered as a unit for the establishment of connections between switching systems in which all of the communications paths are interchangeable.

Trunk-Side Connection

The term "Trunk-Side Connection" denotes the connection of a transmission path to the trunk side of a local exchange switching system.

Two-Wire to Four-Wire Conversion

The term "Two-Wire to Four-Wire Conversion" denotes an arrangement which converts a four-wire transmission path to a two-wire transmission path to allow a four-wire facility to terminate in a two-wire entity (e.g., a central office switch).

Unbundled Network Elements (UNEs)

The term "Unbundled Network Elements" denotes the physical facilities of the network, including the associated features, functions and capabilities, that are capable of being used in the provision of a telecommunications service, made available pursuant to Section 251 of the Telecommunications Act of 1996.

ISSUED: AUGUST 29, 2016

EFFECTIVE: SEPTEMBER 13, 2016

ACCESS SERVICE

2 - General Regulations (Cont'd)

2.6 Definitions (Cont'd)

Uniform Service Order Code (USOC)

The term "Uniform Service Order Code" denotes a three or five character alphabetic, numeric, or an alphanumeric code that identifies a specific item of service or equipment. Uniform Service Order Codes are used in the Telephone Company billing system to generate recurring rates and nonrecurring charges.

Unusable Service

A customer's service is considered unusable when it becomes inoperative to the customer because of a failure of a facility component used to furnish service under this tariff or when service fails to meet the technical performance specifications as set forth by this tariff.

V and H Coordinates Method

The term "V and H Coordinates Method" denotes a method of computing airline miles between two points by utilizing an established formula which is based on the vertical and horizontal coordinates of the two points.

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Wire Center

The term "Wire Center" denotes a building in which one or more central offices, used for the provision of Telephone Exchange Services, are located.

ISSUED: DECEMBER 11, 2014

EFFECTIVE: DECEMBER 26, 2014

ACCESS SERVICE

3 - Carrier Common Line Access Service

The Telephone Company will provide Carrier Common Line Access Service to customers in conjunction with BellSouth SWA service provided in Section 6 of this Tariff.

3.1 General Description

Carrier Common Line Access Service provides for the use of Telephone Company common lines by customers for access to end users to furnish interstate communications.

Premium Access is BellSouth SWA service provided to customers under this Tariff which furnish interstate MTS/WATS.

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A Special Access (a.k.a. BellSouth SPA) Surcharge, as set forth in Section 7.4.2, will apply to interstate Special Access (a.k.a. BellSouth SPA) service provided by the Telephone Company to a customer, in accordance with regulations as set forth in Section 7.

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3.2 Limitations

3.2.1 Exclusions

Neither a telephone number nor detail billing are provided with Carrier Common Line Access Service. Additionally, directory listings and intercept arrangements are not included in the rates and charges for Carrier Common Line Access Service.

3.2.2 BellSouth SWA WATS Service Access Lines

All line side connections provided in the same access group will be limited to the same features and operating characteristics.

All trunk side connections provided in the same access group will be limited to the same features and operating characteristics.

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EFFECTIVE: DECEMBER 26, 2014

ACCESS SERVICE

3 - Carrier Common Line Access Service (Cont'd)

3.2 Limitations (Cont'd)

3.2.2 BellSouth SWA WATS Service Access Lines

Where BellSouth SWA services are connected with Special Access (a.k.a. BellSouth SPA) services at Telephone Company designated WATS serving offices for the provision of BellSouth SWA WATS or WATS-type services, BellSouth SWA service minutes which are carried on that end of the service (i.e., originating minutes for outward BellSouth SWA WATS and WATS-type services and terminating minutes for inward BellSouth SWA WATS and WATS-type services) shall not be assessed Carrier Common Line Access Service per minute charges. (D)

3.3 Undertaking of the Telephone Company (D)

3.3.1 Provision of Service

Where the customer is provided BellSouth SWA service under other sections of this Tariff, the Telephone Company will provide the use of Telephone Company common lines by a customer for access to end users at rates and charges as set forth in Section 3.9.1. (T)

3.3.2 Interstate and Intrastate Use

The BellSouth SWA service provided by the Telephone Company includes the BellSouth SWA service provided for both interstate and intrastate communications. The Carrier Common Line Access Service rates and charges as set forth in Section 3.9.1 apply to interstate BellSouth SWA service access minutes in accordance with the rate regulations as set forth in Section 3.8.4. (T)

3.4 Obligations of the Customer

3.4.1 BellSouth SWA Service Requirement

The BellSouth SWA service associated with Carrier Common Line Access Service shall be ordered by the customer under other sections of this Tariff.

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ACCESS SERVICE

3 - Carrier Common Line Access Service (Cont'd)

3.4 Obligations of the Customer (Cont'd)

3.4.2 Supervision

The customer facilities at the premises of the ordering customer shall provide the necessary on-hook and off-hook supervision.

3.5 Determination of Usage Subject to Carrier Common Line Access Service Charges

Except as set forth herein, all BellSouth SWA service provided to the customer will be subject to Carrier Common Line Access Service charges.

3.5.1 Determination of Jurisdiction

When the customer reports interstate and intrastate use of BellSouth SWA service, the associated Carrier Common Line Access Service used by the customer for interstate will be determined as set forth in Section 3.8.4.

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3.5.2 Reserved for Future Use

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3.5.3 Local Exchange Access and Enhanced Services Exemption

When access to the local exchange is required to provide a customer service (e.g., MTS/WATS-type, telex, Data, etc.) that uses a resold private line service, BellSouth SWA service rates and regulations, as set forth in Section 6 following will apply, except when such access to the local exchange is required for the provision of an enhanced service. Carrier Common Line Access Service rates and charges as set forth in Section 3.9.1 apply in accordance with the resale rate regulations as set forth in Section 3.6.4.

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

## ACCESS SERVICE

### 3 - Carrier Common Line Access Service (Cont'd)

#### 3.6 Resold Services

##### 3.6.1 Scope

Where the customer is reselling MTS and/or MTS-type service(s) on which the Carrier Common Line and BellSouth SWA service charges have been assessed, the customer may, at the option of the customer, obtain BellSouth SWA FGA, BellSouth SWA FGB, or BellSouth SWA FGD, BellSouth SWA LSBSA or BellSouth SWA TSBSA 1 and BellSouth SWA TSBSA 3 service under this Tariff as set forth in Section 6 following for originating and/or terminating access in the local exchange. Such access group arrangements, whether single lines or trunks or multiline hunt groups or trunk groups, will have Carrier Common Line Access Service charges applied as set forth in 3.9.1 following in accordance with the resale rate regulations set forth in 3.6.4 following. For purposes of administering this provision:

Resold interstate terminating MTS and MTS-type service(s) shall include collect calls, third number calls and credit card calls where the reseller pays the underlying carrier's service charges; and shall not include intrastate minutes of use.

Resold interstate originating MTS and MTS-type service(s) shall not include collect, third number, credit card or intrastate minutes of use.

##### 3.6.2 Customer Obligations Concerning the Resale of MTS and MTS-type Services

When the customer is reselling MTS and/or MTS-type service as set forth in 3.6.1 preceding, the customer will be charged Carrier Common Line Access Service charges in accordance with the resale rate regulations as set forth in 3.6.4 following if the customer or the provider of the MTS service furnishes documentation of the MTS usage and/or the customer furnishes documentation of the MTS-type usage. Such documentation supplied by the customer shall be supplied each month and shall identify the involved resold MTS and/or MTS-type services.

The monthly period used to determine the minutes of use for resold MTS and/or MTS-type service(s) shall be the most recent monthly period for which the customer has received a bill for such resold service(s). This information shall be delivered to the Telephone Company, at a location specified by the Telephone Company, no later than 15 days after the bill date shown on the resold MTS and/or MTS-type service bill.

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ISSUED: DECEMBER 11, 2014

EFFECTIVE: DECEMBER 26, 2014

ACCESS SERVICE

3 - Carrier Common Line Access Service (Cont'd)

3.6 Resold Services (Cont'd)

3.6.2 Customer Obligations Concerning the Resale of MTS and MTS-type Services  
(Cont'd)

If the required information is not received by the Telephone Company, the previously reported information, as described preceding, will be used for the next two months. For any subsequent month, no allocation or credit will be made until the required documentation is delivered to the Telephone Company by the customer.

3.6.3 Resale Documentation Provided by the Customer

When the customer utilizes BellSouth SWA service as set forth in Section 3.6.2, the Telephone Company may request a certified copy of the customer's resold MTS or MTS-type usage billing from either the customer or the provider of the MTS or MTS-type Service. Requests for billing will relate back no more than 12 months prior to the current billing period. (T) (D)

3.6.4 Rate Regulations Concerning the Resale of MTS and MTS-type Services

When the customer is provided an access group to be used in conjunction with the resale of MTS and/or MTS-type services as set forth in Section 3.6.1, subject to the limitations as set forth in Section 3.2, and the Telephone Company receives the usage information required as set forth in Section 3.6.2, to calculate the adjustment of Carrier Common Line Access Service charges, the customer will be billed as set forth in Section 3.6.4(E). (T) (T) (T) (T)

(A) Apportionment and Adjustment of Resold Minutes of Use

When the customer is provided with more than one access group in a LATA in association with the resale of MTS and/or MTS-type services, the resold minutes of use will be apportioned as follows:

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ACCESS SERVICE

3 - Carrier Common Line Access Service (Cont'd)

3.6 Resold Services (Cont'd)

3.6.4 Rate Regulations Concerning the Resale of MTS and MTS-type Services  
(Cont'd)

(A) Apportionment and Adjustment of Resold Minutes of Use (Cont'd)

(1) Originating Services

The Telephone Company will apportion the resold originating MTS and/or MTS-type services and originating minutes of use for which the resale credit adjustment applies, among the access groups. Such apportionment will be based on the relationship of the originating usage for each access group to the total originating usage for all access groups in the LATA. For purposes of administering this provision:

(T)

Resold originating MTS and/or MTS-type services minutes shall be only those attributable to interstate originating MTS and/or MTS-type minutes and shall not include collect, third number, credit card or intrastate minutes of use.

The resale credit adjustment shall apply for resold originating MTS and MTS-type services and minutes of use, provided Carrier Common Line Access and BellSouth SWA service charges have been assessed on such services.

(2) Terminating Services

The Telephone Company will apportion the resold terminating MTS and/or MTS-type services and terminating minutes of use for which the resale credit adjustment applies, among the access groups. Such apportionment will be based on the relationship of the terminating usage for each access group to the total terminating usage for all access groups in the LATA. For purposes of administering this provision:

Resold terminating MTS and/or MTS-type services minutes shall be only those attributable to interstate terminating MTS and/or MTS-type (i.e., collect calls, third number calls, and credit card calls) and shall not include intrastate minutes of use or MTS and/or MTS-type minutes of use paid for by another party.

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EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

3 - Carrier Common Line Access Service (Cont'd)

3.6 Resold Services (Cont'd)

3.6.4 Rate Regulations Concerning the Resale of MTS and MTS-type Services  
(Cont'd)

(A) Apportionment and Adjustment of Resold Minutes of Use (Cont'd)

(2) Terminating Services (Cont'd)

The resale credit adjustment shall apply for resold terminating MTS and MTS-type services and minutes of use, provided Carrier Common Line and BellSouth SWA service charges have been assessed on such services.

(B) Same State/Telephone Company/Exchange Limitation

In order for the rate regulations to apply as set forth in (D), (E) or (F) following, the access groups and the resold MTS and/or MTS-type services must be provided in the same state (except when the same extended area service arrangement is provided in two different states by the same telephone company) in the same exchange, provided by the same Telephone Company and connected directly or indirectly. For those exchanges that encompass more than one state, the customer shall report the information by state where the exchange resides.

(C) Direct and Indirect Connections

Each of the access group arrangements used by the customer in association with the resold MTS and/or MTS-type services must be connected either directly or indirectly to the customer designated premises at which the resold MTS and/or MTS-type services are terminated. Direct connections are those arrangements where the access groups and resold MTS and/or MTS-type services are terminated at the same customer designated premises.

Indirect originating connections are those arrangements where the access groups and the resold originating MTS and/or MTS-type services are physically located at different customer designated premises in the same exchange. Such different customer designated premises are connected by facilities that permit a call to flow from access groups to resold MTS and/or MTS-type services.

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EFFECTIVE: DECEMBER 26, 2014

ACCESS SERVICE

3 - Carrier Common Line Access Service (Cont'd)

3.6 Resold Services (Cont'd)

3.6.4 Rate Regulations Concerning the Resale of MTS and MTS-type Services  
(Cont'd)

(C) Direct and Indirect Connections (Cont'd)

Indirect terminating connections are those arrangements where the access groups and resold terminating MTS and/or MTS-type services are physically located at different customer designated premises in the same exchange. Such different customer designated premises are connected by facilities that permit a call to flow from resold terminating MTS and/or MTS-type services to access groups.

(D) Reserved for Future Use

(T)

(E) Access Groups

(D)

The premium access charge per minute, as set forth in Section 3.9.1, will apply when all the usage on an access group originates from and/or terminates at end offices. The minutes billed Carrier Common Line Access Service charges will be the adjusted originating interstate access minutes and the adjusted terminating interstate access minutes for such access groups.

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(C)

ISSUED: DECEMBER 11, 2014

EFFECTIVE: DECEMBER 26, 2014

ACCESS SERVICE

3 - Carrier Common Line Access Service (Cont'd)

3.6 Resold Services (Cont'd)

3.6.4 Rate Regulations Concerning the Resale of MTS and MTS-type Services  
(Cont'd)

(E) Access Groups (Cont'd)

(D)

The adjusted originating access minutes will be the originating interstate access minutes less the reported resold originating MTS and/or MTS-type service minutes of use as set forth in Section 3.6.4(A)(1); but not less than zero. The adjusted terminating access minutes will be the terminating interstate access minutes less the reported resold terminating MTS and/or MTS-type service minutes of use as set forth in Section 3.6.4(A)(2); but not less than zero.

(T)

(D)

(T)

(F) Reserved for Future Use

(T)

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

3 - Carrier Common Line Access Service (Cont'd)

3.6 Resold Services (Cont'd)

3.6.4 Rate Regulations Concerning the Resale of MTS and MTS-type Services  
(Cont'd)

(G) When the Adjustment Will Be Applied to Customer Bills

The adjustment as set forth in (D), (E) and (F) preceding will be made to the involved customer account no later than either the next bill date, or the one subsequent to that, depending on when the usage report is obtained.

(H) Conversion of Billed Usage to Minutes

When the MTS and/or MTS-type usage is shown in hours, the number of hours shall be multiplied by 60 to develop the associated MTS and/or MTS-type minutes of use. If the MTS and/or MTS-type usage is shown in a unit that does not show hours or minutes, the customer shall provide a factor to convert the shown units to minutes.

(I) Percent Interstate Use (PIU)

The adjustment as set forth in (D), (E) and (F) preceding will be made to the involved customer account after making the adjustments to the customer account as set forth in 3.8.4 following (PIU).

3.7 Reserved for Future Use

ISSUED: SEPTEMBER 24, 2013

EFFECTIVE: OCTOBER 9, 2013

ACCESS SERVICE

3 - Carrier Common Line Access Service (Cont'd)

3.8 Rate Regulations

3.8.1 Billing of Charges

Carrier Common Line Access Service charges will be billed to each BellSouth SWA service provided under this Tariff in accordance with the regulations as set forth in 3.8.5, following (Determination of Premium Charges), except as set forth in 3.6.4, preceding (Resale), and 3.8.4, following (PIU).

(D)  
(T)

3.8.2 Measuring and Recording of Call Detail

When access minutes are used to determine Carrier Common Line Access Service charges, they will be accumulated using call detail recorded by Telephone Company equipment, except as set forth in 3.8.3, following (Unmeasured BellSouth SWA FGA, BellSouth SWA FGB, BellSouth SWA LSBSA and BellSouth SWA TSBSA 1 Usage). The Telephone Company measuring and recording equipment, except as set forth in 3.8.3, following (Unmeasured BellSouth SWA FGA, BellSouth SWA FGB, BellSouth SWA LSBSA and BellSouth SWA TSBSA 1 Usage), will be associated with end office or local tandem switching equipment and will record each originating and terminating access minute where answer supervision is received. The accumulated access minutes will be summed on a line by line basis, by line group or by end office, whichever type of account is used by the Telephone Company, for each customer and then rounded to the nearest minute.

(T)

(D)

(T)

3.8.3 Unmeasured BellSouth SWA FGA, BellSouth SWA FGB, BellSouth SWA LSBSA and BellSouth SWA TSBSA 1 Usage

When Carrier Common Line Access Service is provided in association with BellSouth SWA FGA, BellSouth SWA FGB, BellSouth SWA LSBSA and BellSouth SWA TSBSA 1 service in Telephone Company offices that are not equipped for measurement capabilities, an assumed average interstate access minutes will be used to determine Carrier Common Line Access Service charges. These assumed access minutes are as set forth in 6.7.8 of this Tariff

3.8.4 Percent Interstate Use (PIU)

When the customer reports interstate and intrastate use of in-service BellSouth SWA service, Carrier Common Line Access Service charges will be billed only to interstate BellSouth SWA service access minutes based on the data reported by the customer as set forth in 2.3.10, preceding (Jurisdictional Reports), except where the Telephone Company is billing according to actuals by jurisdiction. Interstate BellSouth SWA service access minutes will, after adjustment as set forth in 3.6.4, preceding (Resale), when necessary, be used to determine Carrier Common Line Access Service charges as set forth in 3.8.5, following.

(T)

(T)

(T)

(This page filed under Transmittal No. 0069 )

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ACCESS SERVICE

3 - Carrier Common Line Access Service (Cont'd)

3.8 Rate Regulations (Cont'd)

3.8.5 Determination of Premium Charges

After the adjustments as set forth in Sections 3.6.4 and 3.8.4 have been applied, when necessary, to BellSouth SWA service access minutes, charges for the involved customer account will be determined as follows: (T)

(A) Access minutes for all premium rated BellSouth SWA service subject to Carrier Common Line Access Service charges will be multiplied by the premium access per minute rate as set forth in Section 3.9.1. (T)

(B) Reserved for Future Use (T)

(C) Carrier Common Line Access Service charges shall not be reduced as set forth in Section 3.6.1 unless BellSouth SWA charges, as set forth in Section 6, are applied to the customer's BellSouth SWA services. (T)  
(D)

(D) Terminating premium access, per minute charge(s), apply to:

- all terminating access minutes of use;
- all originating access minutes of use associated with BellSouth SWA FGA and BellSouth SWA LSB SA access services where the off-hook supervisory signaling is forwarded by the customer's equipment when the called party answers;
- all originating access minutes of use associated with calls placed to 700, 800 and 900 numbers, less the percentage of originating access minutes of use reported by the customer, as set forth following, that are associated with calls placed to 700, 800 and 900 numbers that terminate in a BellSouth SWA service that is assessed Carrier Common Line Access Service charges.

For originating access minutes of use associated with calls placed to 700, 800 and 900 numbers which terminate on a BellSouth SWA service assessed Carrier Common Line Access Service charges, the customer shall report as follows: On or before the fifteenth day of each March, June, September and December the customer shall provide the Telephone Company a report of the percentage of total interstate 700, 800, and 900 originating minutes of use that will terminate in a BellSouth SWA service that is assessed Carrier Common Line Access Service charges for the forthcoming quarter. The reported percentage will be used by the Telephone Company to determine the customer's current monthly bill for the originating minutes of use for which the report was provided as set forth in Section 3.8.5(E). The customer reported percentage should reflect any under or over estimate in the prior quarter. In the event the customer does not supply a report, the Telephone Company will assume the percentage to be the same as that provided in the previous quarterly report. (T)

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ACCESS SERVICE

3 - Carrier Common Line Access Service (Cont'd)

3.8 Rate Regulations (Cont'd)

3.8.5 Determination of Premium Charges (Cont'd)

(D)

(D) (Cont'd)

If a dispute arises concerning the customer provided quarterly percentage report, the Telephone Company may request the customer to provide the data the customer used to determine the percentage. The customer shall keep records from which the reported percentage credit can be ascertained. Upon request of the Telephone Company, the customer shall make records available for inspection as reasonably necessary for purposes of verification of the percentages and shall supply the data within 30 days of the Telephone Company request. The Telephone Company will not request such data more than twice a year.

(E) The originating premium access, per minute charge(s), apply to all originating access minutes of use:

(D)

- less those originating access minutes of use associated with BellSouth SWA FGA and BellSouth SWA LSBSA services where off-hook supervisory signaling is forwarded by the customer's equipment when the called party answers;
- less all originating access minutes of use associated with calls placed to 700, 800 and 900 numbers;
- plus all originating access minutes of use associated with calls placed to 700, 800 and 900 numbers for which the customer furnishes a report of the percentage of minutes that terminate in a BellSouth SWA service that is assessed Carrier Common Line Access Service charges, and for which a corresponding reduction in the number of terminating access minutes of use has been made as set forth in (D), preceding.

(T)

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ISSUED: SEPTEMBER 24, 2013

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ACCESS SERVICE

3 - Carrier Common Line Access Service (Cont'd)

3.9 Rates and Charges

3.9.1 Carrier Common Line Access Charges

<u>Premium Access</u>	<u>Rate</u>
- Terminating Per Access Minute	\$ 0.000000
- Originating Per Access Minute	0.000000

(D)  
|  
(D)

ISSUED: JUNE 18, 2012

EFFECTIVE: JULY 3, 2012

ACCESS SERVICE

4 - End User Access Service

The Telephone Company will provide End User Access Service to end users who obtain local telephone exchange service from the Telephone Company under its General Subscriber Service Tariffs.

4.1 General Description

End User Access Service provides for the use of an End User Common Line (EUCL) by an end user and may include EUCL Charges, Access Recovery Charges (ARCs), Federal Universal Service Fund (FUSF) Surcharges and Excess Line Port Charges. The Telephone Company will provide End User Access Service to end users who obtain local exchange service from the Telephone Company under its general or local exchange tariffs.

(C)  
(C)  
(N)  
(N)  
(N)

4.2 Limitations

- (A) A telephone number is not provided with End User Access Service.
- (B) Detail billing is not provided with End User Access Service.
- (C) Directory listings are not included with End User Access Service.
- (D) Intercept arrangements are not included with End User Access Service.

4.3 Undertaking of the Telephone Company

The Telephone Company will provide End User Access Service at rates and charges as set forth in 4.7 following, as follows:

- (A) Use of an EUCL by an end user in connection with interstate access services provided under this Tariff. Such use will be provided when the end user obtains local exchange service.
- (B) The Telephone Company will be responsible for contacts and arrangements with end user subscribers of Telephone Company-provided Local Exchange Service, or resellers thereof, for the billing of End User Access Service charges.

4.4 Obligations of the End User

- (A) When the end user is a Radio Common Carrier (RCC) or a Maritime Radio Common Carrier (MRCC), it shall designate whether the local exchange services it is provided by the Telephone Company are used as access lines for its services or used as administrative lines.
- (B) When the end user is provided with a local exchange service which is not identified as Centrex Type Services, Business Service or Residence or Residence Service, it shall provide the Telephone Company any requested information necessary

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Four AT&T Plaza, Dallas, Texas 75202

TARIFF F.C.C. NO. 1  
1ST REVISED PAGE 4-1  
CANCELS ORIGINAL PAGE 4-1

ISSUED: JUNE 18, 2012

EFFECTIVE: JULY 3, 2012

for the Telephone Company to determine the appropriate charges.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

4 - End User Access Service (Cont'd)

4.5 Payment Arrangements and Credit Allowances

(A) Minimum Period

The minimum period for which EUCL End User Access Service s provided to an end user and for which charges are applicable is the same as that in the General Subscriber Service Tariffs for the associated local telephone exchange service.

(B) Cancellation of Application

End User Access Service s cancelled when the order for the associated local telephone exchange service is cancelled. No cancellation charges apply.

(C) Changes to Orders

When changes are made to orders for the local telephone exchange service associated with End User Access Service, any necessary changes will be made for End User Access Service. No charges will apply.

(D) Allowance for Interruptions

When there is an interruption to an EUCL, requested End User Access Service and Federal Universal Service Fund (FUSF) Surcharge credit allowances for interruptions will be provided as set forth for credit allowance for interruptions in 2.4.4 preceding.

(E) Temporary Suspension of Service

When an end user temporarily suspends its local exchange service, which is associated with EUCL, one-half of the EUCL and FUSF Surcharge per month charge will be temporarily suspended for the time period the local exchange service is suspended.

4.6 Rate Regulations

(A) End User Access Service and Federal Universal Service Fund (FUSF) Surcharges, as set forth in 4.7, following, will be billed to the end user subscriber of the associated local exchange service, including, where applicable, a reseller of the associated local exchange service, in which case the reseller shall be deemed an end user for purposes of application of such charges.

(B) For each local exchange service provided as remote call forwarding residential service or remote call forwarding business service under the General Subscriber Service Tariffs, End User Access Service and Federal Universal Service charges do not apply.

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ACCESS SERVICE

4 - End User Access Service (Cont'd)

4.6 Rate Regulations (Cont')

(B) (Cont'd)

For each local exchange service, other than local exchange service used for administrative purposes, provided to Radio Common Carriers (RCC) and/or Maritime Radio Common Carriers (MRCC) as access lines for their services under the General Subscriber Service Tariffs, End User Access Service charges do not apply.

(C) (1) Centrex-type services are those that (i) use a portion of a Telephone Company switch, located at a Telephone Company central office, to meet the customer's internal needs and serve as the customer's interface with the local and interexchange networks; and (ii) link the customer's station lines to the Telephone Company switch with subscriber loops.

(2) For Centrex-type service station lines, the End User Common Line (EUCL) Charge - Multiline Business Subscriber - Individual Line or Trunk rate as set forth in 4.7(C), following, applies to each line.

(3) Centrex-type services may be used to serve college, university or school offices and/or dormitory quarters. For non-dormitory station lines, the Multiline Business EUCL Charges set forth in 4.7(C), following, will apply to each line.

(4) For dormitory quarters, however, the Telephone Company shall deem each line terminating therein a Primary or Additional Residential Local Exchange Service line pursuant to the Primary and Additional Residential Line definitions specified in Section 2.6. The Primary or Additional Residential Local Exchange Service rate set forth in 4.7(A), following, will apply for each dormitory station line.

(5) Charges shall be based on the total number of non-dormitory and dormitory lines reported to the Telephone Company by the customer.

(D) For Basic Rate and Primary Rate ISDN service, the Excess Line Port Charge set forth in 4.7(E), following, will be assessed as a monthly charge, per Basic Rate ISDN Digital Subscriber Line or Primary Rate ISDN Interface.

(T)

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ACCESS SERVICE

4 - End User Access Service (Cont'd)

4.6 Rate Regulations (Cont'd)

- (E) When an end user is provided more than one local business exchange service in a state by the Telephone Company, or a reseller of the Telephone Company's business local exchange service, and when a local business exchange service is provided as a multiparty service under the General Subscriber Service Tariffs, each party is deemed to be a user of an EUCL and the EUCL-Multiline Business Subscriber-Individual line or trunk rate, as set forth in 4.7(C) following applies to each such party.
- (F) When a payphone service provider is provided a pay telephone line the EUCL-Multiline Business subscriber-Individual line or trunk rate as set forth in 4.7(C) will apply.
- (G) When an end user is provided more than one local business exchange service in a state by the Telephone Company, or a reseller of the Telephone Company's business local exchange service, other than that specified in (B) preceding and when the local business exchange service is provided under the General Subscriber Service Tariffs and is not covered by (C) and (E) preceding, the EUCL-Multiline Business Subscribers-Individual line or trunk rate as set forth in 4.7 following applies to each such local business exchange service.
- (H) When an end user is provided only a single local business exchange service by the Telephone Company, or a reseller of the Telephone Company's business local exchange service, other than that specified in (B) preceding and when the local business exchange service is provided as a multiparty service under the General Subscriber Service Tariffs, each party is deemed to be a user of an EUCL and the EUCL-Single Line Business Subscriber-Individual line or trunk rate as set forth in 4.7(B) following applies to each such party.
- (I) When an end user is provided only a single local business exchange service by the Telephone Company, or a reseller of the Telephone Company's business local exchange service, other than that specified in (B) preceding under the General Subscriber Service Tariffs, the EUCL-Single Line Business Subscriber-Individual line or trunk charge as set forth in 4.7(B) following applies to each single business service.
- (J) When an end user is provided local exchange residence service by the Telephone Company, or a reseller of the Telephone Company's business local exchange service, other than that specified in (B) preceding, the Primary Residential EUCL Charge as set forth in 4.7(A)(1) will apply to one local exchange residence line at the premises. Each additional local exchange residence line at the same premises will be billed at the Additional Residential EUCL Charge as set forth in 4.7(A)(2); provided that Basic Rate ISDN service provided to a residential premises will be assessed the charge set forth in 4.7(A)(3) per Basic Rate ISDN Digital Subscriber Line.

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ACCESS SERVICE

4 - End User Access Service (Cont'd)

4.6 Rate Regulations (Cont'd)

The following exceptions apply to the assessment of the EUCL Charge:  
(1) Each line that receives Lifeline treatment as described in 4.6(M), following, will be assessed the Primary Residential EUCL Charge as set forth in 4.7(A)(1). (2) Dormitory lines served by C.O.-based services that receive residential treatment as described in 4.6(C), preceding, will be assessed the Primary Residential EUCL Charge as set forth in 4.7(A)(1).

- (K) When an end user is provided a local residence exchange service by the Telephone Company, other than that specified in (B) preceding and when the local residence exchange service is provided as a multiparty service under the General Subscriber Service Tariffs, each party is deemed to be a user of an EUCL and the EUCL-Residence Subscriber-Primary Residential Local Exchange Service line or trunk rate as set forth in 4.7(A) following applies to each such party.
- (L) For Telephone Company-provided Basic Rate ISDN local exchange service provided to business subscribers, the EUCL Charge will be assessed as set forth in 4.7(B) and 4.7(C), following, per Digital Subscriber Line. For Primary Rate ISDN local exchange service, the EUCL will be assessed at five times the Multiline Business Subscriber Individual line or trunk rate as set forth in 4.7(C) following, per Primary Rate ISDN Interface.
- (M) When an end user is provided a local residence exchange service by the Telephone Company, and if the residential local exchange rate for such end user is a reduced residential local exchange rate based upon a means test that is subject to verification, the EUCL-Residence Subscriber - Primary Residential Local Exchange Service Line or Trunk rate in 4.7(A), following, shall be applied to that line. Lifeline Customers will receive a credit equal to 100 percent of this charge.

(T)  
(N)  
(N)  
(D)  
—  
(D)

ISSUED: DECEMBER 17, 2019

EFFECTIVE: JANUARY 1, 2020

ACCESS SERVICE  
4 - End User Access Service (Cont'd)

4.6 Rate Regulations (Cont'd)

- (N) When an end user is provided a local exchange service which is not identified as Centrex, Business Service or Residence Service (e.g., Farm Service, Local Service), the Telephone Company will designate the service as Centrex Type Services, Business Service or Residence Service. The charges as set forth in 4.7 following for Centrex Type Services, Business Subscriber or Residence Subscriber in accordance with the designation will apply.
- (O) With the exception of Federal Universal Service Fund (FUSF) Surcharges recovered from Special Access end user customers described in Section 4.6(P) following, the Telephone Company will recover the FUSF Surcharge through flat-rated, monthly charges. FUSF Surcharges, as set forth in 4.7(F), following, will be billed to the end user subscriber of the associated local exchange service, with exception to Lifeline and Reseller customers.
- Dormitory lines that receive residential treatment as described in Section 4.6(C) preceding will be assessed the Primary or Additional Residential FUSF Surcharge as set forth in 4.7(F), following.
- (P) The Federal Universal Service Fund (FUSF) Surcharge recovers the Telephone Company's contributions to the Universal Service Support Mechanisms. Customers may certify exemption from FUSF Surcharges at the ACNA level, BAN level or circuit level. Certification at the ACNA level will exempt all BANs under the ACNA. Certification at the BAN level will exempt only the specified BANs. A customer must annually certify exemption from FUSF Surcharges.

A Federal Universal Service Fund (FUSF) Surcharge will be assessed to recurring and non-recurring end user customers. The monthly charge will be applied at the billing account level. The charge will be determined monthly by multiplying the current quarterly Federal Universal Service Fund (FUSF) Surcharge contribution factor, listed below, as released by the F.C.C., by the end user customer's monthly billing account level charges.

FUSF Surcharge Contribution Factor

0.212

(R)

(This page filed under Transmittal No. 152 )

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ACCESS SERVICE  
 4 - End User Access Service (Cont'd)

4.6 Rate Regulations (Cont'd)

(Q) Access Recovery Charge (ARC)

The ARC is a monthly charge billed to residential, single line business, and multiline business Customers. This charge is combined with and reflected within the EUCL charge on the Customer's bill.

(1) Residential ARC

Both Primary and Non-Primary Residential subscriber lines will be charged the Residential ARC as set forth in 4.7(D).

Lifeline Customers are exempt from the Residential ARC. A credit will be applied to the bills of Lifeline Customers equal to the Residential ARC.

(2) Single Line Business ARC

Single Line Business Customers will be charged the Single Line Business ARC as set forth in 4.7(D).

(3) Multi-Line Business ARC

Multiline Business and Centrex lines will be charged the Multiline Business ARC as set forth in 4.7(D). PRI Customers will be charged the ISDN-PRI ARC as set forth in 4.7(D).

4.7 Rates and Charges

(A) End User Common Line (EUCL) Charge – Residence Subscriber

	<u>USOC</u>	<u>Rate Per Month</u>	
<u>ALL STATES</u>			
(1) Primary Residential Local Exchange Service line or trunk, each	9LM	\$ 6.50	
(2) Additional Residential Local Exchange Service line or trunk, each	9LA	7.00	(I)
(3) Basic Rate ISDN Line, per Digital Subscriber Line	9LM	7.00	(I)

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ACCESS SERVICE

4 - End User Access Service (Cont'd)

4.7 Rate Charges (Cont'd)

(B) End User Common Line (EUCL) Charge - Single Line Business Subscriber

	<u>USOC</u>	<u>Rate Per Month</u>	
<u>ALL STATES</u>			
(1) Individual line or trunk, each	9LM	\$ 6.50	
(2) Basic Rate ISDN Line, per Digital Subscriber Line	9LM	7.00	(I)

(C) End User Common Line (EUCL) Charge - Multiline Business Subscriber

	<u>USOC</u>	<u>Rate Per Month</u>	
<u>ALABAMA</u>			
-Individual line or trunk, each	9ZR	\$ 8.09	(I)
-Basic Rate ISDN, per Digital Subscriber Line	9ZR	8.09	(I)
-Basic Rate ISDN, per Digital Subscriber Line-Centrex subscribers	9Z1	8.09	(I)
-Primary Rate ISDN, per Interface	9ZR	40.45 <sup>1</sup>	(I)
<u>FLORIDA</u>			
-Individual line or trunk, each	9ZR	\$ 8.09	(I)
-Basic Rate ISDN, per Digital Subscriber Line	9ZR	8.09	(I)
-Basic Rate ISDN, per Digital Subscriber Line-Centrex subscribers	9Z1	8.09	(I)
-Primary Rate ISDN, per Interface	9ZR	40.45 <sup>1</sup>	(I)
<u>GEORGIA</u>			
-Individual line or trunk, each	9ZR	\$ 8.09	(I)
-Basic Rate ISDN, per Digital Subscriber Line	9ZR	8.09	(I)
-Basic Rate ISDN, per Digital Subscriber Line-Centrex subscribers	9Z1	8.09	(I)
-Primary Rate ISDN, per Interface	9ZR	40.45 <sup>1</sup>	(I)
<u>KENTUCKY</u>			
-Individual line or trunk, each	9ZR	\$ 8.09	(I)
-Basic Rate ISDN, per Digital Subscriber Line	9ZR	8.09	(I)
-Basic Rate ISDN, per Digital Subscriber Line-Centrex subscribers	9Z1	8.09	(I)
-Primary Rate ISDN, per Interface	9ZR	40.45 <sup>1</sup>	(I)

Note 1: For Primary Rate ISDN local exchange service, the EUCL Charge is assessed at five times the Multiline Business EUCL Charge rate, per Primary Rate ISDN interface.

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ACCESS SERVICE

4 - End User Access Service (Cont'd)

4.7 Rate Charges (Cont'd)

(C) End User Common Line (EUCL) Charge - Multiline Business Subscriber  
(Cont'd)

	<u>USOC</u>	<u>Rate</u> <u>Per Month</u>	
<u>LOUISIANA</u>			
-Individual line or trunk, each	9ZR	\$ 8.09	(I)
-Basic Rate ISDN, per Digital Subscriber Line	9ZR	8.09	(I)
-Basic Rate ISDN, per Digital Subscriber Line- Centrex subscribers	9Z1	8.09	(I)
-Primary Rate ISDN, per Interface	9ZR	40.45 <sup>1</sup>	(I)
<u>MISSISSIPPI</u>			
-Individual line or trunk, each	9ZR	\$ 8.09	(I)
-Basic Rate ISDN, per Digital Subscriber Line	9ZR	8.09	(I)
-Basic Rate ISDN, per Digital Subscriber Line- Centrex subscribers	9Z1	8.09	(I)
-Primary Rate ISDN, per Interface	9ZR	40.45 <sup>1</sup>	(I)
<u>NORTH CAROLINA</u>			
-Individual line or trunk, each	9ZR	\$ 8.09	(I)
-Basic Rate ISDN, per Digital Subscriber Line	9ZR	8.09	(I)
-Basic Rate ISDN, per Digital Subscriber Line- Centrex subscribers	9Z1	8.09	(I)
-Primary Rate ISDN, per Interface	9ZR	40.45 <sup>1</sup>	(I)
<u>SOUTH CAROLINA</u>			
-Individual line or trunk, each	9ZR	\$ 8.09	(I)
-Basic Rate ISDN, per Digital Subscriber Line	9ZR	8.09	(I)
-Basic Rate ISDN, per Digital Subscriber Line- Centrex subscribers	9Z1	8.09	(I)
-Primary Rate ISDN, per Interface	9ZR	40.45 <sup>1</sup>	(I)
<u>TENNESSEE</u>			
-Individual line or trunk, each	9ZR	\$ 8.09	(I)
-Basic Rate ISDN, per Digital Subscriber Line	9ZR	8.09	(I)
-Basic Rate ISDN, per Digital Subscriber Line- Centrex subscribers	9Z1	8.09	(I)
-Primary Rate ISDN, per Interface	9ZR	40.45 <sup>1</sup>	(I)

Note 1: For Primary Rate ISDN local exchange service, the EUCL Charge is assessed at five times the Multiline Business EUCL Charge rate, per Primary Rate ISDN interface.

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ACCESS SERVICE

4 - End User Access Service (Cont'd)

4.7 Rate Charges (Cont'd)

(D) Access Recovery Charge (ARC)

	<u>Rate Per Month</u>	
<u>ALABAMA</u>		
Residence, each	0.00	
Single Line Business - Individual line or trunk, each	0.00	
Multiline Business - Individual line or trunk, each	2.42	(I)
Centrex, each	2.42	(I)
ISDN-PRI	12.10	(I)
<u>FLORIDA</u>		
Residence, each	0.00	
Single Line Business - Individual line or trunk, each	0.00	
Multiline Business - Individual line or trunk, each	2.42	(I)
Centrex, each	2.42	(I)
ISDN-PRI	12.10	(I)
<u>GEORGIA</u>		
Residence, each	0.00	
Single Line Business - Individual line or trunk, each	0.00	
Multiline Business - Individual line or trunk, each	2.42	(I)
Centrex, each	2.42	(I)
ISDN-PRI	12.10	(I)

ISSUED: JUNE 17, 2019

EFFECTIVE: JULY 2, 2019

ACCESS SERVICE

4 - End User Access Service (Cont'd)

4.7 Rate Charges (Cont'd)

(D) Access Recovery Charge (ARC) (Cont'd)

	<u>Rate Per Month</u>	
<u>KENTUCKY</u>		
Residence, each	0.00	
Single Line Business - Individual line or trunk, each	0.00	
Multiline Business - Individual line or trunk, each	2.42	(I)
Centrex, each	2.42	(I)
ISDN-PRI	12.10	(I)
<u>LOUISIANA</u>		
Residence, each	0.00	
Single Line Business - Individual line or trunk, each	0.00	
Multiline Business - Individual line or trunk, each	2.42	(I)
Centrex, each	2.42	(I)
ISDN-PRI	12.10	(I)
<u>MISSISSIPPI</u>		
Residence, each	0.00	
Single Line Business - Individual line or trunk, each	0.00	
Multiline Business - Individual line or trunk, each	2.42	(I)
Centrex, each	2.42	(I)
ISDN-PRI	12.10	(I)

ISSUED: JUNE 17, 2019

EFFECTIVE: JULY 2, 2019

ACCESS SERVICE

4 - End User Access Service (Cont'd)

4.7 Rate Charges (Cont'd)

(D) Access Recovery Charge (ARC) (Cont'd)

	<u>Rate Per Month</u>	
<u>NORTH CAROLINA</u>		
Residence, each	0.00	
Single Line Business - Individual line or trunk, each	0.00	
Multiline Business - Individual line or trunk, each	2.42	(I)
Centrex, each	2.42	(I)
10I75N-PRI	12.10	(I)
<u>SOUTH CAROLINA</u>		
Residence, each	0.00	(R)
Single Line Business - Individual line or trunk, each	0.00	(R)
Multiline Business - Individual line or trunk, each	2.42	(I)
Centrex, each	2.42	(I)
ISDN-PRI	12.10	(I)
<u>TENNESSEE</u>		
Residence, each	0.00	
Single Line Business - Individual line or trunk, each	0.00	
Multiline Business - Individual line or trunk, each	2.42	(I)
Centrex, each	2.42	(I)
ISDN-PRI	12.10	(I)

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EFFECTIVE: JANUARY 1, 2020

ACCESS SERVICE  
 4 - End User Access Service (Cont'd)

4.7 Rate Charges (Cont'd)

(E) Excess Line Port Charge

ALL STATES

	<u>USOC</u>	<u>Rate Per Month</u>
- Per Basic Rate ISDN Digital Subscriber Line	9ZEBR	\$ 2.44
- Per Primary Rate ISDN Interface	9ZEPR	14.00

(F) Federal Universal Service Fund (FUSF) Surcharge

Alabama

- Per Primary Residential Line or Trunk	FUJ1X	\$1.37	(R)
- Per Additional Residential Line or Trunk	FUJAX	\$2.51	(R)
- Per Single Line Business Line or Trunk	FUJ1X	\$1.37	(R)
- Per Multi-Line Business Line or Trunk	FUJMX	\$2.51	(R)
- Per Centrex Station Line (Note 1)	FUJMX	\$0.27	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Residence Subscriber	FUJAX	\$1.89	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Single Line Business Subscriber	FUJAX	\$1.89	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Multiline Business Subscriber (Note 2)	FUJAX	\$1.89	(R)
- Per Primary Rate ISDN Interface	FUJMX	\$15.50	(R)

Florida

- Per Primary Residential Line or Trunk	FUJ1X	\$1.37	(R)
- Per Additional Residential Line or Trunk	FUJAX	\$2.69	(R)
- Per Single Line Business Line or Trunk	FUJ1X	\$1.37	(R)
- Per Multi-Line Business Line or Trunk	FUJMX	\$2.69	(R)
- Per Centrex Station Line (Note 1)	FUJMX	\$0.29	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Residence Subscriber	FUJAX	\$1.89	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Single Line Business Subscriber	FUJAX	\$1.89	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Multiline Business Subscriber (Note 2)	FUJAX	\$1.89	(R)
- Per Primary Rate ISDN Interface	FUJMX	\$16.40	(R)

Note 1: For Centrex-type services (e.g. BellSouth ESSX service, BellSouth MultiServ service, BellSouth MultiServ Plus and BellSouth Centrex), the FUSF Surcharge will be assessed at one-ninth the Multiline Business charge.

Note 2: This Basic Rate ISDN FUSF Surcharge also applies to Basic Rate ISDN lines that are provided as part of a Centrex system, in lieu of the Centrex Station Line rate.

ISSUED: DECEMBER 17, 2019

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ACCESS SERVICE  
 4 - End User Access Service (Cont'd)

4.7 Rate Charges (Cont'd)

(F) Federal Universal Service Fund (FUSF) Surcharge (Cont'd)

Georgia

- Per Primary Residential Line or Trunk	FUJ1X	\$1.37	(R)
- Per Additional Residential Line or Trunk	FUJAX	\$2.92	(R)
- Per Single Line Business Line or Trunk	FUJ1X	\$1.37	(R)
- Per Multi-Line Business Line or Trunk	FUJMX	\$2.92	(R)
- Per Centrex Station Line (Note 1)	FUJMX	\$0.32	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Residence Subscriber	FUJAX	\$1.89	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Single Line Business Subscriber	FUJAX	\$1.89	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Multiline Business Subscriber (Note 2)	FUJAX	\$1.89	(R)
- Per Primary Rate ISDN Interface	FUJMX	\$17.55	(R)

Kentucky

- Per Primary Residential Line or Trunk	FUJ1X	\$1.37	(R)
- Per Additional Residential Line or Trunk	FUJAX	\$2.52	(R)
- Per Single Line Business Line or Trunk	FUJ1X	\$1.37	(R)
- Per Multi-Line Business Line or Trunk	FUJMX	\$2.52	(R)
- Per Centrex Station Line (Note 1)	FUJMX	\$0.28	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Residence Subscriber	FUJAX	\$1.89	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Single Line Business Subscriber	FUJAX	\$1.89	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Multiline Business Subscriber (Note 2)	FUJAX	\$1.89	(R)
- Per Primary Rate ISDN Interface	FUJMX	\$15.55	(R)

Note 1: For Centrex-type services (e.g. BellSouth ESSX service, BellSouth MultiServ service, BellSouth MultiServ Plus and BellSouth Centrex), the FUSF Surcharge will be assessed at one-ninth the Multiline Business charge.

Note 2: This Basic Rate ISDN FUSF Surcharge also applies to Basic Rate ISDN lines that are provided as part of a Centrex system, in lieu of the Centrex Station Line rate.

ISSUED: DECEMBER 17, 2019

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ACCESS SERVICE  
 4 - End User Access Service (Cont'd)

4.7 Rate Charges (Cont'd)

(F) Federal Universal Service Fund (FUSF) Surcharge (Cont'd)

Louisiana

- Per Primary Residential Line or Trunk	FUJ1X	\$1.37	(R)
- Per Additional Residential Line or Trunk	FUJAX	\$2.70	(R)
- Per Single Line Business Line or Trunk	FUJ1X	\$1.37	(R)
- Per Multi-Line Business Line or Trunk	FUJMX	\$2.70	(R)
- Per Centrex Station Line (Note 1)	FUJMX	\$0.30	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Residence Subscriber	FUJAX	\$1.89	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Single Line Business Subscriber	FUJAX	\$1.89	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Multiline Business Subscriber (Note 2)	FUJAX	\$1.89	(R)
- Per Primary Rate ISDN Interface	FUJMX	\$16.45	(R)

Mississippi

- Per Primary Residential Line or Trunk	FUJ1X	\$1.37	(R)
- Per Additional Residential Line or Trunk	FUJAX	\$2.70	(R)
- Per Single Line Business Line or Trunk	FUJ1X	\$1.37	(R)
- Per Multi-Line Business Line or Trunk	FUJMX	\$2.70	(R)
- Per Centrex Station Line (Note 1)	FUJMX	\$0.30	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Residence Subscriber	FUJAX	\$1.89	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Single Line Business Subscriber	FUJAX	\$1.89	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Multiline Business Subscriber (Note 2)	FUJAX	\$1.89	(R)
- Per Primary Rate ISDN Interface	FUJMX	\$16.45	(R)

Note 1: For Centrex-type services (e.g. BellSouth ESSX service, BellSouth MultiServ service, BellSouth MultiServ Plus and BellSouth Centrex), the FUSF Surcharge will be assessed at one-ninth the Multiline Business charge.

Note 2: This Basic Rate ISDN FUSF Surcharge also applies to Basic Rate ISDN lines that are provided as part of a Centrex system, in lieu of the Centrex Station Line rate.

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ACCESS SERVICE  
 4 - End User Access Service (Cont'd)

4.7 Rate Charges (Cont'd)

(F) Federal Universal Service Fund (FUSF) Surcharge (Cont'd)

North Carolina

- Per Primary Residential Line or Trunk	FUJ1X	\$1.37	(R)
- Per Additional Residential Line or Trunk	FUJAX	\$2.79	(R)
- Per Single Line Business Line or Trunk	FUJ1X	\$1.37	(R)
- Per Multi-Line Business Line or Trunk	FUJMX	\$2.79	(R)
- Per Centrex Station Line (Note 1)	FUJMX	\$0.31	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Residence Subscriber	FUJAX	\$1.89	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Single Line Business Subscriber	FUJAX	\$1.89	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Multiline Business Subscriber (Note 2)	FUJAX	\$1.89	(R)
- Per Primary Rate ISDN Interface	FUJMX	\$16.90	(R)

South Carolina

- Per Primary Residential Line or Trunk	FUJ1X	\$1.37	(R)
- Per Additional Residential Line or Trunk	FUJAX	\$2.71	(R)
- Per Single Line Business Line or Trunk	FUJ1X	\$1.37	(R)
- Per Multi-Line Business Line or Trunk	FUJMX	\$2.71	(R)
- Per Centrex Station Line (Note 1)	FUJMX	\$0.30	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Residence Subscriber	FUJAX	\$1.89	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Single Line Business Subscriber	FUJAX	\$1.89	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Multiline Business Subscriber (Note 2)	FUJAX	\$1.89	(R)
- Per Primary Rate ISDN Interface	FUJMX	\$16.50	(R)

Note 1: For Centrex-type services (e.g. BellSouth ESSX service, BellSouth MultiServ service, BellSouth MultiServ Plus and BellSouth Centrex), the FUSF Surcharge will be assessed at one-ninth the Multiline Business charge.

Note 2: This Basic Rate ISDN FUSF Surcharge also applies to Basic Rate ISDN lines that are provided as part of a Centrex system, in lieu of the Centrex Station Line rate.

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ACCESS SERVICE  
4 - End User Access Service (Cont'd)

4.7 Rate Charges (Cont'd)

(F) Federal Universal Service Fund (FUSF) Surcharge (Cont'd)

Tennessee

- Per Primary Residential Line or Trunk	FUJ1X	\$1.37	(R)
- Per Additional Residential Line or Trunk	FUJAX	\$2.40	(R)
- Per Single Line Business Line or Trunk	FUJ1X	\$1.37	(R)
- Per Multi-Line Business Line or Trunk	FUJMX	\$2.40	(R)
- Per Centrex Station Line (Note 1)	FUJMX	\$0.26	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Residence Subscriber	FUJAX	\$1.89	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Single Line Business Subscriber	FUJAX	\$1.89	(R)
- Per Basic Rate ISDN Digital Subscriber Line, Multiline Business Subscriber (Note 2)	FUJAX	\$1.89	(R)
- Per Primary Rate ISDN Interface	FUJMX	\$14.95	(R)

Note 1: For Centrex-type services (e.g. BellSouth ESSX service, BellSouth MultiServ service, BellSouth MultiServ Plus and BellSouth Centrex), the FUSF Surcharge will be assessed at one-ninth the Multiline Business charge.

Note 2: This Basic Rate ISDN FUSF Surcharge also applies to Basic Rate ISDN lines that are provided as part of a Centrex system, in lieu of the Centrex Station Line rate.

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EFFECTIVE: JULY 1, 2011

## ACCESS SERVICE

### 5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service

#### 5.1 General

This section sets forth the regulations and orders related to charges for Access Orders for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Services. 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 BellSouth SWA service, Special Access (a.k.a. BellSouth SPA) Service, Fast Packet Access Services, Intra-Office Collocation Cross Connect Service, Physical Access Cross Connect Service, and Virtual Access Cross Connect Service, or to provide changes to existing services.

The Service Installation Guarantee, as set forth in 2.4.9 preceding, is applicable to specified services offered in this tariff. The Service Installation Guarantee is applied on a per service order basis for BellSouth SWA Services. The Service Installation Guarantee is applied on a per circuit basis for Special Access (a.k.a. BellSouth SPA) Services. The Service Installation Guarantee is applied on the Cross Connect elements only for Intra-Office Collocation Cross Connect Service, Physical Access Cross Connect Service, and Virtual Access Cross Connect Service.

#### 5.1.1 Ordering Conditions

- (A) 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.
- (B) The customer shall provide all information necessary for the Telephone Company to provide and bill for the requested service. In addition to the order information required in 5.2.2, 5.2.4, 5.2.6, 5.2.7 and 5.2.14 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.

(This page filed under Transmittal No. 1 )

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ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service

5.1 General (Cont'd)

5.1.1 Ordering Conditions (Cont'd)

- (C) BellSouth SWA service orders for BellSouth SWA FGA and BellSouth SWA LSBSA shall be in lines.
- (D) BellSouth SWA Service orders for BellSouth SWA FGB, BellSouth SWA FGD, BellSouth SWA TSBSA 1, and BellSouth SWA TSBSA 3 shall be in trunks.
- (E) The day upon which the customer has provided to the Telephone Company a firm commitment for the service and complete and accurate information to allow for the processing of the Access Order by three o'clock p.m. Eastern Standard Time\* is the Application Date. The Telephone Company will release an optional initial Pending Order Confirmation, which will include the Telephone Company order number and circuit identification. At the customer's request, when the Telephone Company facility availability is verified, either a Firm Order Confirmation, which will include critical date information, or a Design and Ordering Confirmation, which will include design as well as critical date information, will be released. Critical date information will include the service date. The service date is the date service is to be made available to the customer and billing will commence.
- (F) A Pending Order Confirmation is available for orders for Telephone Company-provided switched access dedicated transport services, where ordered separately from other switched access services, and for Telephone Company-provided special access services. A Design and Ordering Confirmation is not available for orders submitted by end users. A Pending Order Confirmation and a Design and Ordering Confirmation are not available for orders for services provided jointly with another Exchange Telephone Company.

\*Access Orders received after three o'clock p.m. EST will be processed the next business day, which will be the Application Date.

(This page filed under Transmittal No. 1 )

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ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service

5.1 General (Cont'd)

5.1.1 Ordering Conditions (Cont'd)

(G) Except for services listed in (H)(1) below, the following charges will apply for the installations, moves or rearrangement of services of Switched and Special Access service orders with an agreed upon service date interval of four business days or less following the Application Date. These charges are in addition to other applicable Switched and Special Access installation, move and rearrangement of service non-recurring charges. These charges will apply except for conversions made at the request of the Customer from a lower to a higher order of service as provided for in Section 2.4.8(A)(4) of this Tariff. The higher order of services are set forth in Section 2.4.8(A)(4)(b)(4) of this Tariff. This charge does not apply to services provided on a Special Services Arrangement or on an Individual Case Basis. In the event the agreed upon Service Date, as set forth above, is not met, these charges will not be applied.

	<u>Rate Per Service Order</u>	<u>USOC</u>
Per Special Access Service Order	\$345.00	SOCSP
Per Switched Access Service Order	\$295.00	SOCSW

(This page filed under Transmittal No. 1 )

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ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA)  
Service

5.1 General (Cont'd)

5.1.1 Ordering Conditions (Cont'd)

(H) Service Date Advancement

(1) The regulations and rates specified herein are applicable only for the following services:

- Metallic Service (a.k.a. BellSouth SPA Metallic)
- Telegraph Grade Service (a.k.a. BellSouth SPA Telegraph)
- Voice Grade Service (a.k.a. BellSouth SPA VG)
- WATS Access Line (WAL) Service (a.k.a. BellSouth SPA WATS Lines)
- Program Audio Service (a.k.a. BellSouth SPA Program Audio)
- 
- 
- Digital Data Access Service (a.k.a. BellSouth SPA DSO Digital Data)
- DS1 (a.k.a. BellSouth SPA DS1)
- BellSouth SPA DS1 Diverse
- SMARTPath Service (a.k.a. BellSouth SPA DS1 Shared Ring)
- BellSouth Exchange Access Frame Relay Service - DSO and DS1
- Managed Shared Frame Relay Service - DSO and DS1
- LightGate Service (a.k.a. BellSouth SPA Point to Point) - DS3
- SMARTPath DS3 Transport Service (a.k.a. BellSouth SPA DS3 Shared Ring)

(D)  
(D)

(2) Initial Access Order

When placing an Access order for the installation, move or rearrangement of services, the customer may request that the service date for services with standard or negotiated intervals be advanced to an earlier service date. If the Company agrees to advance the service date, a Service Date Advancement Charge will apply as specified herein.

- (a) For services with standard intervals, a Service Date Advancement Charge will apply for each day the service date is less than the standard interval.
- (b) For SPA DSO and DS1 services with negotiated intervals, which are designated for special handling according to published service date interval guidelines, with an agreed upon interval that is less than the standard interval for SPA DSO and DS1 services as measured from the Application Date, a Service Date Advancement charge will apply for each day the service date is advanced from the standard interval for such services.
- (c) For SPA DS3 services with negotiated intervals, which are designated for special handling according to published service date interval guidelines, with an agreed upon interval that is less the standard interval for SPA DS3 services as measured from the Application Date, a Service Date Advancement charge will apply for each day the service date is advanced from the SPA DS3 standard interval.

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ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a.  
BellSouth SPA) Service

5.1.1 Ordering Conditions (Cont'd)

(H) Service Date Advancement (Cont'd)

(2) Initial Access Orders (Cont'd)

- (d) For SPA DS0, DS1 and DS3 services with negotiated intervals, the customer may request that the negotiated interval be improved. If the Company determines that the negotiated interval can be improved, the customer must accept the improved service date by supplementing the original Access order. If the customer accepts the improved interval, Service Date Advancement charges will not apply if the improved interval is equal to or greater than the standard interval. If the improved interval is less than the standard interval for the services, the customer will be billed the applicable Service Date Advancement charges pursuant to regulations in (b) and (c) preceding.
- (e) Irrespective of whether the Company meets the agreed upon service date for an advanced Access order but does provide the service prior to the standard interval or negotiated interval (pursuant to (2) and (3) herein) for the service ordered, a Service Date Advancement charge will apply for each day the Company completes the Access order in advance of the standard or negotiated interval. If the Company completes an Access order after the standard interval or negotiated interval, a Service Date Advancement charge will not apply

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ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a.  
BellSouth SPA) Service

5.1.1 Ordering Conditions (Cont'd)

(H) Service Date Advancement (Cont'd)

(3) Pending Access Orders

A customer may also request a change of the service date on a pending Access order. Should the Company agree to change the service date the following regulations will apply:

- (a) For services with standard intervals where the service interval between the Subsequent Request Date and the Subsequent Due Date is four business days or less, a Service Date Advancement charge will apply for each day the new interval is less than the standard interval.
- (b) For SPA DS0 and DS1 services with negotiated intervals, where the service interval between the Subsequent Request Date and the Subsequent Due Date is less than the standard interval for SPA DS0 and DS1 services, a Service Date Advancement Charge will apply for each day the revised service date is advanced from the standard interval for such services. When the interval between the Subsequent Request Date and the Subsequent Due Date is equal to or greater than the standard interval, Service Date Advancement charges will not apply.
- (c) For SPA DS3 services with negotiated intervals, where the service interval between the Subsequent Request Date and the Subsequent Due Date is less than the standard interval for such services, a Service Date Advancement Charge will apply for each day the revised service date is advanced from the standard interval. When the interval between the Subsequent Request Date and the Subsequent Due Date is equal to or greater than the standard interval, Service Date Advancement charges will not apply.
- (d) Advancement of the service date on pending Access orders will also incur a Service Date Change charge as set forth in 5.3 of this Tariff.

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ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service

5.1 General (Cont'd)

5.1.1 Ordering Conditions (Cont'd)

(H) Service Date Advancement (Cont'd)

(4) Customer-Missed Appointments

When the customer has requested advancement of a service date, and the Company has completed the necessary work for the advanced service date and arrives at the customer's premises to install the service but the customer is not ready to accept the service pursuant to regulations in 2.1.4 and 2.3.3 of this Tariff, the customer will be assessed a Service Date Advancement-Missed Appointment charge, as set forth in (9)(b), following for the additional Company resources expended to advance the service date as set forth in (6)(d) following. An example of when this charge may apply is provided in (8) following.

(5) Rescheduled Appointments

A minimum service interval of three business days is required when a customer reschedules a service date (i.e., three business days between the Subsequent Request Date and Subsequent Due Date).

Should the customer requests a service date with an interval of less than three business days between the Subsequent Request Date and the Subsequent Due Date, a Service Date Advancement charge as set forth in (9)(a) following will apply for each day the new interval is less than three business days. In addition, a Service Date Change charge and a Service Date Change-Additional Dispatch charge will apply as specified in 5.3(C)(1)(e), following.

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a.BellSouth SPA) Service

5.1 General (Cont'd)

5.1.1 Ordering Conditions (Cont'd)

(H) Service Date Advancement (Cont'd)

(6) Description of Charges

- (a) Service Date Change Charge: This charge represents the administrative resources associated with a customer initiated change to an Access Order that results in a change of the service date. A Service Date Change Charge will apply as set forth in 5.3(C)(1), following.
- (b) Service Date Change-Additional Dispatch Charge: This charge represents the resources associated with a Company technician's dispatch to the customer's premises to install, move or rearrange a service. This charge only applies when the customer supplements an Access Order to be completed on a new service date due to the customer not allowing the technician to complete the Access Order on a previous service date. This charge will apply as set forth in 5.3(C)(1).
- (c) Service Date Advancement Charge: This charge represents the additional resources associated with advancing a service date (i.e., monitoring, reprioritizing and rescheduling service orders, and accelerating pre-defined daily work activities) at the customer's request and is assessed only when the Company completes the Access Order or the customer cancels the order per (7)(b) following. This charge will apply as set forth in (9)(a), following.
- (d) Service Date Advancement-Missed Appointment Charge: This charge represents the additional resources associated with advancing a service date (i.e., monitoring, reprioritizing and rescheduling service orders, and accelerating pre-defined daily work activities) and is only assessed when the customer does not allow the Company to complete an Access Order on an advanced Service Date. This charge will apply as set forth in (9)(b), following.

ISSUED: JUNE 16, 2011

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ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service

5.1 General (Cont'd)

5.1.1 Ordering Conditions (Cont'd)

(H) Service Date Advancement (Cont'd)

(7) Restrictions

- (a) The Service Installation Guarantee, specified in 2.4.9 preceding, will not apply on Access orders with advanced service dates.
- (b) When the customer cancels an Access order for the installation, move or rearrangement of services, a Service Date Advancement charge may apply in accordance with terms and conditions for cancellation percentages on nonrecurring charges as set forth in 5.4 following.

(8) Application of Rates and Charges for Initial Orders

- (a) For services with standard intervals, a Service Date Advancement charge, specified in (9)(a) following, will apply on a per circuit basis for each day the service date is advanced from the standard interval for services set forth in (1) above.
- (b) For SPA DS0 and DS1 services with negotiated intervals with an agreed upon interval of less than the standard interval, a Service Date Advancement charge, specified in (9)(a) following, will apply for each day the service date is less than the standard interval for such services. When the interval between the Subsequent Request Date and the Subsequent Due Date is equal to or greater than the standard interval, Service Date Advancement charges will not apply.
- (c) For SPA DS3 services with negotiated intervals with an agreed upon interval that is less than the standard interval, a Service Date Advancement charge, specified in (9)(a) following, will apply for each day the service date is advanced from the standard interval for SPA DS3 services. When the interval between the Subsequent Request Date and the Subsequent Due Date is equal to or greater than the standard interval, Service Date Advancement charges will not apply.

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service

5.1 General (Cont'd)

5.1.1 Ordering Conditions (Cont'd)

(H) Service Date Advancement (Cont'd)

(8) Application of Rates and Charges (Cont'd)

(d) A Service Date Advancement-Missed Appointment charge in (9)(b), following, will apply per circuit, per occurrence for services in (1) above for Company resources expended to advance a service date. Following is an example of when this charge may apply for an order with a standard interval:

- A customer submits an Access order for a DS1 (a.k.a., BellSouth SPA DS1) service to be installed at the customer's premises. The Access Order has a requested service date that is two business days less than the standard interval for DS1 (a.k.a., BellSouth SPA DS1) service. The Company agrees to the requested advanced service date and informs the customer that Service Date Advancement charges will apply and will be billed to the customer upon the Company installing and completing the Access order. However, when a Company technician arrives to install the DS1 (a.k.a., BellSouth SPA DS1) service on the advanced service date, the Company cannot gain access to the customer's premises to install the service and complete the order. Therefore, the customer is billed a Service Date Advancement-Missed Appointment charge (i.e., \$300 per circuit per occurrence) for the additional resources required to advance the service date. Had the Company technician been allowed to install and complete the order on the advanced service date, the customer would have been billed the normal Service Date Advancement charges provided in (9)(a) following for advancing the service date.

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ISSUED: JUNE 29, 2012

EFFECTIVE: JULY 2, 2012

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service

5.1 General (Cont'd)

5.1.1 Ordering Conditions (Cont'd)

(H) Service Date Advancement (Cont'd)

(9) Rates and Charges

	<u>Nonrecurring Charge</u>	<u>USOC</u>
(a) <u>Service Date Advancement</u>		
- SPA DS0 and DS1 Services, Per Circuit, Per Day	\$225.00	SDASP
- SPA DS3 Services, Per Circuit, Per Day	\$390.00(x)	SDASQ
(b) <u>Service Date Advancement-Missed Appointment</u>		
- SPA DS0 and DS1 Services, Per Circuit, Per Occurrence	\$300.00	SDAMA
- SPA DS3 Service, Per Circuit, Per Occurrence	\$300.00	SDAMP

(10) The Service Date Advancement charges, as set forth in (9) above, is in addition to other applicable nonrecurring charges associated with services listed in 5.1.1(H)(1) preceding. These charges do not apply when the customer requests conversion to a higher order of service as provided in Section 2.4.8(A)(4) of this Tariff. These charges do not apply to services provided in a Special Services Arrangement or to services provided on an Individual Case Basis.

(11) Should the customer fail to pay the properly assessed Service Date Advancement charge, the Company may elect not to accept the customer's future requests to advance a service date while there is a billed amount outstanding. Any future requests for service from the customer will be processed with the standard or negotiated interval, as appropriate, until outstanding Service Date Advancement charges owed by the customer have been paid.

(12) When costs other than additional engineering and labor, as set forth in Section 13 of this Tariff, are to be incurred when an order is advanced, the Company will develop these costs in accordance with Special Construction terms and conditions as set forth in the BELLSOUTH TELECOMMUNICATIONS, INC.'s Tariff F.C.C. No. 2. Authorization to incur the costs and to bill the customer will be in accordance with the terms and conditions set forth in the Special Construction Tariff.

(x) Issued under authority of Special Permission No. 12-019 of the FCC in order to withdraw material filed under Transmittal No. 33 without its becoming effective and to restore currently effective material.

(This page filed under Transmittal No. 0035 )

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ISSUED: MARCH 20, 2015

EFFECTIVE: APRIL 4, 2015

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service

5.1 General (Cont'd)

5.1.1 Ordering Conditions (Cont'd)

(I) Discount for Long Service Intervals on BellSouth SPA DS1 Services

- (1) If a customer's initial order for BellSouth SPA DS1 service has a service interval of 16 business days or greater, the customer will receive a twenty percent (20%) discount on the nonrecurring charges. The 20% discount will only apply to BellSouth SPA DS1 service with standard intervals. Should the customer subsequently change the service date to a service date with an interval that is less than 16 business days, then full nonrecurring charges will apply. If the revised service date is less than the standard interval for the service, a Service Date Advancement Charge, as specified in Section 5.1.1(H), will apply in addition to a Service Date Change Charge as set forth in Section 5.3 of this Tariff. (T)
- (2) The 20% discount on nonrecurring charges will apply to BellSouth SPA DS1 local channels and interoffice channels for installations, moves or rearrangement of services. (T)
- (3) Should the Telephone Company fail to meet the agreed upon service date which has a 16 business days or greater service interval, the customer will receive a Service Installation Guarantee credit amount as specified in Section 2.4.9(B)(1). (C)

The time required to provision the service (i.e., the interval between the Application Date and the Service Date) is known as the service interval. Such intervals will be established in accordance with published service date interval guidelines which are available to customers upon request, whether the customer's service is subject to standard or negotiated intervals. The customer may request a service date other than that established pursuant to the service date interval guidelines, and the Telephone Company, where possible, will establish the service date in accordance with such request, subject, however, to other applicable provisions of this tariff.

A customer who initiates a conversion (rollover) of a DS1 (a.k.a. BellSouth SPA DS1) to a DS3 High Capacity (a.k.a. BellSouth SPA DS3) service is also responsible for submitting Network Channel Interface (NCI) Code Update requests, either mechanically or manually, on all sub-DS1 level circuits that ride the channelized DS1 High Capacity (a.k.a. BellSouth SPA DS1) service being rolled over. The Telephone Company and customer will work cooperatively to establish the number of circuits which may be submitted monthly for purposes of mechanical NCI Code updates associated with rollovers of DS1 High Capacity service (a.k.a. BellSouth SPA DS1) to DS3 High Capacity (a.k.a. BellSouth DS3) service.

A customer who converts from an existing feature group service to an equivalent unbundled service (i.e., BellSouth SWA FGA to BellSouth SWA LSBSA, BellSouth SWA FGB to BellSouth SWA TSBSA 1, and BellSouth SWA FGD to BellSouth SWA TSBSA 3) shall do so on no lower than an end office level. The Telephone Company and customer will work cooperatively to accomplish these conversions.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.1 General (Cont'd)

5.1.2 Provision of Other Services

- (A) Testing Service, Additional Labor, and Special Facilities Routing shall be ordered with an Access Order or as set forth in (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 Telephone Company, the items listed in (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 5.3(C)(3) 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 Telephone Company determines that Additional Engineering is necessary to accommodate a customer request. Additional Engineering will only be required as set forth in 13.1 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 Telephone 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%

The regulations, rates and charges for Additional Engineering are as set forth in 13.1 following and are in addition to the regulations, rates and charges specified in this section

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EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.1.3 Special Construction

The regulations, rates and charges for special construction are set forth in BELLSOUTH TELECOMMUNICATIONS, INC.'s TARIFF F.C.C. NO. 2 and are in addition to the regulations, rates and charges specified in this tariff.

5.2 Access Order

5.2.1 General

An Access Order is used by the Telephone Company to provide a customer access service as follows:

- (A) BellSouth SWA service as set forth in Section 6 following
- (B) Special Access (a.k.a. BellSouth SPA) Service as set forth in Section 7 following
- (C) BellSouth Expanded Interconnection Service as set forth in Section 20 of this Tariff.
- (D) Other Services as set forth in 5.1.2 preceding.

5.2.2 Information Required

When placing an order for Access Service, the customer shall provide, at a minimum, the following information:

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EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.2 Access Order (Cont'd)

5.2.2 Information Required (Cont'd)

(A) For BellSouth SWA FGA and BellSouth SWA LSBSA Service, the customer shall specify:

- (1) Number of lines
- (2) First point of switching (i.e., the dial tone office)
- (3) Directionality of the service
- (4) BellSouth SWA Transport Options, if any
- (5) Local Switching Options (including BSEs), if any
- (6) Whether the off-hook supervisory signaling is to be provided by the customer's equipment or if it is to be forwarded by the customer's equipment when the called party answers.
- (7) If the service is to be provided with an extension to a different exchange.  
- the customer's premises at which the extension is to be terminated
- (8) Percent Interstate Usage (PIU) as specified in 2.3.10 preceding.
- (9) Provide Connecting Facility Assignment (CFA), if associated with a high capacity facility.
- (10) For BellSouth SWA Local Channel and BellSouth SWA Dedicated Interoffice Channel, the capacity.

(B) For BellSouth SWA FGB and BellSouth SWA TSBSA 1 service, the customer shall specify:

- (1) The number of trunks
- (2) For trunks to an end office, the end office
- (3) For trunks to an Access Tandem
  - (a) The Access Tandem Switch
  - (b) An Estimate of the amount of traffic it will generate to and/or from each end office subtending the access tandem (to assist the Telephone Company in its own efforts to project further facility requirements.)
- (4) BellSouth SWA Transport Options, if any
- (5) Local Switching Options (including BSEs), if any
- (6) For terminating only access, whether the trunks are to be arranged in trunk group arrangements or provided as single trunks
- (7) The traffic type using the categories specified in 6.1.1(I) following to enable efficient provisioning and billing functions
- (8) Percent Interstate Usage (PIU) as specified in 2.3.10 preceding.
- (9) Provide Connecting Facility Assignment (CFA), if associated with a high capacity (a.k.a. BellSouth High Capacity) facility.
- (10) For BellSouth SWA Local Channel and BellSouth SWA Dedicated Interoffice Channel, the capacity.

ISSUED: AUGUST 8, 2013

EFFECTIVE: AUGUST 9, 2013

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.2 Access Order (Cont'd)

5.2.2 Information Required (Cont'd)

(C) For BellSouth SWA FGD and BellSouth SWA TSBSA 3 service, the customer shall specify:

- (1) The number of BellSouth SWA FGD and BellSouth SWA TSBSA 3 trunks
  - for trunks ordered to an end office, the end office
  - for trunks ordered to an Access Tandem, the Access Tandem Switch
  - for trunks with coin sent-paid capability ordered to a TOPS tandem, the TOPS tandem switch
  - an estimate of the amount of traffic it will generate to and/or from each end office subtending the access and/or TOPS tandem (to assist the Telephone Company in its own efforts to project further facility requirements).

(Dx)  
(Dx)

- (2) BellSouth SWA Transport Options, if any
- (3) Local Switching Options (including BSEs), if any
- (4) The traffic type using the categories specified in 6.1.1(I), following, to enable efficient provisions and billing functions.
- (5) Provide Connecting Facility Assignment (CFA), if associated with a high capacity (a.k.a. BellSouth High Capacity) facility.
- (6) For BellSouth SWA Local Channel and BellSouth SWA Dedicated Interoffice Channel, the capacity.

The coin capable end offices and TOPS tandem switches are identified in the Wire Center Section of the NATIONAL EXCHANGE CARRIER ASSOCIATION (NECA) TARIFF F.C.C. NO. 4.

(D) For BellSouth SWA FGD and BellSouth SWA TSBSA 3 with BellSouth SWA CCSAC, in addition to the information listed in (C), preceding, the customer shall specify:

- (1) BellSouth SWA CCSAC Local Switching Options, if any

(x) Issued under authority of Special Permission No. 13-019 of the FCC in order to withdraw material filed under Transmittal No. 65 without its becoming effective and to restore currently effective material.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

#### ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Services (Cont'd)

##### 5.2.2 Information Required (Cont'd)

(D) (Cont'd)

(2) For CCS7 Signaling Connections, specification of the level of diversity in its network, as defined in Technical Publication TR-TSV-000905, and the BellSouth Guidelines to Technical Publication TR-TSV-000905.

(3) Service Installation Guarantees, as set forth in 2.4.9 preceding, are not applicable for the installation of CCSAC signaling.

(E) For BellSouth SWA FGD and BellSouth SWA TSBSA 3 with 64 Clear Channel Capability (CCC), in addition to the information listed in (C) and (D) preceding, the customer shall specify 64 CCC Local Switching Options, if any, with Superframe or Extended Superframe, as specified in Section 6.1.3(A)(6)(f) and 7.2.9(E)(5).

(F) For BellSouth SWA Common Transport IP Option, as set forth in 6.1.1(K) following, the customer shall:

(1) Coordinate their Access Order through a customer account team

(2) Populate fields on the Access Order with information provided by the customer account team

##### 5.2.3 Traffic Engineering Responsibilities

(A) The customer is responsible to assure that sufficient access facilities have been ordered to handle its traffic.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Services (Cont'd)  
5.2 Access Order (Cont'd)

5.2.3 Traffic Engineering Responsibilities (Cont'd)

(B) Determination of Trunks

- (1) When ordering BellSouth SWA service, the trunks may be determined by the customer in the following manner. For each day the customer shall determine the highest number of trunks in use for a single hour. The customer shall, for the same hour period (i.e., busy hour), pick the twenty consecutive business days in a calendar year which add up to the largest number of trunks in use. The customer shall then determine the average busy hour trunks by dividing the largest number of trunks in use figure, for the same hour period, for the twenty consecutive business day period by 20. This computation shall be performed for each end office and/or access tandem the customer wishes to serve.
- (2) If data to develop a twenty consecutive day period is not available, the customer may use a twenty day period that contains as many consecutive days as is available.

(C) Determination of CCS7 Signaling Connections and Terminations

The customer shall work cooperatively with the Telephone Company to determine the number of CCS7 Signaling Connections and CCS7 Signaling Terminations required to handle its signaling traffic.

5.2.4 BellSouth SWA 8XX Toll Free Dialing Ten Digit Screening Service

For BellSouth SWA 8XX Toll Free Dialing Ten Digit Screening Service, as described in 6.2.5(B) following, the customer shall order in the same manner which is set forth preceding for ordering BellSouth SWA FGD and BellSouth SWA TSBSA 3 except that customers must order BellSouth SWA FGD and BellSouth SWA TSBSA 3 to all access tandems or direct connections to all end offices designated by the Telephone Company as Service Switching Points for BellSouth SWA 8XX Toll Free Dialing Ten Digit Screening Service within the LATA. Direct trunk routes cannot be provided unless the end office is equipped to provide the customer identification function. All traffic originating from end offices not equipped to provide the customer identification function require routing via the serving access tandem at which the function is available. Service must be ordered accordingly.

ISSUED: AUGUST 11, 2014

EFFECTIVE: AUGUST 26, 2014

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.2 Access Order (Cont'd)

5.2.4 BellSouth SWA 8XX Toll Free Dialing Ten Digit Screening Service  
(Cont'd)

The customer is also responsible for reporting to the Telephone Company the percent interstate usage (PIU) for BellSouth SWA 8XX Ten Digit Screening Service as set forth in Section 2.4.1(A)(6).

(T)

5.2.5 BellSouth SWA Service to a Remote Switching Office

When a customer desires BellSouth SWA service to an end office that is a remote switching office, the customer must order to the host office which controls the remote switching office since all traffic to and/or from a remote switching office must be routed through the host office.

ISSUED: SEPTEMBER 24, 2013

EFFECTIVE: OCTOBER 9, 2013

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.2 Access Order (Cont'd)

5.2.6 BellSouth Directory Assistance Access Service

For BellSouth Directory Assistance Access Service, the customer shall specify the number of trunks from the customer's premises to the Directory Assistance location. Unless direct routing is specified by the customer, BellSouth Directory Assistance Access service will be provided with a BellSouth SWA FGB and BellSouth SWA TSBSA Service. The customer shall also specify which BellSouth SWA FGB and BellSouth SWA FGD or BellSouth SWA TSBSA BellSouth service trunk group is to be associated with the BellSouth Directory Assistance Access Service.

(T)  
(D)  
(D)

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.2 Access Order (Cont'd)

5.2.7 Special Access Service (a.k.a. BellSouth SPA) and BellSouth SWA Transport Service

- (A) For all Special Access (a.k.a. BellSouth SPA) Services <sup>(1)</sup> the customer must specify the customer premises or Hubs involved, the channel type (e.g., Video (a.k.a. BellSouth SPA Video), Voice Grade (a.k.a. BellSouth SPA DSO VG), High Capacity (a.k.a. BellSouth High Capacity), etc.), the channel interface, technical specification package and options desired. When ordering Voice Grade (a.k.a. BellSouth SPA DSO VG) local channels and associated voice grade (a.k.a. BellSouth SPA DSO VG) interoffice channels, the customer must specify whether they are to be billed under the Voice Grade (a.k.a. BellSouth SPA DSO VG) Rate Stability Plan. For multipoint services the channel interface at each premises may, at the request of the customer, be different but all such interfaces shall be compatible. When establishing Special Access (a.k.a. BellSouth SPA) Service under the Shared Network Arrangement, the host subscriber must coordinate with each service user the design, testing and maintenance of the service. Additionally, the service user must provide to the BellSouth Telephone Companies the Connecting Facility Arrangement (CFA) and the High Capacity (a.k.a. BellSouth SPA High Capacity) Billing Account Number (HBAN) of the host subscriber.

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.2 Access Order (Cont'd)

5.2.7 Special Access (a.k.a. BellSouth SPA) and BellSouth SWA Transport Service (Cont'd)

- (B) For BellSouth SWA Dedicated Transport Services, the customer must specify the Facility Hubs involved, if applicable, the channel type (e.g. BellSouth SWA Voice Grade, BellSouth SWA DS1, etc.), the channel interface and any options desired. When establishing BellSouth SWA Transport Services under the Shared Network Arrangement, the host subscriber must coordinate with each service user the design testing and maintenance of the service. Additionally, the service user must provide to BellSouth Telecommunications, Inc., the Connecting Facility Arrangement (CFA) and the Billing Account Number (BAN) of the host subscriber.
- (C) Where the Special Access (a.k.a. BellSouth SPA) or WATS Access Line (a.k.a. BellSouth SPA WATS Line) Service is exempt from the Special Access Surcharge as set forth in 7.4.2 following, the customer shall furnish with the order the certification as set forth in that section.
- (D) For WATS Access Line (a.k.a. BellSouth SPA WATS Line) Service, the customer must also specify the type of calling (i.e., Originating Only, Terminating Only, or Two-Way) for which the service is to be provided. Additionally, when necessary screening functions are not provided at the wire center which serves the customer's originating or terminating premises, the Telephone Company will provide the service to the nearest wire center where the capability exists. In these circumstances, the customer will be notified and the order will be changed to designate the appropriate premises. No charge will apply for the change.
- (E) To enable a customer to receive flat rate treatment on a WATS Access Line (a.k.a. BellSouth SPA WATS Line) used to provide terminating service (i.e., BellSouth SWA 8XX Toll Free Dialing Ten Digit Screening Service), the customer must specify, by jurisdiction, the telephone number which is used to route the call.

ISSUED: JANUARY 24, 2017

EFFECTIVE: FEBRUARY 8, 2017

## ACCESS SERVICE

### 5 - Ordering Options for BellSouth SWA and Special Access (a.k.a BellSouth SPA) Service (Cont'd)

#### 5.2 Access Order (Cont'd)

##### 5.2.8 BellSouth SWA Service to Cellular Interconnections

For BellSouth SWA FGB, BellSouth SWA FGD, BellSouth SWA TSBSA 1 and BellSouth SWA TSBSA 3 service to a Mobile Telephone Switching Office (MTSO) directly interconnected to a Telephone Company Access Tandem Office, the customer shall provide information to the Telephone Company indicating the NXX code(s) to be accessed.

##### 5.2.9 BellSouth SWA 900

For BellSouth SWA 900 service, the customer shall order in the same manner which is set forth preceding for ordering BellSouth SWA FGD and BellSouth SWA TSBSA 3 with the following exception. The customer must order BellSouth SWA FGD and BellSouth SWA TSBSA 3 to all access tandems or direct connections to all end offices designated by the Telephone Company as BellSouth SWA 900 service screening offices within the state. Direct trunk routes cannot be provided unless the end office is equipped to provide the customer identification function. All traffic originating from end offices not equipped to provide the customer identification function will require routing via the access tandem at which the function is available. Service must be ordered accordingly. In addition, the customer shall specify whether 900 NXX codes provided to the customer should be arranged for 1+ dialing only or for both 1+ and 0+ dialing. All 900 NXXs provided to an individual customer will be arranged for either 1+ dialing only or for both 1+ and 0+ dialing.

When the customer desires activation of a 900 NXX code for 900 NXX screening the customer shall submit an Access Service Request (ASR) whether or not additional capacity is required.

##### 5.2.10 Reserved for Future Use

(T)  
(D)  
|  
(D)

ISSUED: AUGUST 29, 2016

EFFECTIVE: SEPTEMBER 13, 2016

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.2 Access Order (Cont'd)

5.2.11 Reserved for Future Use

5.2.12 BellSouth Line Information Data Base Access

In addition to ordering conditions set forth in Section 5.1.1, preceding, the customer shall provide the Originating Point Code(s) associated with BellSouth Line Information Data Base Access Validation.

In addition to requirements stated in Section 19, following, for BellSouth Line Information Data Base Access service, the customer shall specify the number of additional BellSouth Line Information Data Base Access lines, if any, required to carry traffic from the customer's SPOI to the BellSouth Line Information Data Base Access location.

5.2.13 BellSouth Expanded Interconnection Service (EIS)

For BellSouth Expanded Interconnection service arrangements, the collocator must specify the number and type of cross connect elements to be utilized.

5.2.14 Billing Name and Address (BNA)

In addition to the ordering conditions set forth in Section 5.1.1, preceding, the customer shall also provide the following:

- (1) The customer's Carrier Identification code (CIC) or pseudo CIC Code and Access Carrier Name Abbreviation (ACNA). In the event the customer does not have such an assignment the customer must contact BellSouth for this assignment;
- (2) A list of Carrier Identification Codes (CICs) or pseudo CIC Codes and Access Carrier Name Abbreviations (ACNAs) for whom billing services are being performed;
- (3) The established BellSouth Carrier Access Billing System (CABS) Account (C07) account number and if no account exists BellSouth will establish a C07 account for billing purposes.

5.2.15 Reserved for Future Use

(T)  
(D)  
|  
(D)

(This page filed under Transmittal No. 122 )

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ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.2.16 Mechanized Interface to Specified Operation Support Systems

For any customer of BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service additional features are offered. The features include a mechanized interface to the trouble reporting system as indicated in (A) following, a mechanized interface to the Preferred Interexchange Carrier (PIC); Street Guide Validation, and verification of Connecting Facility Assignments (CFA) and Network Channel/Interface Codes (NC/NCI).

- (A) The feature, Trouble Administration for Access Services, allows the customer to electronically perform the following:
- Enter a Trouble Report
  - Request Trouble Report status
  - Add Trouble Report information
  - Modify Trouble Report attributes
  - Verify repair completion
  - Cancel Trouble Report
  - Trouble Report attribute value change
- (B) The feature, PIC Inquiry and Order, provides the BellSouth SWA Access Customers (BellSouth SWA FGD only) the ability to perform the following:
- Telephone PIC inquiry
  - Telephone PIC change

This feature is only for access to the system. All other appropriate PIC charges as set forth in 13.3.3 following apply.

- (C) The feature, Street Guide Validation, provides the customer with the ability to electronically verify an end user street address for the purpose of submitting an accurate access service request (ASR).
- This feature is available to the customer in conjunction with the submission of an ASR for the sole purpose of validating the street address of an end user. Any other use of this service is prohibited.
- (D) The features, Connecting Facility Assignment (CFA) and Network Channel/Interface Codes (NC/NCI) are provided for the sole purpose of enabling the customer to electronically verify connecting facility assignment(s) and network channel/interface code(s) prior to submitting an access service request (ASR).
- (E) To implement these features, the customer must provide a terminal a modem and Switched Dial Service or a Private Line Service to a location designated by the Company at which the Company provides access to these features. If the customer chooses to utilize a dial service to access these features, a Security Card is required. The ordering conditions for the Security Card are set forth in 13.3.12 following.

(This page filed under Transmittal No. 1 )

ISSUED: AUGUST 11, 2014

EFFECTIVE: AUGUST 26, 2014

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.2.17 BellSouth SWA 500 Access Service

For BellSouth SWA 500 Access service, as described in Section 6.2.9, the customer shall order in the same manner which is set forth, preceding, for ordering BellSouth SWA FGD and BellSouth SWA TSBSA 3, except that customers must order BellSouth SWA FGD and BellSouth SWA TSBSA 3 to all end offices within the customer designated LATA(s).

(T)  
(D)

The customer is also responsible for reporting to the Telephone Company the percent interstate usage (PIU) for BellSouth SWA 500 service as set forth in Section 2.3.10.

(T)

5.2.18 BellSouth Local Number Portability Database Services

For BellSouth Local Number Portability (LNP) Query Service, in addition to subscribing to the service by meeting the conditions set forth in Section 5.1.1 the customer shall provide the Originating Point Codes associated with the service.

(D)

5.2.19 BellSouth Remote Access Service

(A) For BellSouth Remote Access Service, in addition to subscribing to the service by meeting the conditions set forth in Sections 5.1.1 and 5.2.2, the customer shall:

(D)

- (1) coordinate their ASR through a customer account team;
- (2) populate the project field on the ASR with "BST-RAS"; and
- (3) negotiate service intervals for BellSouth Remote Access Service.

(This page filed under Transmittal No. 0082 )

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ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.3 Access Order Modifications

- (A) The customer may request a modification of its Access Order at any time prior to notification by the Telephone Company that service is earlier. The Telephone Company will make every effort to accommodate 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, overtime installation charges as stated in Section 13.2.6 may be applicable. All charges for Access Order modifications will apply on a per occurrence basis.
- (B) Any increase in the number of BellSouth SWA and Special Access (a.k.a. BellSouth SPA) service channels, Intra-Office Collocation Cross Connect Service, Physical Access Cross Connect Service, Virtual Access Cross Connect Service, or BellSouth SWA service lines, trunks, or CCS7 Signaling Connections and CCS7 Signaling Terminations will be treated as a new Access Order (for the increased amount only).
- (C) If order modifications are necessary to satisfy the transmission performance for a Special Access (a.k.a. BellSouth SPA) Service order by a customer, these changes will be made without order modification charges being incurred by the customer.

(This page filed under Transmittal No. 1 )

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ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.3 Access Order Modifications (Cont'd)

(C) (Cont'd)

(1) Service Date Change Charge

A Service Date Change Charge will apply when a Customer modifies an Access Order service date for the installation of new services or rearrangements of existing services. (C)  
(C)  
(C)

(a) For services other than Digital Data, DS1 High Capacity (a.k.a. BellSouth SPA DS1) and LightGate DS3 (a.k.a. BellSouth SPA Point to Point Network) special access services: (N)  
(N)  
(N)

If the Customer requested service date is more than 30 calendar days after the original service date, the order will be cancelled by the Telephone Company and reissued with appropriate cancellation charges applied as set forth in Section 5.4 following. (T)  
(C)

(b) For Digital Data, DS1 High Capacity (a.k.a. BellSouth SPA DS1) and LightGate DS3 (a.k.a. BellSouth SPA Point to Point Network) special access services: (N)  
(N)  
(N)

If a Customer does not accept Access Service within 30 calendar days after the original service date, the Customer will, at its option: (C)

- (i) Cancel its Access Order, in which case Section 5.4 shall apply; or
- (ii) Accept billing within 30 calendar days after the original service date, in which case billing will begin; or
- (iii) Neither cancel the Access Order nor accept service, in which case the following will apply. If the Customer neither cancels the Access Order nor accepts service, all applicable service charges shall begin to accrue on the 31st calendar day after the original service date (the Effective Billing Date). If the Customer accepts service within 90 calendar days after the original service date, the Telephone Company will commence billing upon the Customer's acceptance of service and such billing will apply as of the Effective Billing Date. If the Customer fails to accept service within 90 calendar days after the original service date, the Telephone Company will cancel the relevant Access Order(s) and will bill the Customer for cancellation charges, as set forth in Section 5.4, following, plus all charges accrued between the Effective Billing Date and the date of cancellation using the rate associated with the shortest term available for the service being cancelled. (C)

Some material previously on this page now appears on Original Page 5-28.1

ISSUED: JANUARY 4, 2013

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ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.3 Access Order Modifications (Cont'd)

(C) (Cont'd)

(1) Service Date Change Charge

(c) When, for any reason, the Customer indicates that service cannot be accepted for a period not to exceed 30 calendar days, and the Telephone Company accordingly delays the start of service, a Service Date Change Charge will apply. (T)  
(M)  
(M)  
(M)

Failure to notify the Company prior to the original service date to request a different service date may result in the application of a Service Date Change-Additional Dispatch Charge for installations, moves and rearrangement of services. If a Company technician is dispatched to the Customer's premises on the scheduled service date and the Customer has failed to notify the Company before three o'clock p.m. EST on the business day prior to the scheduled service date that it wishes to change the service date, the Company will delay the start of service pending negotiations with the Customer. (T)  
(M)  
(M)  
(M)  
(T)  
(M)  
(M)  
(M)  
(M)  
(T)

If the Customer reschedules the service date, a Service Date Change-Additional Dispatch Charge will apply in addition to a Service Date Change Charge as specified in Section 5.3(C)(1)(1)(e), following. When the rescheduled service date has a service interval of three business days or less, Service Date Advancement charges, as set forth in Section 5.1.1(H)(8), preceding, will apply in addition to the Service Date Change-Additional Dispatch charge and the Service Date Change charge in Section 5.3(C)(1)(e), following. (T)  
(M)  
(T)  
(T)  
(M)  
(M)  
(M)  
(T)

If the Customer cancels the service date, cancellation charges will apply in accordance with terms and conditions for cancellation charges as set forth in Section 5.4, following. Cancellation of the order will not preclude the application of the Service Date Change Charge and Service Date Change-Additional Dispatch Charge assessed for prior occurrences on the same order. In addition, the Service Date Advancement-Missed Appointment Charge set forth in Section 5.1.1(H)(9) may apply on orders with advanced service dates. (T)  
(M)  
(T)  
(M)  
(M)  
(T)  
(M)

Section 5.1.1(H)(6), preceding, provides a description of the Company resources associated with the Service Date Change and Service Date Change-Additional Dispatch Charge. (M)

Material on this page was previously located on Original page 5-28.

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EFFECTIVE: JULY 2, 2012

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.3 Access Order Modifications (Cont'd)

(C) (Cont'd)

(1) Service Date Change Charge (Cont'd)

- (d) A new service date may be established that is prior to the original service date if the Telephone Company determines it can accommodate the customer's request without delaying service dates for orders of other customers.
- (e) A Service Date Change Charge will apply, on a per order per occurrence basis, for each service date changed. The Service Date Change-Additional Dispatch Charge will apply for each occurrence of a technician dispatch to the customer's premises when the customer is not ready for service as specified in (1)(c), preceding. The applicable charges are:

<u>Service Date Change Charge</u>	<u>USOC</u>	<u>Charge</u>
Per Order, per Occurrence	OMC	\$31.60
<u>Service Date Change- Additional Dispatch Charge</u>	<u>USOC</u>	<u>Charge</u>
Per Occurrence	OMCAD	\$150.00(x)

- (f) For multiple orders with the same service date for the same customer premises, only one Service Date Change-Additional Dispatch charge will apply. However, a Service Date Change charge will apply for each order.
- (g) Service Installation Guarantees, as set forth in 2.4.9 preceding, are not applicable for Service Date Change Charges.

(2) Partial Cancellation Charge

Any decrease in the number of ordered BellSouth SWA and Special Access (a.k.a. BellSouth SPA) service channels, Intra-Office Collocation Cross Connect Service, Physical Access Cross Connect Service, Virtual Access Cross Connect Service, or BellSouth SWA or CCS7 Signaling Connections services will be treated as a partial cancellation and the charges as set forth in 5.4(B) following will apply.

(x) Issued under authority of Special Permission No. 12-019 of the FCC in order to withdraw material filed under Transmittal No. 33 without its becoming effective and to restore currently effective material.

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ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.3 Access Order Modifications (Cont'd)  
(C) (Cont'd)

(3) 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 Telephone 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 include such things as the addition or deletion of optional features or functions or a change in the type of BellSouth SWA Transport Termination, type of channel interface, type of Interface Group or technical specification package. Design changes do not include a change of customer premises, end user premises, end office switch, Basic Serving Arrangement, Intra-Office Collocation Cross Connect Service, Physical Access Cross Connect Service, Virtual Access Cross Connect Service, or BellSouth SWA and Special Access (a.k.a. BellSouth SPA) service channel type. Changes of this nature will require the issuance of a new order and the cancellation of the original order with appropriate cancellation charges applied.

Should a customer requested Design change be received on a pending access order that results in the establishment of a new service date that exceeds the original service date by more than 30 days, the customer shall not be required to cancel and reissue a new order, but shall be billed a design change charge and a service date change charge.

The Telephone 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 authorizes the Telephone Company to proceed with the design change, a Design Change Charge will apply. The Design Change Charge will apply on a per order per occurrence basis, for each order requiring a design change. The applicable charge is:

<u>Design Change Charge</u>	<u>USOC</u>	<u>Rate Per Order</u>
ALL STATES	H28	\$39.93

If a change of service date is required, the Service Date Change Charge as set forth in (1) preceding will also apply.

Service Installation Guarantees, as set forth in 2.4.9 preceding, are not applicable for Design Change Charges.

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EFFECTIVE: JANUARY 19, 2013

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a.  
BellSouth SPA) Service (Cont'd)

5.4 Cancellation of an Access Order

- (A) A Customer may cancel an Access Order for the installation of service at any time prior to notification by the Telephone Company that service is available for the Customer's use. The cancellation date is the earliest date the Telephone Company receives written or verbal notice from the Customer that the order is to be canceled. The verbal notice must be followed by written confirmation within 10 days. Termination liability charges, associated with term plans, will not apply to orders that are cancelled within 90 calendar days after the original service date where the Customer has accepted billing but not accepted service. (T)  
(N)  
(N)  
(D)  
(D)
- (B) When a Customer cancels an Access Order for the installation of service, a Cancellation Charge will apply as follows: (T)
- (1) Costs incurred in conjunction with the provision of BellSouth SWA service, Virtual Access Cross Connect Service, Physical Access Cross Connect Service, Intra-Office Collocation Cross Connect Service, or Special Access (a.k.a. BellSouth SPA) Service starts on the Application Date as defined in Section 5.4(B)(4)(b), following. Provisions addressing the application of charges for other BellSouth Expanded Interconnection elements are contained in Section 20 of this Tariff. (T)

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ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.4 Cancellation of an Access Order (Cont'd)

(B) (Cont'd)

- (2) Section Not in Use (C)  
(D)
- (3) When the Customer cancels an Access Order on or after the Application Date, a charge equal to the estimated costs incurred by the Telephone Company shall apply. Such charge is determined as specified in (4) following. (C)
- (4) Charges applicable as specified in (3) preceding are based on the estimated costs incurred by the Telephone Company at the time the order is cancelled. The estimated costs incurred are determined based on the following:
  - (a) Certain Telephone Company critical dates are associated with an Access Order provisioning interval, whether standard or negotiated. These dates are used by the Telephone Company to monitor the progress of the provisioning process. At any point in the Access Order interval the Telephone Company is able to determine which critical date was last completed and can thus determine what percentage of the Telephone Company's provisioning costs have been incurred as of that critical date.
  - (b) The critical dates tracked by the Telephone Company are as follows:
    - Application Date (APP): The date the Customer must provide to the Telephone Company, (1) a firm commitment for service and (2) sufficient information as detailed in 5.1 preceding to enable the Telephone Company to begin service provisioning. This is also the order date. (C)
    - Scheduled Issue Date (SID): The date that the order is to enter the Telephone Company's order distribution system.
    - Design Layout Report Date (DLRD): The date the Design Layout Report (DLR) is forwarded to the Customer. (T)
    - Records Issue Date (RID): The date that all design and assignment information is to be sent to the central office and installation forces.

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ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.4 Cancellation of an Access Order (Cont'd)

(B) (Cont'd)

(4) (Cont'd)

(b) (Cont'd)

- Wired and Office Tested Date (WOT): The date by which all intraoffice wiring is to be completed, all plug-ins optioned, aligned, and frame continuity established, and the interoffice facilities, if applicable, tested. In addition, switching equipment, including translation loading, is to be installed and tested.
- Plant Test Date (PTD): The date on which overall testing of the service is to be started.
- Engineering Information Report Date (EIRD): The date the engineering group in another ISS area provides information to the primary engineering group.
- Service Date (DD): The date on which service is to be made available to the customer. This is sometimes referred to as the Due Date.
- Designed, Verified, and Assigned Date (DVA): The date by which field implementation groups must report that all documents and materials have been received.
- Frame Continuity Date (FCD): Date on which frame-to-frame testing must be completed. This is sometimes referred to as the Facility Continuity Check Date.
- Loop Assignment and Make-up Date (LAM): The date by which Local Loop Assignment and Make-up information must be available.
- Confirming Design Layout Report Date (CDLRD): The date the Design Layout Report (DLR) is to be confirmed by the customer.

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ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.4 Cancellation of an Access Order (Cont'd)

(B) (Cont'd)

(4) (Cont'd)

(c) The percentage of the total provisioning cost incurred by the Telephone Company at a particular critical date varies by the type of service as shown in (d) following.

(d) When a Customer cancels an Access Order, or part of an Access Order, before the service date, the Telephone Company will apply cancellation charges to the order. Cancellation charges are calculated by multiplying all the nonrecurring charges associated with the order, or that part of the order being cancelled, by the percentage shown in (e) following for the critical date last completed on the order. (T)  
(D)

(D)  
(D)

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ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd) (M)

5.4 Cancellation of an Access Order (Cont'd)

(B) (Cont'd)

(4) (Cont'd)

(e) Cancellation Charge Percentages

TYPE SERVICE/ CRITICAL DATES	AFTER: BEFORE:	APP SID	SID LAM	LAM EIRD	EIRD DLRD	DLRD RID	RID DVA	DVA WOT	WOT FCD	FCD PTD	PTD DD	DD
<u>SPECIAL ACCESS (a.k.a. BellSouth SPA)</u>												
WATS 100.0 (a.k.a. BellSouth SPA WATS Line)		1.6	4.7	6.6	9.5	13.2	18.7	33.2	44.6	56.6	83.6	
VOICE GRADE 100.0 (a.k.a. BellSouth DSO VG)		1.6	4.7	6.6	9.5	13.2	18.7	33.2	44.6	56.6	83.6	
TELEGRAPH GRADE 100.0 (a.k.a. BellSouth SPA Telegraph)		1.6	4.8	8.9	13.6	17.0	22.2	34.7	43.9	56.9	84.6	
METALLIC GRADE 100.0 (a.k.a. BellSouth SPA Metallic)		1.6	4.9	6.9	9.8	13.5	18.2	30.3	39.7	53.6	83.3	

(M)

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ACCESS SERVICE

Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA)  
 Service (Cont'd)

5.4 Cancellation of an Access Order (Cont'd)

(B) (Cont'd)

(4) (Cont'd)

(e) Cancellation Charge Percentages

SPECIAL ACCESS (a.k.a. BellSouth SPA)												
PROGRAM AUDIO (a.k.a. BellSouth Program Audio)	1.4	4.1	5.8	8.3	11.5	16.2	28.0	37.1	49.5	80.5	100.0	
HICAP (a.k.a. BellSouth SPA High Capacity)	12.9	29.2	33.1	35.5	37.5	42.9	55.7	66.2	69.9	86.2	100.0	
DIGITAL DATA ACCESS (a.k.a. BellSouth SPA DSO Digital Data)	1.5	4.6	6.1	9.2	13.5	18.6	28.5	35.4	46.2	78.2	100.0	
Intra-Office Collocation Cross Connect Service	12.9	29.2	33.1	35.5	37.5	42.9	55.7	66.2	69.9	86.2	100.0	
Physical Access Cross Connect Service	12.9	29.2	33.1	35.5	37.5	42.9	55.7	66.2	69.9	86.2	100.0	
Virtual Access Cross Connect Service	12.9	29.2	33.1	35.5	37.5	42.9	55.7	66.2	69.9	86.2	100.0	

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ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.4 Cancellation of an Access Order (Cont'd)

(B) (Cont'd)

(4) (Cont'd)

(e) Cancellation Charge Percentages (Cont'd)

TYPE SERVICE/ CRITICAL	AFTER: DATES	APP BEFORE:	SID SID	LAM LAM	EIRD EIRD	DLRD DLRD	RID RID	DVA DVA	WOT WOT	FCD FCD	PTD PTD	DD DD
BellSouth SWA												
TRUNKS OR LINES		7.0	18.9	23.7	24.9	26.3	35.6	51.4	58.3	69.4	90.3	100.0
HICAP (a.k.a. BellSouth High Capacity) FACILITIES		12.9	29.2	33.1	35.5	37.5	42.9	55.7	66.2	69.9	86.2	100.0
Virtual Access Cross Connect Service		12.9	29.2	33.1	35.5	37.5	42.9	55.7	66.2	69.9	86.2	100.0

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA Service (Cont'd)

5.4 Cancellation of an Access Order (Cont'd)

(B) (Cont'd)

(4) (Cont'd)

(e) Cancellation Charge Percentages (Cont'd)

TYPE													
SERVICE/ CRITICAL	AFTER:	APP	SID	LAM	EIRD	DLRD	RID	DVA	WOT	FCD	PTD	DD	
DATES	BEFORE:	<u>SID</u>	<u>LAM</u>	<u>EIRD</u>	<u>DLRD</u>	<u>RID</u>	<u>DVA</u>	<u>WOT</u>	<u>FCD</u>	<u>PTD</u>	<u>DD</u>	<u>   </u>	<u>   </u>
MANAGED SHARED FRAME RELAY <u>SERVICE</u>		10.73	18.98	24.44	29.91	35.71	36.53	48.17	62.44	81.19	98.42	100	

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ISSUED: NOVEMBER 23, 2015

EFFECTIVE: DECEMBER 8, 2015

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.4 Cancellation of an Access Order (Cont'd)

(C) When a customer cancels an order service for LightGate service (a.k.a. BellSouth SPA Point to Point Network) system or BellSouth Dedicated Ring, prior to the beginning of the selected service period, the customer will be liable for all capital expenses incurred by the Telephone Company in provisioning the LightGate service (a.k.a. BellSouth SPA Point to Point Network) or BellSouth Dedicated Ring as of the date the order is canceled by the customer. The charges billed to the customer will not exceed an amount equal to the minimum period for the service as set forth in Sections 6.7.2, 7.4.4 and 29.1.4 of this tariff at the month-to-month rates set forth in Sections 6.8.1 or 7.5.9 of this tariff. Such charges will be billed in addition to and subsequent to the cancellation charges set forth in Section 5.4 (B).

(D)

(D)

(D) When a customer cancels an order for the discontinuance of service, no charges apply for the cancellation.

(T)

(E) If the Telephone Company misses a service date by more than 30 days due to circumstances over which it has direct control (excluding, e.g., acts of God, governmental requirements, work stoppages and civil commotion), the customer may cancel the Access Order without incurring cancellation charges.

(T)

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ISSUED: JUNE 16, 2011

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ACCESS SERVICE

5 – Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.5 Selection of Facilities for Access Orders

- (A) When a customer places an Access Order, it may choose to utilize facilities it previously purchased. If the customer has a high capacity interface, or has purchased a facility, the customer must request that specific channels be used to implement the Access Order. If a facility assignment is not provided by the customer, the Telephone Company will provide the service from available inventory as discussed in 5.8 following.
- (B) For all other Access Orders, the option to request a specific transmission path or channel is not provided except as provided for under Special Facilities Routing as set forth in 11. following.

ISSUED: AUGUST 15, 2012

EFFECTIVE: AUGUST 30, 2012

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.6 Minimum Period

- (A) Except as set forth in (B), (C) following and Sections 6.7.20, 6.7.21, 6.7.22, 7.4.27, 9.1.4(A), 13.3.5(C)(1)(b), (c) and (d), and of this Tariff, the minimum period for which charges are applicable for Access Service is one month.
- (B) The minimum period for part-time Broadcast Quality Video (a.k.a. BellSouth SPA Broadcast Quality Video), and Program Audio (a.k.a. BellSouth SPA Program Audio) Special Access (a.k.a. BellSouth SPA) services is one day even though the service will be provided only for the duration of the event specified on the order (e.g., one-half hour, two hours, five hours, etc.). (D)
- (C) The minimum period for BellSouth Remote Access Service is twelve months.
- (D) Service Rearrangements as set forth in Sections 6.7.1(D)(3), 7.4.1(C)(3) and Transfer of Service as set forth in Sections 6.7.1(D)(4) and 7.4.1(C)(4) of this Tariff for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) services respectively, may be made without a change in minimum period requirements.
- (E) Changes, other than those identified in Sections 6.7.1(D)(3) and (4) and 7.4.1 (C)(3) and (4) of this Tariff, will be treated as a discontinuance of the existing service and an installation of a new service. All associated nonrecurring charges will apply for the new service. A new minimum period will be established for the new service. The customer will also remain responsible for all outstanding minimum period obligations associated with the disconnected service.

The changes listed below are those that will be treated as a discontinuance and installation of service and for which a new minimum period will be established.

- (1) A move to a different building as set forth in Sections 6.7.7 or 7.4.5 of this Tariff.
- (2) A change in type of service (i.e., BellSouth SWA to Special Access (a.k.a. BellSouth SPA), one type of Special Access (a.k.a. BellSouth SPA) service to another, or one type of BellSouth SWA Access service to another except as set forth in Section 6.7.6 of this Tariff).
- (3) A change in the type of BellSouth SWA Local Channel, Special Access (a.k.a. BellSouth SPA) Service Local Channel.

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.6 Minimum Period (Cont'd)

(E) (Cont'd)

(4) A change in the interface for BellSouth SWA Service, BellSouth Directory Assistance Access Service or BellSouth Line Information Data Base Access service.

(5) Change in BellSouth SWA Service traffic type.

(F) A customer may request disconnect of an access service at any time after the service has been established. The customer must give the Telephone Company at least one business day written or verbal notice prior to the desired disconnect date. The one business day notice period will begin on the date the Telephone Company first receives the disconnect notification, either written or verbal. The verbal notice must be followed by written confirmation within 10 days.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

## ACCESS SERVICE

### 5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

#### 5.6 Minimum Period (Cont'd)

##### (F) Cont'd)

When Access Service is disconnected prior to the expiration of the minimum period, the customer is obligated for payment of the minimum period charge as set forth in 5.6.1 following. When Access Service is disconnected after the expiration of the minimum period, billing for the service will be performed in accordance with the provisions set forth in 2.4.1(C) preceding.

#### 5.6.1 Minimum Period Charges

- (A) When Access Service is disconnected prior to the expiration of the minimum period, charges are applicable for the balance of the minimum period. The disconnect date is the final date the customer has use of the service.
- (B) The Minimum Period Charge for service provided with a one month minimum period will be determined as follows:
  - (1) For BellSouth SWA usage sensitive rate elements (i.e. Carrier Common Line, Local Switching, Access Tandem Switching, BellSouth SWA Common Transport, and Interconnection the charge for a month or fraction thereof is equal to the applicable rates for the actual or assumed usage for the month or such fraction thereof.
  - (2) For BellSouth SWA Transport components which are not usage sensitive (i.e., BellSouth SWA Local Channel and BellSouth SWA Dedicated Interoffice Channel and Channelization Equipment), the charge for a month or fraction thereof is the applicable monthly rates for the service as set forth in 6.8 following.
  - (3) For Special Access (a.k.a. BellSouth SPA) and BellSouth Expanded Interconnection Services, the charge for a month or fraction thereof is the applicable monthly rates for the service as set forth, respectively, in Section 7.5 and Section 20.4 of this Tariff.

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ISSUED: AUGUST 15, 2012

EFFECTIVE: AUGUST 30, 2012

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.6 Minimum Period (Cont'd)

5.6.1 Minimum Period Charges (Cont'd)

- (C) The Minimum Period Charges for BellSouth SWA FGD or BellSouth TSBSA 3 BellSouth SWA service will be as set forth in 2.4.2 preceding.
- (D) The Minimum Period Charge for part-time Broadcast Quality Video (a.k.a. BellSouth SPA Broadcast Quality Video), and Program Audio (a.k.a. BellSouth SPA Program Audio) is the applicable daily rate for the service asset forth in 7.5 following. (D)
- (E) All applicable nonrecurring charges for the service will be billed in addition to the Minimum Period Charge.

ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

## ACCESS SERVICE

### 5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

#### 5.6.1 Minimum Period Charges

- (F) Should billing for a service which is disconnected prior to the expiration of the Minimum Period cover multiple billing cycles, the bill reflecting the disconnect of service will be adjusted to account for that portion of the Minimum Period Charge previously billed to the customer. In no event shall the total recurring charge billed to the customer for such service exceed the applicable Minimum Period Charge.

All applicable nonrecurring charges associated with the provision of service will be billed in addition to the Minimum Period Charge. Such nonrecurring charges include the nonrecurring charge for the installation of service and/or optional features, Service Order Modification Charges, Additional Engineering and Labor Charges, if any, etc.

#### 5.7 Shared Use Facilities

Shared use occurs when BellSouth SWA, Special (a.k.a. BellSouth SPA) and BellSouth Expanded Interconnection services are provided over the same high capacity (a.k.a. BellSouth SPA High Capacity) facility through a common interface. The facility may be ordered either as BellSouth SWA, Special Access (a.k.a. BellSouth SPA) or Virtual Access Cross Connect, Physical Access Cross Connect, or Intra-Office Collocation Cross Connect Service.

Billing will commence for the high capacity (a.k.a. BellSouth SPA High Capacity) facility as soon as the facility is turned over to the customer for use (i.e., on the service date). Such billing will include charges for the Virtual Access Cross Connect Service, Physical Access Cross Connect Service, Intra-Office Collocation Cross Connect Service, Special (a.k.a. BellSouth SPA) Local Channel or BellSouth SWA Local Channel, the Channelization Equipment (i.e., the multiplexer) and the interoffice transport, if any. Nonrecurring installation charges will also apply at this time.

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ISSUED: JUNE 16, 2011

EFFECTIVE: JULY 1, 2011

#### ACCESS SERVICE

### 5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

#### 5.7 Shared Use Facilities (Cont'd)

Such billing will continue until such time as the customer requests, by placing an order for service, that one or more of the derived channels be used in the provisioning of an end to end BellSouth SWA or Special Access (a.k.a. BellSouth SPA) service. When the end to end service is turned over to the customer for use, billing for the end to end service will commence.

When the original facility is ordered as Special Access (a.k.a. BellSouth SPA), the billing change to the existing facility, if any, will depend on whether the end to end service provisioned over the derived channel(s) is Special (a.k.a. BellSouth SPA). If Special Access (a.k.a. BellSouth SPA) service, the billing for the facility will not change but additional billing will commence for the end to end service provisioned over the facility. This billing will include an additional local channel(s) and interoffice mileage, if applicable, of a lower capacity level (e.g., voice grade).

When the original facility is ordered as Special Access (a.k.a. BellSouth SPA), service is provisioned over a derived channel(s), the Special Access (a.k.a. BellSouth SPA) billing for the original facility will be reduced in direct proportion to the number of channels being utilized for BellSouth SWA service. For example, if six channels of a DS1 are to be used for BellSouth SWA, the Special Access (a.k.a. BellSouth SPA) rate will be reduced by one fourth. The customer will be billed one fourth of the BellSouth SWA DS1 rate, plus all other applicable BellSouth SWA charges for the BellSouth SWA service provided.

When the original facility is ordered as BellSouth SWA, the billing charge to the existing facility, if any, will depend on whether the end to end service provisioned over the derived channel(s) is BellSouth SWA or Special Access (a.k.a. BellSouth SPA) service. If BellSouth SWA service, the billing for the facility will not change but additional billing will commence for the end to end service provisioned over the facility. This billing will include local switching, information surcharge, carrier common line and additional interoffice transport at a lower capacity, if applicable.

ISSUED: SEPTEMBER 5, 2014

EFFECTIVE: SEPTEMBER 20, 2014

ACCESS SERVICE

5 - Ordering Options for BellSouth SWA and Special Access (a.k.a. BellSouth SPA) Service (Cont'd)

5.7 Shared Use Facilities (Cont'd)

When the original facility is ordered as BellSouth SWA and Special Access (a.k.a. BellSouth SPA) service is provisioned over a derived channel(s), the BellSouth SWA billing for the original facility will be reduced in direct proportion to the number of channels being utilized for Special Access (a.k.a. BellSouth SPA) service. For example, if six channels of a DS1 are to be used for Special Access (a.k.a. BellSouth SPA), the BellSouth SWA rate will be reduced by one fourth. The customer will be billed three fourths of the BellSouth SWA DS1 rate, plus all other applicable charges. The customer will be billed one fourth of the Special Access DS1 (a.k.a. BellSouth SPA) rate, plus all other applicable charges for the Special Access (a.k.a. BellSouth SPA) service provided.

BellSouth Dedicated Ring service is available for Shared Use. When this service is ordered for Shared Use arrangements, all ring level components must be ordered as either BellSouth SWA or Special Access (a.k.a. BellSouth SPA). (D)  
(T)

5.8 Available Inventory

Available inventory is limited and does not include facilities previously ordered. The Telephone Company will make every reasonable effort to maintain sufficient available inventory to provide Access Service in accordance with customer's requested service date intervals. To the extent that service can be provided, Access Orders will be satisfied from available inventory.

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