

Maryann Mackey Director, Regulatory 45 Erieview Plaza, Suite 1600 Cleveland, OH 44114 (216) 822-0086 Office (216) 375-5027 Mobile mm4182@att.com

November 24, 2014

Mrs. Barcy McNeal Commission Secretary The Public Utilities Commission of Ohio 180 East Broad Street Columbus, OH 43215

Re: Case No. 07-464-TP-UNC Case No. 90-5032-TP-TRF

Dear Mrs. McNeal:

On November 6, 2014, tariff pages for the Ameritech Operating Companies were filed with the Federal Communications Commission under Transmittal No. 1820. This filing in the FCC No. 2 Tariff became effective on November 21, 2014.

With this filing, Ameritech is moving contracts having concurrent subscriptions with Frontier Communications (Frontier). These contracts will be moved to a separate section with section numbering updated and references to The Southern New England Telephone Company (SNET) replaced with Frontier. These actions are necessitated due to the sale of The Southern New England Telephone Company by AT&T to Frontier. Frontier has similarly created a separate section in its Frontier Tariff FCC No. 11 for contracts having concurrent subscription with AT&T companies.

These tariff pages can also be viewed on the FCC website at http://svartifoss2.fcc.gov. Once you have accessed the page, please follow the following steps to access this filing:

- 1. Click on FCC Electronic Filing and Public Access Systems.
- 2. Click on Electronic Tariff Filing System (ETFS).
- 3. Click on Public Access.
- 4. Click on the Browse Filed Tariff Documents block.
- 5. Click on the Browse Filed by an ILEC block.
- 6. Click on Ameritech Services.
- 7. Click on FCC 2 Access Services.
- 8. Locate tariff pages for Transmittal No. 1820 and click on the block showing "Acrobat PDF" (third column from the left).

This process will provide you with the specific pages filed for Ohio.

Should you have any questions or require additional information, please contact me at (216) 822-0086.

Very truly yours,

Director, Regulatory

1st Maryann Mackey



Patrick Doherty
Director – Access Regulatory Affairs
Four AT&T Plaza
Room 1921
Dallas, Texas 75202

This filing is being made on a streamlined basis on 15 days notice under Section 204(a) (3) of the Communications Act.

FRN: 0020-5728-30

November 6, 2014

Transmittal No. 1820

Ms. Marlene H. Dortch Secretary Federal Communications Commission Washington, D.C. 20554

Attention: Wireline Competition Bureau

The accompanying tariff material issued by the Ameritech Operating Companies (Ameritech) and bearing Tariff F.C.C. No. 2, is sent to you for filing under the authority of Special Permission No. 14-017 of the F.C.C. and the requirements of the Communications Act of 1934, as amended.

This filing, scheduled to become effective November 21, 2014, consists of the tariff pages as indicated on the following Check Sheets:

Tariff F.C.C. No.	Check Sheet Revision No.
2	1645th Revised Page 1
	38th Revised Page 1.24
	20th Revised Page 1.25
	Original Page 1.25.1

With this filing, Ameritech is proposing to move contracts having concurrent subscriptions with Frontier Communications (Frontier). These contracts will be moved to a separate section with section numbering updated and references to The Southern New England Telephone Company (SNET) replaced with Frontier. These actions are necessitated due to the sale of The Southern New England Telephone Company by AT&T to Frontier. Frontier has similarly created a separate section in its Frontier Tariff FCC No. 11 for contracts having concurrent subscription with AT&T companies.

Supporting information discussed under Section 61.49 of the Commission's Rules, to the extent applicable, is included with this filing in the attached Description and Justification.

Wireline Competition Bureau Page 2 November 6, 2014

In accordance with Section 61.14, this transmittal letter and associated attachments are being filed electronically today via the Federal Communications Commission's Electronic Tariff Filing System (ETFS) in compliance with the electronic filing procedures.

Payment in the amount of \$910.00 has been electronically transmitted to the US Bank in St. Louis, Missouri, in accordance with the fee program procedures. The Form 159 is being transmitted electronically via ETFS as a proprietary document. These actions have been committed on the date established as the issued (filed) date as reflected above.

Personal or facsimile service petitions against this Transmittal, as required under Section 1.773(a)(4) of the Commission's Rules, should be sent to Scott Murray, Area Manager – Regulatory Relations, 311 S. Akard St., Room 1940.04, Dallas, TX 75202, facsimile number (214) 464-2006. All other correspondence and inquiries concerning this Transmittal should be addressed to Debra L. Clemens, Director-Federal Regulatory, (202) 457-3066, 1120 20th Street, N.W., Suite 1000, Washington, D.C. 20036.

Sincerely,

Attachments:

Description and Justification Tariff Pages

Patrick R. Doherty

Title pages 1 and 2 and pages 1 to 846 inclusive of this tariff are effective as of the date shown. Original and revised pages as named below and Supplement No. 341 contain all changes from the original tariff that are in effect on the date hereof.

	Number of Revision Except as		Number of Revision Except as Indicated		Number of Revision Except as Indicated
Page	Indicated	Page		Page	
Title 1	4th	7	6th	19.3	8th
Title 2	11th	7.1	4th	19.4	1st
1	1645th*	8	15th	20	10th
1.1	364th	8.1	5th	20.1	5th
1.2	335th	9	25th	20.2	4th
1.3	291st	9.1	1st	21	4th
1.4	248th	10	28th	22	1st
1.5	238th	10.1	12th	23	3rd
1.6	206th	10.2	9th	24	1st
1.7	148th	11	4th	25	3rd
1.8	126th	12	10th	25.1	1st
1.9	158th	13	6th	25.2	1st
1.10	50th	13.1	6th	26	3rd
1.11	62nd	13.2	10th	27	9th
1.12	38th	13.3	13th	28	11th
1.13	15th	13.4	21st	28.1	5th
1.14	28th	13.5	37th	29	1st
1.15	64th	13.6	39th	30	Original
1.15.1	5th	13.7	44th	31	Original
1.16	83rd	13.8	46th	32	Original
1.17	24th	13.8.1	25th*	33	Original
1.18	33rd	13.9	5th	34	4th
1.19	45th	14	3rd	34.1	1st
1.20	44th	15	16th	35	5th
1.21	45th	15.1	11th	35.1	1st
1.22	47th	15.2	1st	36	9th
1.23	41st	16	12th	36.1	7th
1.24	38th*	16.1	11th	37	14th
1.25	20th*	16.1.1	Original	37.1	4th
2	6th	16.2	9th	37.2	7th
3	9th	16.3	2nd	37.3	6th
3.1	15th	16.4	3rd	37.4	1st
4	17th	16.5	Original	37.5	2nd
4.1	10th	16.6	3rd	38	9th
5	18th	16.7	3rd	38.1	11th
5.1	20th	17	1st	38.2	6th
5.2	5th	18	6th	38.2.1	3rd
6	5th	19	27th	38.3	4th
6.1	6th	19.1	13th	38.4	4th
6.2	6th	19.2	15th		

^{*} New or Revised Page

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Page	Indicated	Page	Indicated	Page	Indicated	Page	Indicated
22-1545	Original	22-1596	1st	22-1647	Original	22-1699	Original
22-1546	Original	22-1597	1st	22-1648	Original	22-1700	Original
22-1547	Original	22-1598	1st	22-1649	Original	22-1701	Original
22-1548	Original	22-1599	1st	22-1650	Original	22-1702	Original
22-1549	Original	22-1600	1st	22-1651	Original	22-1703	Original
22-1550	Original	22-1601	1st	22-1652	Original	22-1704	Original
22-1551	Original	22-1602	1st	22-1653	Original	22-1705	Original
22-1552	Original	22-1603	1st	22-1654	Original	22-1706	Original
22-1553	Original	22-1604	1st	22-1655	Original	22-1707	Original
22-1554	Original	22-1605	1st	22-1656	Original	22-1708	Original
22-1555 22-1556	Original Original	22-1606 22-1607	1st 1st	22-1657 22-1658	Original 1st*	22-1709 22-1710	Original Original
22-1557	Original Original	22-1607	1st	22-1659	1st*	22-1710	Original
22-1558	Original	22-1609	1st	22-1660	1st*	22-1711	Original
22-1559	Original	22-1610	1st	22-1661	1st*	22-1713	Original
22-1560	Original	22-1611	1st	22-1662	1st*	22-1714	Original
22-1561	Original	22-1612	1st	22-1663	1st*	22-1715	Original
22-1562	Original	22-1613	1st	22-1664	1st*	22-1716	1st
22-1563	Original	22-1614	1st	22-1665	1st*	22-1717	Original
22-1564	Original	22-1615	1st	22-1666	1st*	22-1718	Original
22-1565	Original	22-1616	1st	22-1667	1st*	22-1719	Original
22-1566	Original	22-1617	1st	22-1668	1st*	22-1720	Original
22-1567	Original	22-1618	1st	22-1669	1st*	22-1721	Original
22-1568	Original	22-1619	Original	22-1670	Original	22-1722	1st*
22-1569	Original	22-1620	Original	22-1671	Original	22-1723	1st*
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22-1572	Original	22-1623	Original	22-1674	Original	22-1720	1st*
22-1573	Original	22-1625	Original	22-1676	Original	22-1727	1st*
22-1575	Original	22-1626	Original	22-1677	Original	22-1729	1st*
22-1576	Original	22-1627	Original	22-1678	Original	22-1730	1st*
22-1577	Original	22-1628	Original	22-1679	Original	22-1731	1st*
22-1578	Original	22-1629	Original	22-1680	Original	22-1732	1st*
22-1579	Original	22-1630	Original	22-1681	Original	22-1733	1st*
22-1580	Original	22-1631	Original	22-1682	Original	22-1734	1st*
22-1581	Original	22-1632	Original	22-1683	Original	22-1735	1st*
22-1582	Original	22-1633	Original	22-1684	Original	22-1736	1st*
22-1583	Original	22-1634	Original	22-1685	Original	22-1737	1st*
22-1584	Original	22-1635	Original	22-1686	Original	22-1738	1st*
22-1585 22-1586	Original Original	22-1636 22-1637	Original Original	22-1687 22-1688	Original Original	22-1739 22-1740	1st* 1st*
22-1587	Original	22-1638	Original	22-1689	1st*	22-1740	1st*
22-1588	1st	22-1639	Original	22-1690	1st*	22-1742	Original
22-1589	1st	22-1640	Original	22-1691	1st*	22-1743	Original
22-1590	1st	22-1641	Original	22-1692	1st*	22-1744	Original
22-1591	1st	22-1642	Original	22-1693	1st*	22-1745	Original
22-1592	1st	22-1643	Original	22-1694	1st*	22-1746	Original
22-1593	1st	22-1644	Original	22-1695	1st*	22-1747	Original
22-1594	1st	22-1645	Original	22-1696	Original	22-1748	Original
22-1595	1st	22-1646	Original	22-1697	Original	22-1749	Original
				22-1698	Original		

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22 4750	Original	22.40	4+b*				
22-1750	Original	23-19	4th*				
22-1751	Original						
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22-1780	Original						
22-1781	Original						
23-1	3rd*						
23-2	4th*						
23-3	6th*						
23-3.1	3rd*						
23-4	4th*						
23-5	4th*						
23-6	3rd*						
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23-15	5th*						
23-16	4th*						
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23-20	Original*	25-6	Original	26-18	2nd	27-22	2nd
23-21	Original*	25-7	Original	26-19	2nd	27-23	3rd
23-22	Original*	25-8	Original	26-20	2nd	27-24	2nd
23-23	Original*	25-9	Original	26-21	2nd	27-25	3rd
23-24	Original*	25-10	Original	26-22	2nd	27-26	2nd
23-25 23-26	Original*	25-11	Original	26-23	3rd	28-1	3rd
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23-28	Original*	25-13	2nd 2nd	26-26	3rd	27-22	2nd
23-29	Original*	25-14.1	Original	26-27	2nd	27-23	3rd
23-30	Original*	25-15	1st	27-1	3rd	27-24	2nd
23-31	Original*	25-15.1	Original	27-2	3rd	27-25	3rd
23-32	Original*	25-16	1st	27-3	2nd	27-26	2nd
23-33	Original*	25-16.1	Original	27-4	2nd	28-1	3rd
23-34	Original*	25-17	3rd	27-5	2nd	28-2	3rd
23-35	Original*	25-17.1	Original	27-6	2nd	28-3	1st
23-36	Original*	25-17.2	Original	27-6.1	2nd		
23-37	Original*	25-17.3	Original	27-7	2nd		
23-38 23-39	Original* Original*	25-17.4 25-17.5	Original Original	27-8 26-18	2nd 2nd		
23-39	Original 6th	25-17.5 25-17.6	Original	26-16 26-19	2nd 2nd		
24-1.1	2nd	25-17.7	Original	26-20	2nd 2nd		
24-2	4th	25-17.8	Original	26-21	2nd		
24-3	4th	25-17.9	Original	26-22	2nd		
24-4	6th	25-17.10	Original	26-23	3rd		
24-5	4th	25-17.11	Original	26-24	3rd		
24-6	4th	25-17.12	Original	26-25	3rd		
24-7	4th	25-17.13	Original	26-26	3rd		
24-8	3rd	25-17.14	Original	26-27	2nd		
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24-10 24-11	6th 4th	25-19 25-20	211u 1st	27-2 27-3	2nd		
24-12	6th	25-21	1st	27-4	2nd		
24-13	4th	25-22	2nd	27-5	2nd		
24-14	6th	26-1	3rd	27-6	2nd		
24-14.1	2nd	26-2	3rd	27-6.1	2nd		
24-15	8th	26-3	3rd	27-7	2nd		
24-16	7th	26-4	3rd	27-8	2nd		
24-17	6th	26-5	3rd	27-9	2nd		
24-18	2nd	26-6	3rd	27-10	2nd		
24-19	2nd	26-7	2nd	27-11	2nd		
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24-21	3rd	26-10	2nd 2nd	27-13 27-14	2nd 2nd		
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24-23.1	2nd	26-12	2nd	27-16	2nd		
25-1	4th	26-13	2nd	27-17	2nd		
25-2	Original	26-14	2nd	27-18	2nd		
25-3	Original	26-15	2nd	27-19	2nd		
25-4	Original	26-16	2nd	27-20	2nd		
25-5	Original	26-17	2nd	27-21	2nd		

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22.	Pricing Flexibility Contract Offerings (Cont'd)	22-1	
	22.202 Contract Offer No. 202 – DS1, DS3 Service Offer 22.203 Contract Offer No. 203 – Special Access Wireless DS1 and DS3 Service Offer 22.204 Contract Offer No. 204 – DS1 Service Offer 22.205 Contract Offer No. 205 – DS1 Service Offer 22.206 Contract Offer No. 206 – Access Service Offer 22.207 Reserved for Future Use 22.208 Contract Offer No. 208 – DS1/DS3 Service Offer 22.209 Contract Offer No. 209 – DS1 Service Offer 22.210 Contract Offer No. 210 DS1, DS3 Special Access Service Offer 22.211 Reserved for Future Use 22.212 Contract Offer No. 212 – DS3 Special Access Service Offer 22.213 Contract Offer No. 213 – Special Access Wireless DS1 and DS3 Service Offer 22.214 Contract Offer No. 214 – Special Access DS1 and DS3 Service Offer 22.215 Reserved for Future Use 22-216 Contract Offer No. 216 – Special Access Wireless DS1 Service Offer	22-1638 22-1642 22-1646 22-1658 22-1670 22-1674 22-1677 22-1689 22-1696	(T) (T)
23.	22-217 Contract Offer No. 217 – DS3 Service Offer 22-218 Contract Offer No. 218 – DS1 and DS3 Service Offer 22-219 Contract Offer No. 219 – Access Service Offer Pricing Flexibility Contract Offering Jointly Administered by AT&T	22-1752 22-1757 22-1764	(T)
	and Frontier Communications	23-1	(T) (T)
	 23.1 Contract Offer No. 207 – DS1, DS3 Service Offer 23.2 Contract Offer No. 211 Special Access Service Offer 23.3 Contract Offer No. 215 – Access Service 	23-2 23-13 23-20	(M) (D) (M) (M) (D)
24.	Optical Ethernet Metropolitan Area Network (OPT-E-MAN sm)	24-1	(-)
	24.1 Service Description24.2 Rates and Charges	24-1 24-16	
25.	True IP to PSTN (TIPToP) Service	25-1	
	25.1 Service Description25.2 Rate Regulations25.3 Rates and Charges	25-2 25-15 25-18	

22. Pricing Flexibility Contract Offering

22.207 Reserved for Future Use (T)

Material previously appearing on this page now appears on 4th Revised Page 23-2.

(This page filed under Transmittal No. 1820)

22. Pricing Flexibility Contract Offering (Cont'd)

22.207 <u>Reserved for Future Use</u> (Cont'd) (T)

Material previously appearing on this page now appears on 6th Revised Page 23-3.

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22. Pricing Flexibility Contract Offering (Cont'd)

22.207 <u>Reserved for Future Use</u> (Cont'd) (T)

Material previously appearing on this page now appears on 3rd Revised Page 23-3.1.

22. Pricing Flexibility Contract Offering (Cont'd)

22.207 <u>Reserved for Future Use</u> (Cont'd) (T)

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22. Pricing Flexibility Contract Offering (Cont'd)

22.207 Reserved for Future Use (Cont'd) (T)

Material previously appearing on this page now appears on 4th Revised Page 23-5.

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22. Pricing Flexibility Contract Offering (Cont'd)

22.207 Reserved for Future Use (Cont'd) (T)

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ACCESS SERVICE

22. Pricing Flexibility Contract Offering (Cont'd)

22.207 Reserved for Future Use (Cont'd)

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ACCESS SERVICE

22. Pricing Flexibility Contract Offering (Cont'd)

22.207 Reserved for Future Use (Cont'd)

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22. Pricing Flexibility Contract Offering (Cont'd)

22.207 <u>Reserved for Future Use</u> (Cont'd) (T)

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22. Pricing Flexibility Contract Offering (Cont'd)

22.207 Reserved for Future Use (Cont'd)

Material previously appearing on this page now appears on 5th Revised Page 23-10.

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22	Pricing	Flexibility	Contract	Offering	(Cont'd	١
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22.207 Reserved for Future Use (Cont'd) (T)

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22. Pricing Flexibility Contract Offering (Cont'd)

22.207 Reserved for Future Use (Cont'd)

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22. Pricing Flexibility Contract Offerings

22.211 Reserved for Future Use (T)

Material previously appearing on this page now appears on 3rd Revised Page 23-13.

22. Pricing Flexibility Contract Offerings (Cont'd)

22.211 Reserved for Future Use (Cont'd) (T)

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ACCESS SERVICE

22. Pricing Flexibility Contract Offerings (Cont'd)

22.211 Reserved for Future Use (Cont'd)

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ACCESS SERVICE

22. Pricing Flexibility Contract Offerings (Cont'd)

22.211 Reserved for Future Use (Cont'd)

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ACCESS SERVICE

22. Pricing Flexibility Contract Offerings (Cont'd)

22.211 Reserved for Future Use (Cont'd)

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ACCESS SERVICE

22. Pricing Flexibility Contract Offerings (Cont'd)

22.211 Reserved for future Use (Cont'd)

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22. Pricing Flexibility Contract Offerings (Cont'd)

22.211 Reserved for Future Use (Cont'd) (T)

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22. Pricing Flexibility Contract Offerings

22.215 Reserved for Future Use (T)

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22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 Reserved for Future Use (Cont'd) (T)

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22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 <u>Reserved for Future Use</u> (Cont'd) (T)

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22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 <u>Reserved for Future Use</u> (Cont'd) (T)

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22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 Reserved for Future Use (Cont'd) (T)

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22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 <u>Reserved for Future Use</u> (Cont'd) (T)

Material previously appearing on this page now appears on Original Page 23-25.

22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 Reserved for Future Use (Cont'd) (T)

Material previously appearing on this page now appears on Original Page 23-26.

22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 Reserved for Future Use (Cont'd) (T)

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22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 Reserved for Future Use (Cont'd) (T)

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22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 Reserved for Future Use (Cont'd) (T)

Material previously appearing on this page now appears on Original Page 23-29.

22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 Reserved for Future Use (Cont'd) (T)

Material previously appearing on this page now appears on Original Page 23-30.

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22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 Reserved for Future Use (Cont'd) (T)

Material previously appearing on this page now appears on Original Page 23-31.

22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 Reserved for Future Use (Cont'd) (T)

Material previously appearing on this page now appears on Original Page 23-32.

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22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 Reserved for Future Use (Cont'd) (T)

Material previously appearing on this page now appears on Original Page 23-33.

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22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 Reserved for Future Use (Cont'd) (T)

Material previously appearing on this page now appears on Original Page 23-34.

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22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 Reserved for Future Use (Cont'd) (T)

Material previously appearing on this page now appears on Original Page 23-35.

22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 Reserved for Future Use (Cont'd) (T)

Material previously appearing on this page now appears on Original Page 23-36.

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22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 Reserved for Future Use (Cont'd) (T)

Material previously appearing on this page now appears on Original Page 23-37.

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22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 Reserved for Future Use (Cont'd) (T)

Material previously appearing on this page now appears on Original Page 23-38.

22. Pricing Flexibility Contract Offerings (Cont'd)

22.215 Reserved for Future Use (Cont'd) (T)

Material previously appearing on this page now appears on Original Page 23-39.

23. Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications (T)

(N)

This Section 23 contains Pricing Flexibility Contract Offerings with concurrent subscription requirements between AT&T companies and The Southern New England Telephone Company (SNET) that have Customer subscriptions as of November 7, 2014. SNET has been purchased by Frontier Communications and is no longer an AT&T company. Therefore, these offerings will be jointly administered by the AT&T companies and Frontier Communications. The existing rates, regulations, terms and conditions will remain in effect without change for the duration of the term.

(N)

(D) (D)

23. Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications (Cont'd) (T) 23.1 Contract Offer No. 207 – DS1, DS3 Service Offer 23.1.1 **General Description** (T) This DS1, DS3 Service Offer (Contract Offer No. 207) is an access discount pricing plan which concurrent subscription is required to the following Access ÌΜ) Tariffs: Ameritech Operating Companies (Ameritech) Tariff F.C.C. No. 2, Contract Offer No. 207, and Frontier Telephone Companies (Frontier) Tariff F.C.C. No. 11, Contract Offer No. 54. Ameritech and Frontier shall be identified (Tx)herein as the "Qualified Companies." (M)Contract Offer No. 207 requires eligible Customers to satisfy a Minimum Annual (M) Revenue Commitment (MARC), as described in Section 23.1.5 herein. The (T) MARC will consist of recurring revenues, in the aggregate, from all Subject (M) (M) Services and Non- Subject Services purchased from the Telephone Company and in the other Concurrently Subscribed Contract Offers. Subject Services and (M) Non-Subject Services, as defined in Section 23.1.2, and in the other (T) Concurrently Subscribed Contract Offer identified in Section 23.1.3, which are (T) purchased from either of the Qualified Companies, may be referred to as (M) "MARC-Eligible Services." Contract Offer No. 207 will be available only from December 13, 2011 through January 13, 2012. (M) Subject Services and Non-Subject Services 23.1.2 (T) MARC-Eligible services consist of both Subject Services, listed in Table A, (M) below, and Non-Subject Services, listed in Table B, below, provided by the Qualified Companies and located within the "Operating Territory" of either of the Qualified Companies, as described in Ameritech Tariff F.C.C. No. 2, Section 14 (M) (Operating Territory) and Frontier Tariff F.C.C. No. 11, Section 1 (Operating (Tx) Territory), respectively. (M) (A) Subject Services are listed in Table A, below. Table A - Subject Services Subject Services Interstate Special Access DS1 & DS3 Only those Subject Services that were initially ordered and (1) purchased by the Customer under Contract Offer No. 193 or Contract Offer No. 202, prior to the Customer's subscription to this Contract Offer, may be included in this Contract Offer. Such Subject Services will be referred to as "Existing Subject Services." (2)Subject Services that were not being purchased from the Telephone Company prior to its subscription to this Contract Offer will be referred to as "New Subject Services." (M) (D)

Material appearing on this page previously appeared on Original Page 22-1658.

(x) Filed under the authority of Special Permission No. 14-017 of the F.C.C.

23.	<u>Prici</u> (Cor		Contra	act Off	ering Jointly Administered by AT&T a	nd Frontier Communications	(T) (T)
	23.1	Contract Off	er No.	207 -	- DS1, DS3 Service Offer (Cont'd)		(T)
		23.1.2	<u>Subj</u>	ect Se	ervices and Non- Subject Services (Co	ont'd)	(T)
			(A)	(Cont	'd)		(M)
				(3)	All terms and conditions for the Su the respective tariff sections, excep this Contract Offer No. 207.		
				(4)	All Subject Services must be located Telephone Company has been grant listed in Ameritech Tariff F.C.C. No. 2 MSAs listed in Table B, below. Durin Contract Offer, if the Telephone Comflexibility relief in additional MSAs Table B at the time of subscription, option, include Subject Services MSAs in this Contract Offer No. 20 Table (A), herein, by providing wr Company.	ted pricing flexibility relief, as 2, Section 21, and additional ng the Term Period of this npany is granted pricing not listed in Section 21 or the Customer may, at its provided in such additional 07, as described in 23.1.2,	(M) (T) (M)
				<u>Tabl</u>	<u>e B</u>		
				MSA			
				Fort W	/ayne	IN	
			,	Young	stown-Warren	ОН	
				St. Lo	uis	IL	
				Daven	port/Rock Island/Moline	IL	(M)

(D)

Material appearing on this page previously appeared on Original Page 22-1659.

(This page filed under Transmittal No. 1820)

- 23. Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications (7 (Cont'd)
 - **_**\

23.1 Contract Offer No. 207 – DS1, DS3 Service Offer (Cont'd)

(T)

23.1.2 <u>Subject Services and Non- Subject Services</u> (Cont'd)

` ,

(B) Non-Subject Services are listed in Table C, below.

(M)

<u>Table C</u> – <u>Non-Subject Services</u>

Category	Non-Subject Services
Interstate Special Access Services provided by the Telephone Company but not located in Pricing Flexibility Metropolitan Statistical Areas (MSAs), and any rate elements located in Pricing Flexibility MSAs but not subject to pricing flexibility relief.	DS1, DS3
Broadband Interstate Special Access	Optical Carrier Network Point-to- Point (OCN PTP), Dedicated SONET Ring Service (DSRS), GigaMAN,® DecaMAN®, Opt-E- MAN® Services and AT&T Switched Ethernet Services ¹
Intrastate Special Access	Intrastate services equivalent to the interstate services listed above as Subject Services

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Material appearing on this page previously appeared on Original Page 22-1660.

(This page filed under Transmittal No. 1820)

OCN PTP, DSRS, GigaMAN,[®] DecaMAN[®], Opt-E-MAN[®] and AT&T Switched Ethernet services are now provided on a contractual basis outside of the tariff, including all terms and conditions. As required by the Commission, to allow the Telephone Company to take advantage of the relief granted in the Commission's Memorandum Opinion and Order No. 07-180 released October 12, 2007, services have been de-tariffed by the Telephone Company. Rates, terms and conditions associated with de-tariffed services are available at www.att.com/guidebook.

23. Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications (Cont'd) Contract Offer No. 207 – DS1, DS3 Service Offer (Cont'd) 23.1 (T) 23.1.3 Eligibility Criteria (T) (M) The following Eligibility Criteria apply to this Contract Offer No. 207: In addition to subscribing to, and purchasing Subject Services from, this Contract Offer throughout the Term Period, the Customer must concurrently subscribe to, and purchase service from, the following (M) contract offer: Frontier Tariff F.C.C. No. 11, Contract Offer No. 54. (Tx)Frontier Tariff F.C.C. No.11, Contract Offer No. 54 and this Contract (Tx)Offer may be referred to as the "Concurrently Subscribed Contract (M) Offers." Any breach or termination of either of the Concurrently Subscribed Contract Offers shall be deemed to be a breach or termination of both of the Concurrently Subscribed Contract Offers. During the month prior to the Customer's subscription to Concurrently Subscribed Contract Offers, the Customer must have been purchasing DS1 and DS3 interstate special access services from each of the Qualified Companies. The Customer's subscription to, and purchase of, Subject Services from the Qualified Companies under the Concurrently Subscribed Contract Offers must include all of the Customer's subsidiaries and affiliates. With the exception of the Concurrently Subscribed Contract Offers, the Customer shall not purchase special access services pursuant to any pricing flexibility contract offer, broadband services agreement, or other individually negotiated tariff or agreement that includes any minimum volume or revenue commitment (any such precluded tariffs or agreements hereafter referred to as an "Other Commitment Agreement"), unless the Other Commitment Agreement expressly refers to this Contract Offer, and expressly permits the Customer to purchase such services subject to both this Contract Offer and the Other Commitment Agreement. The word "purchase," as used in the foregoing sentence, refers to the Customer obtaining or using any service in exchange for compensation, regardless of when the service was ordered or installed. (M) (D) Material appearing on this page previously appeared on Original Page 22-1661. (x) Filed under the authority of Special Permission No. 14-017 of the F.C.C.

(This page filed under Transmittal No. 1820)

23. <u>Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications</u> (Cont'd)

(T) (T)

23.1 Contract Offer No. 207 – DS1, DS3 Service Offer (Cont'd)

/T\

23.1.4 Terms and Conditions

(T)

The following Terms and Conditions apply to this Contract Offer No. 207:

(M)

(A) Subscription

To subscribe to this Contract Offer, the Customer must provide a signed Letter of Subscription (LOS) to the Telephone Company. The LOS shall list the ACNAs of the Customer and all such affiliates and subsidiaries ("Eligible ACNAs"). Services ordered or purchased under other ACNAs may not be transferred to, or otherwise included in, this Contract Offer, except as expressly provided herein.

- (1) The Customer may purchase Subject Services pursuant to this Contract Offer under ACNAs other than Eligible ACNAs ("Other ACNAs"), and/or the Customer may transfer Subject Services from Other ACNAs to Eligible ACNAs, upon thirty (30) day written notice by the Customer. Subject Services purchased under, or transferred from Other ACNAs, shall be deemed to be New Subject Services upon their purchase under, or transfer to, this Contract Offer.
- (2) If the Customer purchases Subject Services pursuant to this Contract Offer under Other ACNAs, and/or if services are transferred from Other ACNAs to Eligible ACNAs, the MARC shall be increased to reflect such purchase under, or inclusion in, this Contract Offer. The amount by which the MARC is increased shall be equal to the billed Monthly Recurring Charges (MRCs) applicable to the services included in, or transferred to, this Contract Offer from Other ACNAs times: (a) the number of months remaining in the current Term Year, for purposes of determining the MARC for the current Term Year, and/or b) twelve (12), for purposes of determining the MARC for each Term Year thereafter.

(B) Term Period

The term of this Contract Offer (Term Period) shall be five (5) years commencing on the date the Telephone Company receives the signed Letter of Subscription from the Customer ("Subscription Date"). This Contract Offer, including, without limitation, the issuance of credits pursuant to this Contract Offer, shall terminate upon the expiration of the Term Period. This Contract Offer is not renewable.

(C) Purchases of the Subject Services are also subject to certain rates, charges and general terms and conditions in other sections of F.C.C. Tariff No. 2, set forth in Sections 2-General Regulations, 5-Ordering Options for Switched & Special Access Service, and 13-Testing Maintenance and Additional Labor Services, and such terms and conditions may be modified through filing tariff changes at any time during the Term Period. Any such modifications will not change the Terms and Conditions of Contract Offer No. 207.

(M)

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Material appearing on this page previously appeared on Original Page 22-1662.

(This page filed under Transmittal No. 1820)

23.	Prici (Cor		Contract Offering Jointly Administered by AT&T and Frontier Communications				
	23.1	Contract Offe	er No. 2	207 – E	OS1, DS3 Service Offer (Cont'd)	(T)	
		23.1.4	Term	s and	Conditions (Cont'd)	(T)	
			(D)	the re	Customer must subscribe to this Contract Offer in accordance with egulations set forth in Ameritech Tariff F.C.C. No. 2, Section 5 - ring Options for Switched Access and Special Access Services.	(M) (M) (M)	
			(E)	eligib Subs	ing Subject Services (as defined in Section 23.1.2(A(1)) shall be le for credits under this Contract Offer beginning on the cription Date. New Subject Services (as defined in Section 2(A)(2)) shall be eligible for credits when placed in service.	(T) (M) (M) (T)	
			(F)	202 p Control effect and 2 Subject and b Subs	Customer subscribed to Ameritech Contract Offer No. 193 and/or prior to the effective date of this Contract Offer, then: (i) this ract Offer shall supersede Contract Offer Nos. 193 and/or 202, tive on the Subscription Date; (ii) Ameritech Contract Offer Nos. 193 202 shall be terminated without termination liability; and (iii) all ext Services within the meaning of Contract Offer Nos. 193 and 202 being purchased under either of the Contract Offers as of the cription Date shall become Existing Subject Services under this ract Offer, as defined in Section 23.1.2(A).	(M)	
			(G)	<u>Servi</u>	<u>ce Term</u>	(T) (M)	
				term Upor Servi Term twelv	Subject Service shall be subject to a twelve (12) month service commitment, which shall begin as provided below (Service Term). In expiration of the Term Period of this Contract Offer, each Subject tice shall be provided for the remainder of the applicable Service and, if any, according to the rates, terms and conditions applicable to a ree (12) month term commitment pursuant to Section 7.4.1 0, as cable.		
				(1)	The Service Term for each Existing Subject Service shall begin on the date such Subject Service was placed in service, or began its existing term commitment (that is, its term commitment prior to subscription to this Contract Offer), whichever is later.		
				(2)	The Service Term for each New Subject Service shall begin on the date the Subject Service is placed in service.		
			(H)	Incer	ntive Credits		
				(1)	DS1 Incentive Credits. The Telephone Company will issue credits to the Customer in the amount of any termination liability charges paid by the Customer as a result of the disconnection of DS1 Subject Services during the Term Period, provided that all Terms and Conditions of this Contract Offer have been met.	(M)	
						(D)	

Material appearing on this page previously appeared on Original Page 22-1663.

(This page filed under Transmittal No. 1820)

					ACCESS SERVICE	
	<u>Prici</u> (Cor		ontrac	t Offe	ring Jointly Administered by AT&T and Frontier Communications	(T) (T)
2	3.1	Contract Offer	er No. 207 – DS1, DS3 Service Offer (Cont'd)			
		23.1.4	Term	s and Conditions (Cont'd)		(T)
			(H)	Ince	ntive Credits (Cont'd)	(M)
				(1)	DS3 Incentive Credits. The Telephone Company will issue credits to the Customer in the amount of any termination liability charges paid by the Customer as a result of the disconnection of DS3 Subject Services during the Term Period, provided that any such DS3 Subject Service has been in service for a minimum of six (6) months as of the time of termination, and all Terms and Conditions of this Contract Offer have been met.	
				3)	Any applicable credits shall be applied to Customer's bill sixty (60) days after termination of the circuit.	
			(I)	<u>Tecl</u>	nnology Upgrade	
				23.1 on u more is de	ong as the Customer meets all Terms and Conditions in Section .4, the Customer may purchase services which offer features based pgraded technology from the Telephone Company to replace one or a Subject Services listed in Section 23.1.2, Table A. Once eligibility etermined, the Telephone Company shall waive termination penalties ided that the desired upgraded technology:	(M) (T) (M) (T) (M)
				(1)	Is comparable to existing Subject Services;	
				(2)	Provides substantially the same functionality as the existing Subject Services;	
				(3)	Customer agrees to purchase the upgraded technology for at least the remainder of the Term Period of this Contract Offer;	
				(4)	Any Existing Subject Service must have been in service for a minimum of twelve (12) months from its installation date to its disconnection date.	
			(J)	Com	nmingling is defined in Ameritech Tariff F.C.C. No. 2, Section 2.6. Immingling of Subject Services provided pursuant to this Contract r is prohibited.	(M)
Materia	ıl appe	earing on this page	previou	ısly apı	peared on Original Page 22-1664.	(D)

Issued: November 6, 2014 Effective: November 21, 2014

23. Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications (Cont'd)

23.1 Contract Offer No. 207 – DS1, DS3 Service Offer (Cont'd)

(T)

(T)

23.1.5 Minimum Annual Revenue Commitment (MARC)

(T) (M)

This Contract Offer requires the Customer to maintain a Minimum Annual Revenue Commitment (MARC) throughout the Term Period. Each period of three hundred sixty-five (365) days during the Term Period shall be known as a "Term Year," and shall begin on the Subscription Date. Revenue contributing to the MARC shall consist of gross billed recurring revenue, after application of any discounts or credits applicable to those recurring revenues (other than those issued under the Concurrently Subscribed Contract Offers) and any adjustments for overbilling, under-billing and billing dispute settlements with respect to MARC-Eligible Services ("MARC Revenue"). As clarification, but not to modify the foregoing sentence. Non-Recurring Charges (NRCs) shall not be included in MARC Revenue. The MARC will be as provided in Section 23.1.5 (A).

(M)

(T) (M)

(A) Minimum Annual Revenue Commitment

For the first year of the Term Period, the Customer's MARC shall be the greater of: (i) five hundred thousand dollars (\$500,000), or (ii) four (4) times the Customer's Monthly Revenue for MARC-Eligible Services for the most recent three (3) months, rounded to the nearest thousand dollars (\$1,000). For subsequent years during the Term Period, the MARC shall be equal to the MARC applicable in the first year of the Term Period.

(B) Failure to Achieve the MARC

If, for any Term Year, the Customer fails to satisfy the MARC for any year of the Term Period, the Customer must choose one of the options below:

- The Customer shall pay a True-Up Payment as provided in (1) Section 23.1.5 (C), below; or
- (T)(M)
- (2) This Contract Offer will be terminated, in which case the Customer must pay termination liability charges as set forth in Section 23.1.9, (T) following.

(M)

(M)

Material appearing on this page previously appeared on Original Page 22-1665.

(D)

(D)

ACCESS SERVICE

23. Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications (Cont'd) (T) Contract Offer No. 207 – DS1, DS3 Service Offer (Cont'd) 23.1 (T) 23.1.5 Minimum Annual Revenue Commitment (MARC) (Cont'd) (T) (C) Annual True-Up (M) The Telephone Company shall conduct an Annual True-Up as of the end of each Term Year. If, for any Term Year, the Customer's MARC Revenue is less than the MARC applicable during that Term Year, the Telephone Company will notify the Customer, and the Customer will be required to make a True-Up Payment equal to the difference between the Customer's MARC Revenue and the MARC for the relevant Term Year. The True- Up Payment will be due sixty (60) days after the Telephone Company provides notice to the Customer. The True-Up Payment will be calculated as follows: Annual MARC - MARC Revenue = Amount of True-Up Payment If the Customer fails to make a True-Up payment to the Telephone Company when due, the Customer shall be deemed to have terminated this Contract Offer and termination charges will apply, as set forth in (M) Section 23.1.9. below. (T) 23.1.6 Rates (T) (M) (A) Table D, below, contains the effective rates for Subject Services under this Contract Offer No. 207. Any rate elements not listed in Table D will be provided at the applicable rates in Ameritech Tariff F.C.C No. 2, Section 7. Each circuit element (Channel Termination / Local Distribution Channel (LDC) and Mileage) must be located entirely in the MSAs listed (M) in Section 23.1.2 (A) to be eligible for these rates. (T) The Telephone Company will initially bill the Customer according to the (B) (M) otherwise applicable twelve (12) month Optional Payment Plan MRCs ("OPP MRCs"). The Customer will then be credited in an amount equal to the difference between the otherwise applicable OPP MRCs and the MRCs for the rate elements listed in Table D, below. Credits will be applied monthly in arrears. Taxes, if applicable, will be charged on the OPP MRC rates, but will not be included in the credits applied to the Customer's bill. (M)

Material appearing on this page now appears on Original Page 22-1666.

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ACCESS SERVICE

23. <u>Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications</u> (Cont'd)

23.1 Contract Offer No. 207 – DS1, DS3 Service Offer (Cont'd)

23.1.6 <u>Rates</u> (T)

Table D - Rates (M)

Rate Elements	Applicable USOC	MRC
DS3 Local Distribution Channel (LDC) w/electrical Interface	TZUP+	\$807.50
DS3 Channel Mileage Termination (CMT) - Per Point of Termination-	CZ4X+	\$232.75
DS3 Channel Mileage-Per Mile	1YZX+	\$33.15
DS3 Interconnection-Central Office Multiplexing	QM3X+	\$427.50
DS1 Channel Mileage 0 miles LDC	1YZX+ TZ4X+	\$113.00 (Bundled Rate)
CMT DS1 Channel Mileage 1-10 miles LDC	CZ4X+ 1YZX+ TZ4X+	\$185.00 (Bundled Rate)
CMT DS1 Channel Mileage 11-20 miles LDC	CZ4X+ 1YZX+ TZ4X+	\$225.00 (Bundled Rate)

- + Final character of USOC designation depends on Zone
 - (C) The Telephone Company shall waive the following NRCs associated with the purchase of Subject Services:
 - (1) Design and Central Office Connection Charge per Circuit, Section 7.4.2; and
 - (2) Customer Connection Charge per termination, Section 7.4.2. (M)

(D)

Material appearing on this page previously appeared on Original Page 22-1667.

(This page filed under Transmittal No. 1820)

23. <u>Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications</u> (Cont'd)

23.1 Contract Offer No. 207 – DS1, DS3 Service Offer (Cont'd)

(T)

(T)

23.1.7 Assignment/Transfer/Successors

(T) (M)

A) Neither party shall assign or otherwise transfer without the prior written consent of the other party (which consent will not be unreasonably withheld or delayed) this Contract Offer No. 207. Customer may, without the Telephone Company's consent, but upon notice to the Telephone Company, assign in whole or relevant part, its rights and obligations under this Contract Offer No. 207 to an Affiliate, but Customer will remain financially responsible for the performance of such obligations. The Telephone Company may, without Customer's consent, assign in whole or relevant part, its rights and obligations under this Contract Offer No. 207 to an Affiliate, or subcontract to an Affiliate or a third party for work to be performed under this Contract Offer No. 207, but the Telephone Company will in each such case remain financially responsible for the performance of such obligations. "Affiliate" of a party means any entity that controls, is controlled by, or is under common control with, such party.

(M)

(B) Any assignment, other than as permitted by this Section 23.1.7(A), is void.

(T)

23.1.8 Mergers/Acquisitions

(T) (M)

All provisions of this Contract Offer No. 207 shall continue in full force and in effect, notwithstanding any merger or acquisition affecting a party. A merger or acquisition, within the meaning of this provision, shall include, without limitation, any transaction in which the party, in whole or in part, merges with, acquires, is acquired by, or sells all or substantially all its stock or assets to any other entity, or purchases all or substantially all stock or assets of another company. Upon the Transaction Close Date of a merger or acquisition, if another entity involved in the merger or acquisition purchases any service from any Telephone Company entity, such service shall not be included in this Contract Offer No. 207 for any purpose. The "Transaction Close Date" shall be defined as the date that the stock purchase is complete and/or the final date on which the assets of the acquired/merged company have been purchased.

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Material appearing on this page previously appeared on Original Page 22-1668.

(This page filed under Transmittal No. 1820)

23. <u>Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications</u> (Cont'd)

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23.1 Contract Offer No. 207 – DS1, DS3 Service Offer (Cont'd)

(T)

23.1.9 Termination Liability

(T) (M)

Termination liability language, described below, applies in lieu of the termination liability language described in Ameritech Tariff F.C.C. No. 2, Section 7.4.10. If the Customer terminates this Contract Offer before the completion of the Term Period for any reason, or fails to meet any of the eligibility criteria or any of the Terms and Conditions of this Contract Offer, the Customer must pay the Telephone Company termination liability charges as described in this Section. These charges shall become due as of the effective date of the termination. The Customer must provide written notification to the Telephone Company sixty (60) days prior to the desired date of termination of the Contract Offer.

The Customer's termination liability charges shall be equal to: (i) fifty percent (50%) of the difference between the MARC Revenue and the MARC for the Term Year in which termination occurs, plus (ii) fifty percent (50%) of the MARC for the remaining Term Years in the Term Period and (iii) any Incentive Credits per Section 23.1.4(H) paid to Customer prior to termination.

(M) (T)

50% (MARC - MARC Revenue) + 50% (Annual MARC x years remaining) + 100% (incentive credits paid to customer) = Termination Liability Charge

(M)

Example:

The Customer terminates the contract at the end of the second year of the Term Period and has three (3) years remaining in the Term Period.

The Year 2 MARC is \$500,000 and MARC Revenue (per the Annual True Up) is \$400,000 and the Customer has received one thousand dollars (\$1000) in incentive credits. The termination liability charge will be as follows:

 $50\% \times (\$500,000 - \$400,000) + 50\% \times (\$500,000 \times 3) + \$1000 = \$1,800,000$ Termination Liability Charge

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Material appearing on this page previously appeared on Original Page 22-1669.

(This page filed under Transmittal No. 1820)

3.	(Cont'd		ontract Offe	ering Jointly Administered by AT&T and Frontier Communications	(T)					
23.	23.2	Contract Offer No. 211 - Special Access Service Offer								
		23.2.1	General D	escription	(T)					
			services p Contract C Company Telephone Frontier Te Offer No. 9 F.C.C. No Company (collective Contract C	ial Access Service Offer (Contract Offer No. 211) is an access lan for which concurrent subscription is required to this Offer and the following Access Tariffs: Nevada Bell Telephone (NBTC) Tariff F.C.C. No. 1, Contract Offer No. 28; Pacific Bell & Company (PBTC) Tariff F.C.C. No. 1, Contract Offer No. 161; elephone Companies (Frontier) Tariff F.C.C. No.11, Contract 56; BellSouth Telecommunications, LLC (BellSouth) Tariff . 1, Contract Offer No. 78, and Southwestern Bell Telephone (SWBT) Tariff F.C.C. No. 73, Contract Offer No. 182 ly, with this Contract Offer No. 211, "Concurrently Subscribed Offers"). NBTC, PBTC, Frontier, BellSouth and SWBT, with the e Company, shall be identified herein as the "Qualified s."	(M) (M) (Tx (M) (M) (Tx (M)					
			Section 23 disconnec	ract Offer permits Customers that meet the Eligibility Criteria in 3.2.3, and the Terms and Conditions in Section 23.2.4, to t Subject Services, as defined in Section 23.2.2, without ermination liability charges.	(M) (T) (M)					
				This Contract Offer is available for subscription from October 27, 2012 through November 27, 2012. This Contract Offer is not renewable.						
		23.2.2	Subject Se	<u>ervices</u>	(T)					
			`´ serv	tract Offer No. 211 applies to pricing flexibility qualified access ices contained in the following tariff sections (Subject vices):	(M)					
			(1)	Ameritech Operating Companies (Ameritech) Tariff F.C.C. No. 2, Sections 7 and 21 – DS1 and DS3 High Capacity Service.	(M)					

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23. <u>Pricing</u> (Cont'		Contract Offering Jointly Administe	red by AT&T and Frontier Communications	(T)					
23.2	Contract (ract Offer No. 211 - Special Access Service Offer (Cont'd)							
	23.2.2	Subject Services (Cont'd)		(T)					
		(MSAs) for which the Tele pricing flexibility relief as li Section 21 and in the MSA Term Period of this Contra granted pricing flexibility re	located in Metropolitan Statistical Areas phone Company has been granted sted in Ameritech Tariff F.C.C. No. 2, As listed in Table A, below. During the act Offer, if the Telephone Company is elief in additional MSAs, the Customer Subject Services in those MSAs in this	(M					
		MSA	STATE						
	Da	venport/Rock Island/Moline	IL						
		St. Louis	IL						
		Fort Wayne	IN						
		Youngstown-Warren	OH						
	-	Non-MSA venport/Rock Island/Moline	IN IL						
	23.2.3	Eligibility Criteria The following eligibility criteria m	oust be met to subscribe to this Contract	(M (T) (M					
		Offer No. 211 discounted rates:	idst be met to subscribe to this contract						
			Contract Offers. Customer must the following Contract Offers:	 (M					
		No. 161;	Section 32, Contract Offer	(T) (M					
		No. 28;	Section 21, Contract Offer 11, Section 25, Contract Offer	(T) (M) (T)					
		No. 56; SWBT Tariff F.C.C. No. 7;	3, Section 40, Contract Offer	(M (T)					
		No. 182; and BellSouth Tariff F.C.C. No No. 78.	. 1, Section 28, Contract Offer	(M (T) (M					
				(D					

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(Con 23.2	•	Offer No	o. 211 - Special Access Service Offer (Cont'd)	(T) (T)	
20.2	23.2.3				
	23.2.3	(A)	During the month prior to the Customer's subscription to this Contract Offer, the Customer must have been operating no fewer than twenty-two thousand (22,000) and no more than twenty-seven thousand (27,000) cell sites, which must be activated and providing service within the operating territories of the Qualified Companies. Such cell sites, together with any other cell sites for which Customer orders Subject Services at any time during the Term Period, are referred to in this Contract Offer as "Qualified Cell Sites."	(T) (M	
		(B)	As of the time of the Customer's subscription to this Contract Offer, the Customer may not be purchasing interstate or intrastate special_access services from the Telephone Company pursuant to any pricing flexibility contract offer, broadband services agreement, intrastate "ICB" contract or other individually negotiated tariff or agreement that includes any minimum volume or revenue commitment, other than the Concurrently Subscribed Contract Offers or any contract offer that will be terminated upon the Customer's subscription to Concurrently Subscribed Contract Offers.		
		(C)	The Customer must be purchasing, as of the Subscription Date, no fewer than two hundred thousand (200,000) and no more than two hundred and twenty thousand (220,000) DS1 special access circuits from the Qualified Companies that terminate at Qualified Cell Sites.		
		(E)	The Customer must be purchasing, as of the Subscription Date, no fewer than nineteen thousand (19,000) and no more than twenty thousand (20,000) DS3 special access circuits from the Qualified Companies that terminate at Qualified Cell Sites.	(M ₎	
	23.2.4	Term	rms and Conditions		
		(A)	Term Period. The term of this Contract Offer (Term Period) shall be eighty-four (84) months, beginning on the date the Telephone Company receives a signed Letter of Subscription (LOS) from the Customer (the Subscription Date).	(M) (M)	
				(D)	
Material appe	aring on this paç	ge previou	usly appeared on Original Page 22-1691.	(D)	

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(D)

ACCESS SERVICE

23.	Pricing (Cont'd	g Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications 'd)					
	23.2	Contract O	Offer No. 211 - Special Access Service Offer (Cont'd)				
		23.2.4		To sub signed The C Custo design Service	Conditions (Cont'd) Discribe to this Contract Offer, the Customer must submit a distance Letter of Subscription (LOS) to the Telephone Company. Subscription (LOS) to the Telephone Company. Subscription, all Access mer Name Abbreviations (ACNAs) that the Customer mates for inclusion in this Contract Offer (Eligible ACNAs). Subscription of the Customer (Eligible ACNAs). Subscription (LOS) to the Telephone Company.	(T) (T) (M)	
			(C)	liabili receiv other plan	ect Services for which the Customer receives termination by waivers or credits under this Contract Offer shall not by esimilar termination liability waivers or credits under any pricing flexibility contract offer, promotional offering, discount or other arrangement, unless expressly permitted by such pricing flexibility contract offer or other arrangement.	(T) (M) 	
			(D)		Customer may not be subscribed to any volume or revenue under the Ameritech Tariff F.C.C. No. 2.	(T) (M)	
			(E)	2.6)	mingling (as defined in Ameritech Tariff F.C.C. No. 2, Section of Subject Services provided pursuant to this Contract Offer 11 is prohibited.	(T) (M) (M)	
			(F)	at Mo	offic carried over Subject Services must originate or terminate obile Switching Centers (MSCs) operated by or on behalf of ustomer.	(T) (M) (M)	
			(G)	termi belov billed	Customer may disconnect DS1 Subject Services without nation liability charges, provided that the conditions set forth whave been met. If such termination liability charges are, the Telephone Company will issue credits to offset those les in arrears, on a quarterly basis.	(T) (M)	
				(1)	The Subject Service must have been in service for at least twelve (12) months prior to termination.		
				(2)	The Subject Service must have been replaced by Ethernet- based service ¹ provided to the Customer by the Telephone Company at the same Qualified Cell Site, with Ethernet ¹ bandwidth of no less than 5 Mbps per Customer cell site (Replacement Service).	(M)	

Material appearing on this page previously appeared on Original Page 22-1692.

(This page filed under Transmittal No. 1820)

	<u>ing Flexibility (</u> nt'd)	Contrac	t Offe	ring Jointly Administered by AT&T and Frontier Communications	(T) (T)	
23.2	Contract C	Offer No	o. 211	- Special Access Service Offer (Cont'd)	(T)	
	23.2.4	Tern	ns and	Conditions (Cont'd)	(T)	
		(G)	(Cor	nt'd)	(T)	
			(3)	No lapse in billing may have occurred between the termination of the Subject Service and the installation of the Replacement Service.	(M) (M) (M)	
		(H)	term Serv	Customer may qualify for credits to be applied against ination liability charges billed for terminated DS3 Subjects ices ("DS3 Credits"), provided that the following conditions been met.	(T) (M)	
			(1)	The Subject Service must have been continuously in service since the Effective Date of this Contract Offer.		
			(2)	The Subject Service must have been in service for at least twenty-four (24) months prior to termination.		
			(3)	No lapse in billing may have occurred between the termination of the Subject Service and the installation of the Replacement Service.	(M)	
		(1)	appli Term period on the twen without the r quot calcu The DS3 term DS3	Telephone Company will calculate and issue (when icable) DS3 Credits for each three (3) month period during the in Period, beginning from the Subscription Date (each such of to be referred to as a "Quarter"). DS3 Credits will be based the equivalent of one terminated DS3 Subject Service for every sty-eight (28) DS1 Subject Services that have been terminated to termination liability pursuant to Section (G), above, during elevant Quarter ("Eligible DS1s"). The Telephone Company determine the number of Eligible DS1s for the Quarter, divide number of Eligible DS1s by twenty-eight (28), and round the itent down to the nearest whole number. The result of this culation will be referred to as the "DS3 Termination Allowance." amount of the DS3 Credit will be calculated by multiplying the Termination Allowance times the average amount of all ination liability charges billed to the Customer per terminated Subject Service during the Quarter ("Average DS3 TLC").	(T) (M)	
Ethernet services are now provided on a contractual basis outside of the tariff, including all terms and conditions. As required by the Commission, to allow the Telephone Company to take advantage of the relief granted in the Commission's Memorandum Opinion and Order No. FCC 07-180, released October 12, 2007, such services have been de-tariffed by the Telephone Company. Rates, terms and conditions associated with specifically de-tariffed services are available at www.att.com/guidebook .						
Material app	earing on this pag	ge previo	usly app	peared on Original Page 22-1693.	(D)	
		(٦	This pa	age filed under Transmittal No. 1820)		

23.	Pricing (Cont		Contrac	ct Offe	ring Jointly Administered by AT&T and Frontier Communications	(T) (T)
	23.2	Contract C	Offer N	o. 211	- Special Access Service Offer (Cont'd)	(T)
		23.2.4	Tern	ns and	Conditions (Cont'd)	(T)
			(I)	(Con	t'd)	(M)
				termi withourir Subjectermi Termi TLC	nple: During Quarter X of the Term Period, the Customer nates one hundred sixty-five (165) DS1 Subject Services but termination liability, as provided in Section 23.2.4(G). In Quarter X, the Customer also terminates six (6) DS3 ext Services. Total termination liability charges for the stated DS3 Subject Services are \$24,000. The DS3 subject Services are \$24,000. The DS3 sin ation Allowance is 5 (165/28 = 5.89). The Average DS3 is \$4,000 (\$24,000/6 = \$4,000). The DS3 Credit is \$20,000 (\$00 x 5 = \$20,000)	(M) (T) (M)
			(J)		Customer must include the Contract Number associated with Contract Offer on all disconnect orders for Subject Services.	(M)
		23.2.5	<u>Assi</u>	gnmen	t/Transfer	(T)
			the Telephone Company will acknowledge such traithe criteria in Ameritech Tariff F.C.C. No. 2, Section unless 1) the proposed assignee or transferee democredit worthiness under one of the criteria in (A), (B) the proposed assignee or transferee or its parent has		ffer pursuant to Ameritech Tariff F.C.C. No. 2, Section 2.1.2, one Company will acknowledge such transfer or assignment if in Ameritech Tariff F.C.C. No. 2, Section 2.1.2, are fulfilled, ne proposed assignee or transferee demonstrates a lack of niness under one of the criteria in (A), (B) or (C), below, or 2) if ed assignee or transferee or its parent has commenced a eceivership or bankruptcy proceeding (or had a receivership	(M)
			(A)	parei than trans Secu If any parei	debt securities of the proposed assignee or transferee or its of the defined as an entity that owns directly or indirectly more fifty percent (50%) of the equity of the proposed assignee or feree) are rated below investment grade, as defined by the urities and Exchange Commission; or a debt securities of a proposed assignee or transferee or its of the transferee or its of the commission are rated the lowest investment grade and have been and on review by the rating organization for a possible	
			(B)	The any of Stan	oroposed assignee or transferee or its parent does not have butstanding securities rated by credit rating agencies, e.g., dard and Poor's, but does have a Dun and Bradstreet rating, the proposed assignee or transferee is rated:	
				(1)	"fair" or below in a composite credit appraisal published by Dun and Bradstreet; or	
				(2)	"high risk" in a Paydex score as published by Dun and Bradstreet.	(M)
						(D)
Mat	erial appeaı	ing on this pag	e previo	usly app	eared on Original Page 22-1694.	

(This page filed under Transmittal No. 1820)

3.	Pricing (Cont'd		<u>ontrac</u>	ct Offering Jointly Administered by AT&T and Frontier Communications	(T) (T)		
23.2	23.2	Contract O	Offer No. 211 - Special Access Service Offer (Cont'd)				
		23.2.5	Assignment/Transfer (Cont'd)				
			(C)	If the information required to review the assignee or transferee's credit worthiness pursuant to either Subsection (A) or (B) of this Section 23.2.5 is not available, the Telephone Company shall exercise its reasonable discretion in determining the credit worthiness of the assignee or transferee based on any information available.	(M) (M) (T) (M) (M)		
		23.2.6	Merg	Mergers and Acquisitions			
			the (sells purc com acqualso Subj be mouthing that	rovisions of this Contract Offer shall continue in full force and effect if Customer, in whole or in part, merges with, acquires, is acquired by, all or substantially all of its stock or assets to any other entity, or hases all stock or substantially all stock or certain assets of another pany (the foregoing generally referred to herein as a merger or disition). Upon the Transaction Close Date of the merger or disition, if the other company involved in the merger or acquisition purchases Subject Services from the Telephone Company, the ect Services, as provided for in this Contract Offer, will continue to disintained at the same volume, rates, and Terms and Conditions as need herein. The Transaction Close Date shall be defined as the date the stock purchase is complete and/or the final date on which the	(M)		
			asse	ts of the acquired/merged company have been purchased.	(M)		

(D)

Material appearing on this page now appears on Original Page 22-1695.

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23. Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications (N) (Cont'd) (N) 23.3 Contract Offer No. 215 - Access Service (T) 23.3.1 General Description (T) The Special Access Service Offer (Contract Offer No. 215, or Contract (M) Offer) is a Minimum Annual Revenue Commitment plan for which concurrent subscription is required to this Contract Offer and the Southwestern Bell Telephone Company following Access Tariffs: (SWBT) Tariff F.C.C. No. 73, Contract Offer No. 185; Nevada Bell Telephone Company (NBTC) Tariff F.C.C. No. 1, Contract Offer No. 29; Pacific Bell Telephone Company (PBTC) Tariff F.C.C. No. 1, Contract Offer No. 164; BellSouth Telecommunications, LLC (BellSouth) Tariff (M) F.C.C. No. 1, Contract Offer No. 80; and Frontier Telephone Companies (Tx) (Frontier) Tariff F.C.C. No. 11, Contract Offer No. 58 (collectively, with (Tx)this Contract Offer No. 215, the "Concurrently Subscribed Contract (M) Offers"). NBTC. PBTC. SWBT. BellSouth. Frontier and the Telephone (Tx) Company may be identified as the "Qualified Companies." (M) The Concurrently Subscribed Contract Offers require the Customer to make and satisfy a Minimum Annual Revenue Commitment (MARC), as (M) defined in Section 23.3.5. The MARC consists of certain recurring (T) revenues from "MARC-Eligible Services" as defined in Section 23.3.5(A), below for Services listed under this Contract Offer, purchased from the Qualified Companies, and as provided in the Concurrently Subscribed Contract Offers. The MARC-eligible services provided by the Telephone Company are (M) described in Section 23.3.2. (T) Contract Offer No. 215 will be available for subscription only from March (M) 30, 2013 through April 30, 2013. This offer is not renewable. (M) 23.3.2 Subject and Non-Subject Services (T) Those services for which recurring charges are included in MARC (M) calculations under this Contract Offer (MARC-eligible services) are: (i) Subject Services, listed in Table B, below; and (ii) Non-Subject Services, listed in Table C, below. Subject Services and Non-Subject Services must be provided by the Telephone Company. Contract Offer No. 215 is available for qualified special access services located in the MSAs for which the Telephone Company has been granted Phase II pricing flexibility, as listed in Ameritech Tariff F.C.C. No. 2, Section 21, and those listed in Table A. During the Term Period of this Contract Offer No. 215, if the Telephone Company is granted pricing flexibility relief in additional MSAs not listed in Section 21 or Table A, as applicable, at the time of subscription, the Customer may, at its option, include Subject

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under this Contract Offer No. 215.

Services in those additional MSAs as eligible for the discounts

(M)

23. <u>Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications</u> (Cont'd)

(N) (N)

23.3 <u>Contract Offer No. 215 – Access Service</u> (Cont'd)

(T)

23.3.2 <u>Subject and Non-Subject Services</u> (Cont'd)
(A) (Cont'd)

(T) (M)

(M)

Table A

Davenport/Rock Island/ Moline	IL
St. Louis	IL
Fort Wayne	IN
Youngstown-Warren	OH
Non-MSA	IN
Non-MSA	WI

(B) Subject Services

Subject Services are pricing flexibility qualified access services or rate elements listed in Table B, below.

Table B - Subject Services

Category	Services Included
Interstate special access located in pricing flexibility Metropolitan Statistical Areas (MSAs), including all rate elements that qualify for either Phase I or Phase II pricing flexibility.	All Voice Grade (VG),DS0, DS1 and DS3 special access services or rate elements that are eligible for pricing flexibility

 (C) <u>Non-Subject Services</u>. Non-Subject Services are listed in Table C, below.

Table C - Non-Subject Services

Category	Services Included
Interstate special access Services provided by the Telephone Company but not located in pricing flexibility Metropolitan Statistical Areas (MSAs) or any rate elements located in pricing flexibility MSAs but not subject to pricing flexibility relief.	Any VG, DS0, DS1, and DS3 special access services and rate elements not listed in Table B
Broadband interstate special access	Optical Carrier Network (OCN) Point-to-Point, Dedicated SONET Ring Service (DSRS), Multi-Service Optical Network (MON) Ring Service, GigaMAN®, DecaMAN®, WaveMANSM, Opt-E-MAN® and AT&T Switched Ethernet Service

Optical Carrier Network (OCN) Point-to-Point, Dedicated SONET Ring Service (DSRS), GigaMAN®, DecaMAN®, WaveMANSM, OPT-E-MAN Service and AT&T Switched Ethernet Services are now provided on a contractual basis outside of the tariff, including all terms and conditions. As required by the Commission, to allow the Telephone Company to take advantage of the relief granted in the Commission's Memorandum Opinion and Order No. 07-180 released October 12, 2007, services have been de-tariffed by the Telephone Company. Rates, terms and conditions associated with de-tariffed services are available at www.att.com/guidebook.

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(This page filed under Transmittal No. 1820)

23. <u>Pricir</u> (Con		tract Offeri	ng Jointly Administered by AT&T and Frontier Communications	(N) (N)
23.3	Contract Of	Contract Offer No. 215 – Access Service (Cont'd)		
	23.3.2	<u>Subje</u>	ct and Non-Subject Services (Cont'd)	(T)
		. ,	All terms and conditions for those MARC-Eligible Services that are tariffed are governed by their respective tariff sections, except as noted in this Contract Offer. All terms and conditions for those MARC-Eligible Services that are not tariffed are governed by the applicable guidebooks, service guides or contracts.	(M)
			Subject Services and Non-Subject Services shall also include any additional similar or successor services which are provided by the Telephone Company during the Term Period, but which were not available as of the effective date of this Contract Offer No. 215.	(M)
	23.3.3	<u>Eligibi</u>	ility Criteria	(T)
		The fo	ollowing Eligibility Criteria apply to this Contract Offer No. 215:	(M)
		(A)	Concurrently Subscribed Contract Offers. The Customer must concurrently subscribe to the following Contract Offers:	
			 NBTC Tariff F.C.C. No. 1, Contract Offer No. 29; PBTC Tariff F.C.C. No. 1, Contract Offer No. 164; SWBT Tariff F.C.C. No. 73, Contract Offer No. 185; Ameritech Tariff F.C.C. No. 2, Contract Offer No. 215; BellSouth Tariff F.C.C. No. 1, Contract Offer No. 80; and Frontier Tariff F.C.C. No. 11, Contract Offer No. 58. 	(M) (Tx)
			As of the time of the Customer's subscription to this Contract Offer, the Customer may not be purchasing interstate or intrastate special access services from the Telephone Company pursuant to any pricing flexibility contract offer, broadband services agreement, intrastate "ICB" contract or other individually negotiated tariff or agreement that includes any minimum volume or revenue commitment, other than the Concurrently Subscribed Contract Offers unless such other individually negotiated tariff or agreement expressly refers to the Concurrently Subscribed Contract Offers.	(M)
			For purposes of this Section 23.3.3, tariff discount plans other than pricing flexibility contract tariffs shall not be deemed to be individually negotiated.	(T) (M) (M)

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23. Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications (Cont'd)

(N) (N)

23.3 Contract Offer No. 215 - Access Service (Cont'd)

(T)

23.3.4 **General Terms and Conditions**

(T) (M)

The following terms and conditions apply to this Contract Offer:

(A) Subscription.

To subscribe to this Contract Offer, the Customer must submit a Letter of Subscription (LOS) to the Telephone Company. The Customer must identify in the LOS all Access Customer Name Abbreviations (ACNAs) that the Customer designates for inclusion in this Contract Offer (Eligible ACNAs). Services ordered or purchased under other ACNAs may not be transferred to, or converted for inclusion under, this Contract Offer.

(B) Term Period.

The term of this Contract Offer No. 215 (Term Period) shall be sixty (60) months, beginning on either (i) the first day of the calendar month following the date on which the Letter of Subscription (LOS) is signed by the Customer (Subscription Date) if the Subscription Date is within the last five (5) days of a calendar month, or (ii) if (i) does not apply, the first day of the calendar month in which the Subscription Date occurs. Each successive twelve (12) month period of the Term Period, beginning with the Subscription Date, shall be referred to as a Term Year. The benefits of this Contract Offer, including, without limitation, the accrual of credits pursuant to this Contract Offer, and Customer's obligation to meet the MARC, shall cease upon the expiration of the Term Period.

- Credits earned by the Customer under this Contract Offer No. 215 and the other Concurrently Subscribed Contract Offers shall be applied as described in Section 23.3.6, below, and in the analogous sections of the other Concurrently Subscribed Contract (M) Offers.
- (D) MARC-Eligible Services may not be purchased pursuant to any pricing flexibility contract offer, broadband services agreement, intrastate "ICB" contract or other individually negotiated tariff or agreement that includes any minimum volume or revenue commitment, other than the Concurrently Subscribed Contract Offers (any such precluded tariffs or agreements hereafter referred to as an "Other Commitment Agreement"), unless the Other Commitment Agreement expressly refers to this Contract Offer and expressly permits the Customer to purchase such services subject to both this Contract Offer and the Other Commitment Agreement. The word "purchase," as used in the foregoing sentence, refers to the Customer obtaining or using any service in exchange for compensation, regardless of when the service was ordered or If either party determines that the Customer is installed. purchasing service pursuant to an Other Commitment Agreement, parties will cooperate in good faith to modify or terminate such Other Commitment in a manner consistent with this Contract Offer. (M)

Material appearing on this page previously appeared on Original Page 22-1725.

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23. Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications (Cont'd)

(N) (N)

23.3 Contract Offer No. 215 - Access Service (Cont'd)

(T)

23.3.4 General Terms and Conditions (Cont'd)

(T)

- Credits to be provided under this Contract Offer will not be issued (M) unless and until the Customer has paid all billed charges for MARC-Eligible Services due and owing as of the date the credits are issued (excluding amounts properly disputed), and is otherwise in material compliance with this Contract Offer.
- Subject Services are subject to certain rates, charges and general (F) terms and conditions in other sections of Ameritech Tariff F.C.C. No. 2 (Sections 2 - General Regulations, 5 - Ordering Options for Switched & Special Access Service, and 13 - Additional Engineering, Additional Labor & Miscellaneous Services), and such terms and conditions may be modified through the filing of tariff changes at any time during the Contract Term. However, such tariff modifications will not change the Terms and Conditions described in this Contract Offer.
- The Customer must maintain an Access Service Ratio of eighty five percent (85%) or greater, calculated as described below, for services purchased by the Customer in the MSAs identified in (M) Section 23.3.2 of the Contract Offer and in the analogous sections of the other Concurrently Subscribed Contract Offers (calculated in (M) the aggregate).

The Access Service Ratio is calculated as follows in the aggregate, for all of the Concurrently Subscribed Contract Offers:

Access Revenue Access Revenue + Wholesale Revenue

Access Revenue is the Customer's interstate recurring billed (1) revenue, in the aggregate, for all of the Concurrently Subscribed Contract Offers associated with the rate elements defined in Table D, below:

Table D

=		
Service	Ameritech Tariff F.C.C. No. 2	
VG, DS1 and DS3 Services	Sections 7 and 21	(M)

Material appearing on this page previously appeared on Original Page 22-1726.

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- 23. <u>Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications</u> (Cont'd)
- (N)

(N)

23.3 <u>Contract Offer No. 215 – Access Service</u> (Cont'd)

(T)

23.3.4 <u>General Terms and Conditions</u> (Cont'd)

(T)

(G) (Cont'd)

(M)

(1) Wholesale Revenue is the Customer's recurring billed revenue for associated rate elements, as defined in Table E, below, not included in the interstate tariff(s) and/or the Interstate Access Guidebook.

Table E

Table E	
Service Level	Associated Rate Elements Not Included in
	Interstate Tariff
VG	VG Loop
	VG Entrance Facilities
	VG Interoffice Transport
	VG Cross Connects
	VG Multiplexing
DS0	DS0 Loop
	DS0 Entrance Facilities
	DS0 Interoffice Transport
	DS0 Cross Connects
	DS0 Multiplexing
DS1	4 – Wire Digital Loop
	DS1 Entrance Facilities
	DS1 Interoffice Transport
	DS1 Cross Connects
	DS1 Multiplexing
DS3	DS3 Loop
	DS3 Entrance Facilities
	DS3 Interoffice Transport
	DS3 Cross Connects
	DS1/DS3 Multiplexing
Other Transport	Dark Fiber – Interoffice
Products	Dark Fiber – Loop
	Dark Fiber – Subloop
	Dark Fiber – Cross Connects
	Unbundled Dedicated Transport

(3) The terms of the Access Service Ratio applicable to this Contract Offer shall not alter the terms of any Access Service Ratio provision(s) of any other tariff under which the Customer obtains service.

(M)

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23.3

ACCESS SERVICE

23. <u>Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications</u> (Cont'd)

(N) (N)

Contract Offer No. 215 – Access Service (Cont'd)

--\

23.3.4 <u>General Terms and Conditions</u> (Cont'd)

(T)

(H) Breach and Cure

(M)

If either party breaches any material term of this Contract Offer, and the breach continues un-remedied for sixty (60) days after written notice of default, or in case of the Customer's breach of the provisions of Section 23.3.4(G) (Access Service Ratio) one hundred twenty (120) days after written notice of default, the other party may terminate this Contract Offer for cause. If the Customer is in breach of its payment obligations, and fails to make payment in full within thirty (30) days after receipt of written notice of default, the Telephone Company may, at its option, terminate this Contract Offer, terminate any Subject Services, suspend the Customer's ordering capability, and/or require a deposit, advanced payment, or other satisfactory assurances as a condition of the continued effectiveness of this Contract Offer and/or the continued provision of Subject Services, except that the Telephone Company will not take any such action as a result of the Customer's non-payment of a charge subject to a timely billing dispute, unless the Telephone Company has reviewed the dispute and determined that the charge is correct. The foregoing sentence does not limit the Telephone Company's right to withhold credits, as provided in Section 23.3.4(E). This Contract Offer may be terminated by either party immediately upon written notice if the other party has become insolvent or involved in a liquidation or termination of its business, or adjudicated bankruptcy, or been involved in an assignment for the benefit of its creditors. The Customer shall be liable to the Telephone Company for termination liability charges, as provided in Section 23.3.13. This Section 23.3.4 shall not alter the rights of the Telephone Company in case of interference with, impairment of or unlawful use of service.

(M)

(T)

(M)

23.3.5 Minimum Annual Revenue Commitment (MARC)

(M) (T) (M)

(A) MARC Establishment

(M) (T)

(T)

(M)

(T)

(M)

The Customer must satisfy a Minimum Annual Revenue Commitment (MARC) for each Term Year. Calculations related to the MARC (including satisfaction of the MARC) shall be determined according to gross billed recurring charges under Eligible ACNAs, after application of any discounts or credits, applicable to those recurring revenues (except Area

or credits applicable to those recurring revenues (except Area Commitment Plan credits under the BellSouth Tariff F.C.C. No. 1, any credits issued under the Concurrently Subscribed Contract Offers and any circuit-specific monthly recurring charge credits for any broadband services provided under a broadband services agreement with the Qualified Companies, as well as adjustments for overbilling, under billing and billing dispute settlements addressed during the Annual True-up Process only, for MARC-Eligible Services, as defined in the Concurrently Subscribed Contract Offers and purchased under the Eligible ACNAs (collectively, "MARC-Eligible Charges"). MARC-eligible services, as described in the Concurrently Subscribed Contract Offers, are collectively referred as "MARC-Eligible Services." The Customer's MARC-Eligible Charges shall specifically exclude MARC Attainment Credits, nonrecurring charges, usage-based charges. The Customer's MARC

(M)

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obligation shall be a continuing obligation during the entire Term Period. Material appearing on this page previously appeared on Original Page 22-1728.

Issued: November 6, 2014

(This page filed under Transmittal No. 1820)

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(T)

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(M)

(M)

(T)

ACCESS SERVICE

23. Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications (N) (N)

23.3 Contract Offer No. 215 – Access Service (Cont'd) (T)

23.3.5 Minimum Annual Revenue Commitment (MARC) (Cont'd) (T)

(A) MARC Calculations

The Customer's MARC for the first year of the Term Period shall be the greater of: (i) ninety five million dollars (\$95,000,000), or (ii) Customer's MARC-Eligible Charges during the three (3) months immediately prior to the Subscription Date, multiplied by four (4), rounded up to the nearest thousand dollars. The MARC for each subsequent Term Year shall be the greater of the MARC-Eligible charges for the last three (3) full calendar months of the previous Term Year multiplied by four (4), rounded up to the nearest thousand dollars or the MARC from the previous Term Year.

23.3.6 MARC Attainment Credit

(A) The Customer will qualify for MARC Attainment Credits ("MAC") as (M) provided in this Section 23.3.6 if it meets the requirements (T) specified in this Section 23.3.6. The amount of the MAC for which (T) the Customer qualifies will be determined according to the amount (M) of the Customer's MARC-Eligible Charges, as provided in Table F, (M) below, subject to the provisions of this Section 23.3.6. (T)

Each Term Year will be divided into three (3) periods of four (4) consecutive months, for purposes of applying MAC (each such period to be referred to as an "Attainment Credit Period"). During the first two (2) Attainment Credit Periods of each Term Year, the Customer will qualify for a MAC for any Attainment Credit Period during which the Customer's MARC-Eligible Charges are equal to or greater than one-third (1/3) of the MARC that applies during that The MAC for the first two (2) Attainment Credit Term Year. Periods of each Term Year will be calculated by multiplying the Applicable Credit Percentage (as shown in Table F) associated with the "Initial Credit Tier" for that Term Year by the amount of the Customer's MARC-Eligible Charges attributable to Subject Services during that Attainment Credit Period. For the avoidance of doubt, the Applicable Credit Percentage (as shown in Table F) is based on the Term Year 1 MARC for all Term Years and shall not be adjusted for any increases in the MARC after Term Year 1. The "Initial Credit Tier" for each Term Year will be the Credit Tier for which the MARC for that Term Year falls within the range from the Minimum MARC-Eligible Charges through the Maximum MARC-Eligible Charges associated with that Credit Tier. The MAC for the third (3rd) Credit Attainment Period of each Term Year shall be determined according to the "Annual True-Up of MARC Attainment Credits," as described in Section 23.3.6(B), below. If the Customer does not qualify for a MAC for any Attainment Credit Period, no MAC will be issued at the end of that Credit Attainment Period: however, the Customer may be eligible to receive the MAC subsequently, as provided in the "Annual True-Up of MARC Attainment Credits," as described in Section 23.3.6(B), below.

Material appearing on this page previously appeared on Original Page 22-1729.

(This page filed under Transmittal No. 1820)

23. <u>Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications</u> (Cont'd)

(N) (N)

23.3 <u>Contract Offer No. 215 – Access Service</u> (Cont'd)

(T)

23.3.6 <u>MARC Attainment Credit</u> (Cont'd)

(T)

(A) (Cont'd)

(M)

Any MAC shall be allocated among the Concurrently Subscribed Contract Offers in proportion to the MARC-Eligible Charges attributable to Subject Services, and billed under each of the Concurrently Subscribed Contract Offers during the relevant Attainment Credit Period. Any MAC will be issued in arrears, within ninety (90) days after the end of the Attainment Credit Period during which the Customer qualified for the MAC.

Example 1:

Assume that the Customer's MARC for Term Year 1 is \$100 million. The Initial Credit Tier for Term Year 1 will be Tier 1 (which includes the range from \$100 million to \$109,999,999.99), and the "Applicable Credit Percentage" for the first two Credit Attainment Periods of Term Year 1 will be five percent (5%). During the first Credit Attainment Period of Term Year 1, the Customer's total MARC-Eligible Charges are \$34 million, and the MARC-Eligible Charges attributable to Subject Services are \$20 million. Because the Customer's MARC-Eligible Charges are greater than one-third of the MARC, a MAC will be issued for five percent (5%) of \$20 million, or \$1 million, for the first Credit Attainment Period of Term Year 1.

Example 2:

Assume that the Customer's MARC for Term Year 2 is \$110 million. The Initial Credit Tier for Term Year 2 will be Tier 2 (which includes the range from \$110 million through \$120,999,999.99), and the "Applicable Credit Percentage" for the first two Credit Attainment Periods of Term Year 2 will be six percent (6%). During the first Credit Attainment Period of Term Year 2, the Customer's total MARC-Eligible Charges are \$38 million, and the MARC-Eligible Charges attributable to Subject Services are \$25 million. Because the Customer's MARC-Eligible Charges are greater than one-third of the MARC, a MAC will be issued for six percent (6%) of \$25 million, or \$1.5 million, for the first Credit Attainment Period of Term Year 2.

(M)

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23. Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications (N) (N)

23.3 Contract Offer No. 215 – Access Service (Cont'd) (T)

23.3.6 <u>MARC Attainment Credit</u> (Cont'd) (T)

(A) (Cont'd) (M)

Table F:	MARC Attainment Credit Schedule

	MARC Eligibl (inclus		
Credit Tier	Minimum MARC- Eligible Charges	Maximum MARC- Eligible Charges	Applicable Credit Percentage
1	Term Year 1 MARC	(110% of First Year MARC) minus \$.01	5%
2	110% of Term Year 1 MARC	(110% of Tier 2 Minimum) minus \$.01	6%
3	110% of Tier 2 Minimum	(110% of Tier 3 Minimum) minus \$.01	7%
4	110% of Tier 3 Minimum	(110% of Tier 4 Minimum) minus \$.01	8%
5	110% of Tier 4 Minimum	(110% of Tier 5 Minimum) minus \$.01	9%
6	110% of Tier 5 Minimum	None	10%

Material appearing on this page previously appeared on Original Page 22-1731.

(This page filed under Transmittal No. 1820)

23.3

ACCESS SERVICE

23. <u>Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications</u> (Cont'd)

(N) (N)

Contract Offer No. 215 – Access Service (Cont'd)

(T)

23.3.6 MARC Attainment Credit (Cont'd)

(T)

(B) Annual True-up Process

(M)

(1) Annual Shortfall. If, at the end of any Term Year, the amount of the Customer's MARC-Eligible Charges is less than the MARC for that Term Year, the Qualified Companies shall bill, and the Customer shall pay, an amount equal to the difference between the MARC and the Customer's MARC-Eligible Charges for that Term Year ("Annual Shortfall"). Any Annual Shortfall will be allocated among the Qualified Companies according to the amounts of MARC-Eligible Charges attributable to Subject Services and billed by the Qualified Companies during the relevant Term Year. Upon payment of the Annual Shortfall, the Qualified Companies shall issue to the Customer a credit in the amount, if any, by which the "Minimum Annual MAC" exceeds the MAC previously issued to the Customer during that Term Year. The "Minimum Annual MAC" is the product of (a) the Applicable Credit Percentage associated with the Initial Credit Tier for that Term Year times (b) the MARC-Eligible Charges attributable to Subject Services during the relevant Term Year. Notwithstanding the foregoing, the Qualified Companies may, with the agreement of the Customer, offset all or part of the credit amount against all or part of the Annual Shortfall, in lieu payment of the full amount of the Annual Shortfall. In either case, the credit issued to the Customer may be referred to as a "Shortfall True-Up Credit." Any Shortfall True-Up Credit will be allocated among the Qualified Companies according to the amounts of MARC-Eligible Charges attributable to Subject Services and billed by the Qualified Companies during the relevant Term Year.

Example:

Assume that, the Customer's Term Year 1 MARC was \$100 million, and its Term Year 2 MARC is \$110 million, so the Initial Credit Tier is Tier 2, and the Applicable Credit Percentage is six percent (6%). Also assume that, during Term Year 2, the Customer receives \$2 million in MAC during the first two Credit Attainment Periods of Term Year 2 and that, as of the end of Term Year 2, the Customer's MARC-Eligible Charges are \$109 million, of which the amount attributable to Subject Services is \$80 million. Customer must pay an Annual Shortfall of \$1 million. Upon payment of that amount, the Qualified Companies will issue a Shortfall True-Up Credit to the Customer in the amount of \$2.8 million (6% x \$80 million = \$4.8 million, minus \$2 million in MAC previously issued during Term Year 2). In the alternative, with the Customer's agreement, the Qualified Companies could instead offset the \$1 million Annual Shortfall against the \$2.8 million credit amount, and issue to the Customer a Shortfall True-Up Credit of \$1.8 million.

(M)

Material appearing on this page now appears on Original Page 22-1732.

(This page filed under Transmittal No. 1820)

23. Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications (Cont'd)

23.3 Contract Offer No. 215 - Access Service (Cont'd)

(T)

(N)

(N)

23.3.6 MARC Attainment Credit (Cont'd)

(T)

Annual True-up Process (Cont'd) (B)

(T)

Annual True-Up of Attainment Credits. If, at the end of a Term (2)Year, the amount of the Customer's MARC-Eligible Charges is equal to, or greater than, the MARC for that Term Year, the Telephone Company will issue a credit (a "MAC Achievement Credit") in the amount by which the "Achieved Annual MAC" exceeds the MAC previously issued to the Customer during that Term Year. The "Achieved Annual MAC" is equal to the product of (a) the Applicable Credit Percentage for the Credit Tier associated with the amount of the Customer's MARC-Eligible Charges for that Term Year times (b) the MARC-Eligible Charges attributable to Subject Services and billed by the Qualified Companies during the relevant Term Year. Any MAC Achievement Credit will be allocated among the Qualified Companies according to the amounts of MARC-Eligible Charges attributable to Subject Services during the relevant Term Year.

Example:

Assume that the Customer's Term Year 1 MARC was \$100 million. and its Term Year 2 MARC is \$110 million. Also assume that the Customer's MARC-Eligible Charges for Term Year 2 are \$123 million, of which the amount attributable to Subject Services is \$80 million, and that the Customer has received \$2 million in MAC during the first two Credit Attainment Periods of Term Year 2. The Credit Tier applicable in Term Year 2 will be Tier 3 (which applies if the Customer's MARC-Eligible Charges fall in the range from \$121,000,000 through \$133,099,999.99), and the Applicable Credit Percentage is seven percent (7%). The Qualified Companies will issue a MAC Achievement Credit in the amount of \$3.6 million (7% x \$80 million = \$5.6 million, minus \$2 million in MAC previously issued in Term Year 2).

(M)

23.3.7 Rate Stability Credit

(T)

If the Telephone Company increases the Monthly Recurring Charges (MRCs) (M) applicable to Subject Services in Phase II pricing flexibility MSAs, as listed in Ameritech Tariff F.C.C. No. 2, Section 21, the Telephone Company will issue credits to the Customer to offset the increase in MRCs. The amount of such credits, if applicable, will be equal to the difference between the increased MRCs and the MRCs in effect as of the Subscription Date, during the period to be covered by the credits. Any such credits will be issued concurrently with MAC. as provided in Section 23.3.6, provided, however, that the following shall not be considered such a rate increase: (i) any rate change resulting from a grant of Phase II pricing flexibility for any MSA subject to this Contract Offer; or (ii) any change in applicable charges due to the expiration of a term commitment or payment plan.

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Material appearing on this page previously appeared on Original Page 22-1733.

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23. Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications (Cont'd)

(N) (N)

23.3 Contract Offer No. 215 - Access Service (Cont'd)

(T)

23.3.8 Service Level Assurance

(T)

- Service Level Assurance (SLA). The Customer will be eligible for (M) additional credits if certain Service Level Assurance (SLA) benchmarks are not achieved by the Qualified Companies, as provided below. SLA Benchmark measurements will be calculated in the aggregate, for all DS1 and DS3 Subject Services provided to the Customer by the Qualified Companies, for each Term Year. SLA benchmark measurements will be calculated according to the Qualified Companies' generally applicable business rules and criteria associated with each of the SLA benchmark measurements. The SLA benchmarks will apply to both DS1 and DS3 services on a combined basis. SLA will apply to the following service performance measurements.
 - (1) Mean Time to Repair (MTTR). "Mean Time to Repair" means the sum of the "Receipt to Restore Durations" of "Total Trouble Reports" divided by the number of Total Trouble Reports. "Total Trouble Reports" means all closed Customer trouble reports. "Receipt to Restore Duration" means the number of minutes (converted to hours) from the date and time each such trouble report is received by the Telephone Company to the date and time each such trouble report is closed.
 - "On Time Delivery" means the (2)On Time Delivery. percentage of total Customer orders that are completed on or before their due dates.
 - New Circuit Failure Rate. "New Circuit Failure Rate" means (3)the percentage of total for new circuits that are subject to trouble reports within thirty (30) calendar days after the date of installation.
 - Repeat Reports within 30 Days. "Repeat Reports within 30 (4) Days" means the percentage of closed trouble reports for any circuit that are received within thirty (30) calendar days after the restoral date of a prior closed trouble report for the same circuit.
- SLA Measurements and Benchmarks. If the Qualified Companies (B) fail to achieve the benchmarks set forth in Table G, below, SLA Credits shall apply as provided in Section 23.3.8(C), below.

(M) (T)

Table G - SLA Measurements and Benchmarks

Table G – SLA Measurements and Benchmarks					
Measurement	Benchmark]			
MTTR	4.5 Hours				
On Time Delivery	95%				
New Circuit Failure Rate	4.5%				
Repeat Reports	14.5%	(M)			

Material appearing on this page previously appeared on Original Page 22-1734.

(This page filed under Transmittal No. 1820)

23. <u>Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications</u> (Cont'd)

(N) (N)

23.3 <u>Contract Offer No. 215 – Access Service</u> (Cont'd)

(T)

23.3.8 <u>Service Level Assurance</u> (Cont'd)

(T)

(M) Year, the Qualified Companies will provide the Customer with a report of performance for the SLA measurements set forth in this Contract Offer. If the Qualified Companies fail to achieve the benchmarks in this Contract Offer, the Qualified Companies will issue SLA Credits to the Customer, as set forth in Table H, below (SLA Credits). A single SLA Credit will apply per SLA benchmark, per Term Year, for the Qualified Companies in the aggregate. Any SLA Credits will be issued to the Customer within ninety (90) days after the end of each Term Year, and will be allocated among the Qualified Companies according to the amounts of MARC-Eligible Charges attributable to Subject Services and billed by the Qualified Companies during the relevant Term Year.

Table H – SLA Performance Credits

	Credit if Benchmark Not	1
Measurement	Achieved Per Term Year	
MTTR	\$100,000]
On Time Delivery	\$100,000]
New Circuit Failure Rate	\$100,000	1
Repeat Reports within 30 days	\$100,000	(M)

23.3.9 <u>Termination Liability Credit.</u>

(T)

The Qualified Companies will bill, and the Customer shall pay termination (M) liability charges as they come due in accordance with applicable tariffs. The Qualified Companies will issue credits for otherwise applicable termination liability charges for moves and/or disconnections of nonchannelized DS1 and/or non-channelized DS3 Subject Services located in pricing flexibility MSAs, which circuits connect to end user locations, up to the maximum credit amounts set forth in Table I, below. A single maximum Termination Liability Credit will apply per Term Year for the Qualified Companies in the aggregate. In the event that termination liability charges for any moves and/or disconnections eligible for credits under this provision are billed by the Qualified Companies, the Telephone Company will issue credits for such charges once every four months up to the maximum Termination Liability Credit amount shown in Table I, below, within ninety (90) days after the end of the four (4) month period. Termination Liability Credits will be allocated among the Qualified Companies according to the amounts of MARC-Eligible Charges attributable to Subject Services and billed by the Qualified Companies during the relevant Term Year.

Subject Services eligible for termination liability waivers under the Concurrently Subscribed Contract Offers shall not be eligible for similar termination liability waivers under any other pricing flexibility contract offer, promotional offering, discount plan or other arrangement.

(M)

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(This page filed under Transmittal No. 1820)

23. Pricing Flexibility Contract Offering Jointly Administered by AT&T and Frontier Communications (Cont'd)

(N) (N)

23.3 Contract Offer No. 215 - Access Service (Cont'd) (T)

23.3.9 Termination Liability Credit (Cont'd) (T)

- Any DS1 Subject Service must have been in service for a minimum (M) of one (1) month from its original installation date.
- Any DS3 Subject Service must have been in service for a minimum of one (1) year from its original installation date.

Table I: Termination Liability Credit

Term Year	If MARC is	Maximum Credit in Term Year
1	Term Years 1 MARC	\$2,000,000
2 through 5	110% of Term Year 1 MARC	\$2,500,000
2 through 5	120% of Term Year 1 MARC	\$3,000,000
2 through 5	130% of Term Year 1 MARC	\$3,500,000
2 through 5	140% of Term Year 1 MARC	\$4,000,000
2 through 5	150% of Term Year 1 MARC	\$4,500,000

23.3.10 Non-Recurring Charge Credit (T)

(M)

The non-recurring charges (NRCs) set forth in Ameritech FCC Tariff (M) Section 2, Parts 5, 7, 13 and 21, shall apply to Subject Services provided (M) under this Contract Offer, subject to this Section 23.3.10. (T)

(A) The Qualified Companies shall establish on behalf of the (M) Customer a credit pool in the amount of two million seven hundred fifty thousand dollars (\$2,750,000) for each Term Year to be applied against NRCs otherwise applicable to certain Subject Services during the Term Period (NRC Credit Pool). The credit pool will be available only for the reimbursement of NRCs associated with the following USOCS for DS1 and DS3 Subject Services: (i) NRMF1, NRMF2, NRMF3, NRMG1, NRMG2, and NRMG3. (NRC Credits shall be applied against NRCs associated with installations or moves of Subject Services. Notwithstanding anything to the contrary in the foregoing sentence, NRC Credits shall not be applied against: (i) NRCs subject to waivers or credits (M) other than those provided under this Section 23.3.10; (ii) Special Construction Charges; or (iii) termination liability, shortfall, true-up or other charges resulting from customer's failure to satisfy a term, revenue or volume commitment.

(M)

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Material appearing on this page previously appeared on Original Page 22-1736.

(This page filed under Transmittal No. 1820)

23.	Pricing Flexibility	Contract Of	ffering Jointh	y Administered by	/ AT&T	and Frontier	Communications	
	(Cont'd)		<u> </u>	•				

(N) (N)

23.3 <u>Contract Offer No. 215 – Access Service</u> (Cont'd)

(T)

23.3.10 Non-Recurring Charge Credit (Cont'd)

(T)

- (B) The Qualified Companies will bill in accordance with Ameritech (T) Tariff F.C.C. No. 2, Parts 5, 7, 13 and 21, and the Customer shall (M) pay NRCs as they come due. The Qualified Companies will review billing for such NRCs after each four (4) month period, and will issue credits to the Customer against all such NRCs billed within such Term Year up to the maximum amount of two million seven hundred fifty thousand dollars (\$2,750,000) for each Term Year. Non-Recurring Charge Credits, if any, will be issued no later than ninety (90) days after the end of each four (4) month period.
- (C) Non-Recurring Charge Credits shall apply only to the installation of new DS1 and DS3 Subject Services in MSAs eligible for pricing flexibility. Non-Recurring Charge Credits shall not apply to Access Order Charges, or the substitution, change or rearrangement of any facilities used in providing service under this tariff. The credit pool will be available for reimbursement of NRCs associated with the DS1 and DS3 USOCs: NRMF1, NRMF2, NRMF3, NRMG1, NRMG2, and NRMG3.

. 23.3.11 Assignment/Transfer/Successors

(M)

- (A) Subject to the provisions of Section 23.3.12, the Customer may assign or transfer this Contract Offer if (i) the proposed assignee or transferee demonstrates credit worthiness under both (1) and (2), below (and if (1) and (2) are not applicable to Customer, then (3) shall apply); and (ii) neither the proposed assignee or transferee nor its parent has commenced a voluntary receivership or bankruptcy proceeding (or had a receivership or bankruptcy proceeding initiated against it) at any time during the Term Period.
 - (1) Any debt securities of the proposed assignee or transferee or its parent (defined as an entity that owns directly or indirectly more than fifty percent (50%) of the equity of the proposed assignee or transferee) are rated below investment grade, as defined by the Securities and Exchange Commission, or if any debt securities of a proposed assignee or transferee or its parent are rated the lowest investment grade and have been placed on review by the rating organization for a possible downgrade.

(M)

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		F	ACCESS SERVICE				
23. Pricing F (Cont'd)	lexibility Contra	ct Offering Jo	intly Administered by AT&T and Frontier Communications	(N) (N)			
23.3	Contract Offer No. 215 – Access Service (Cont'd)						
	. 23.3.11 <u>Assignment/Transfer/Successors</u> (Cont'd)						
		(2)	The proposed assignee or transferee or its parent does not have any outstanding securities rated by credit rating agencies, e.g., Standard and Poor's, but does have a Dun and Bradstreet rating, and the proposed assignee or transferee is rated:	(M)			
			(a) "fair" or below in a composite credit appraisal published by Dun and Bradstreet; or				
			(b) "high risk" in a Paydex score as published by Dun and Bradstreet.				
		(3)	If the information required to review the assignee or transferee's credit worthiness pursuant to either Subsection (1) or (2) of this Section 23.3.11(A) is not available, the Telephone Company shall exercise its reasonable discretion in determining the credit worthiness of the assignee or transferee based on any information available.	(M) (T) (M) (M) (M)			
	23.3.12	Mergers an	nd Acquisitions	(T)			
		the Custom sells all or purchases company (acquisition, also purch Subject Se be maintair outlined he company r Offer. The stock purch	ns of this Contract Offer shall continue in full force and effect if her, in whole or in part, merges with, acquires, is acquired by, substantially all of its stock or assets to any other entity, or all stock or substantially all stock or certain assets of another the foregoing generally referred to herein as a merger or it. Upon the Transaction Close Date of the merger or if the other company involved in the merger or acquisition asses Subject Services from the Telephone Company, the rvices, as provided for in this Contract Offer, will continue to hed at the same volume, rates, and Terms and Conditions, as the erich, and existing or new services purchased by such other may not be included in, or purchased under, this Contract Transaction Close Date shall be defined as the date that the hase is complete and/or the final date on which the assets of d/merged company have been purchased.	(M)			
	23.3.13	Termination	n Liability Charges	(T)			
		to th provi charq liabili	nination liability charges will apply to Subject Services if, and e extent, such charges apply according to any applicable sions of Ameritech Tariff F.C.C. No. 2. Termination liability ges apply to this Contract Offer, in addition to any termination ty charges that may apply to Subject Services, as provided in Section 23.3.13.	(M) 			

Material appearing on this page previously appeared on Original Page 22-1738.

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23.	Pricing F (Cont'd)	lexibility Contrac	t Offering Jointly Administered by AT&T and Frontier Communications	(N) (N)			
	23.3 <u>Contract Offer No. 215 – Access Service</u> (Cont'd)						
		23.3.13	Termination Liability Charges (Cont'd)	(T)			

(A) (Cont'd) (M)

If, prior to the completion of the Term Period, the Customer terminates this Contract Offer No. 215 or any of the other Concurrently Subscribed Contract Offers for any reason other than material breach by the Telephone Company or one of the other Qualified Companies, or if the Telephone Company terminates this Contract Offer No. 215, or if one of the other Qualified Companies terminates its other Concurrently Subscribed Contract Offer as a result of a material breach by the Customer, then this Contract Offer No. 215 shall be terminated (if not already terminated) and the Customer shall pay a termination liability charge equal to the MARC Termination Charge plus the aggregate of the following: (as defined below), if any, (i) the "Pro-rated True-Up Amount" (as defined below), if any, and (ii) the last two (2) MACs earned by the Customer prior to termination. However, if such earned MACs have not yet been issued by the Telephone Company, the Customer shall not repay such MACs. Instead, any unissued MAC will not be issued.

- (B) The MARC Termination Charge shall be equal to one of the following, as applicable:
 - (1) If this Contract Offer is terminated in Term Year 1, 10 percent of the MARC for the remaining portion of Term Year 1, plus 10 percent of the MARCs for the remaining years of the Term Period (determined using the MARC for Term Year 1 as the MARC for each of Term Years 2-5);
 - (2) If this Contract Offer is terminated in Term Year 2, 12.5 percent of the Term Year 2 MARC for the remaining portion of Term Year 2, plus 12.5 percent of the MARCs for the remaining years of the Term Period (determined using the MARC for Term Year 2 as the MARC for each of Term Years 3-5);
 - (3) If this Contract Offer is terminated in Term Year 3, 12.5 percent of the Term Year 3 MARC for the remaining portion of Term Year 3, plus 12.5 percent of the MARCs for the remaining years of the Term Period (determined using the MARC for Term Year 3 as the MARC for each of Term Years 4 and 5);

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				F	ACCE:	SS SERVICE			
23.	Pricing F (Cont'd)	Texibility Contrac	t Offer	ing Jo	intly A	dministered by AT&T and Frontier Communications	(N) (N)		
:	23.3	Contract Offer	Offer No. 215 – Access Service (Cont'd)						
		23.3.13	Term	ination	n Liab	lity Charges (Cont'd)	(T)		
			(B)	(Con	(Cont'd)				
				(4)	perce of To rema	s Contract Offer is terminated in Term Year 4, 12.5 ent of the Term Year 4 MARC for the remaining portion erm Year 4, plus 12.5 percent of the MARC for the lining year of the Term Period (determined using the C for Term Year 4 as the MARC for Term Year 5); or	(M)		
				(5)	perce	s Contract Offer is terminated in Term Year 5, 12.5 ent of the Term Year 5 MARC for the remaining portion from Year 5.			
			(C)	any, Contraggre	betwe ract C egate	ated True-Up Amount" will be equal to the difference, if the pro-rated MARC for that Term Year under this offer, as of the termination effective date, minus the of (a) the MARC-Eligible Charges, and (b) any Shortfall id for the Term Year in which the termination occurs.			
				nega MAR the p effec the a	tive no C-Eligoro-ratitive da noun	ince of doubt, if the Pro-rated True-Up Amount is a umber (i.e., Customer has, on a year-to-date basis, paid ible Charges and Annual Shortfall charges in excess of ed MARC for that Term Year as of the termination ate), the Pro-rated True-Up Amount shall be zero, and t of termination liability owed by Customer under this all be reduced as follows:			
				(1)	Year	ther ten percent (10%) if termination occurs during Term 1, or twelve and one half percent (12.5%) if termination rs during any other Term Year, of the excess, if any, of			
					(a) (b)	the MARC-Eligible Charges for that Term Year, over the pro-rated MARC for the period covered by the Pro- rated True-Up Amount; and	(M)		
				(2)	amoi Year	ere is a reduction under Section 23.3.13(C)(1), by the unt of any Annual Shortfall charges paid for that Term, not to exceed the excess amount determined under on 23.3.13(C)(1), above; or	(T) (M) (M) (T)		

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23.	(Cont'd)	iexibility Contrac	t Offer	ing Jo	intiy A	aministered by AT&T and Frontier Communications	(N)
	23.3	Contract Offer	No. 21	<u>5 – Ac</u>	cess	Service (Cont'd)	(T)
		23.3.13	<u>Term</u>	ination	n Liabi	ility Charges (Cont'd)	(T)
			(C)	(Cont	ťd)		(T)
				(3)		ere is no reduction under Section 23.3.13(C)(1), then by excess of	(T) (M)
					(a) (b)	the MARC-Eligible Charges and Annual Shortfall charges paid for that Term Year, over the pro-rated MARC for the period covered by the Prorated True-Up Amount.	(M)
				the re	eduction erminate elepho	egate reduction under Section 23.3.13(C)(1) and (2), or on under Section 23.3.13(C)(3), exceeds the amount of ation liability owed by Customer under this Section, then one Company shall issue a credit in the amount of such	(T) (T) (M)
						mer will pay in full any termination liability charge within lays after notice by the Telephone Company.	(M)

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Summary: Letter of Notification to update F.C.C. Tariff No. 2 pages electronically filed by Maryann Mackey on behalf of AT&T Ohio