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July 3, 2008

Public Utility Commission of Ohio 180 E. Broad Street Columbus, OH 43215

08.867.TP-ATA

OCEIVED-DOCKETIRE OF

Re:

Notice of Detariffing for Associated Network Partners, Inc.

TRF Docket No. 90-5763-CT-TRF

To the Publice Utility Commission of Ohio:

On behalf of Associated Network's Partners, Inc., I am enclosing the Detariffing and Related Actions Per the Commission's 01/19/07 "Implementation Order" in Case No. 06-1345-TP-ORD.

Please let me know if you have any questions.

Sincerely,

Meyer Capel

A Professional Corporation

Enclosures

Cc: Joseph O'Hara w/o enclosures

This is to certify that the images appearing are an accurate and complete reproduction of a case file document delivered in the regular course of business rechnician pate Processed 7/08

# The Public Utilities Commission of Ohio TELECOMMUNICATIONS APPLICATION FORM for

# **DETARIFFING AND RELATED ACTIONS**

Per the Commission's 09/19/07 "Implementation Order" in Case No. 06-1345-TP-ORD (Effective: 10/01/2007 through 04/01/2008)

| In the Matter of the Application of Associated Network  Partners, Inc.  | TRF Docket No. 90-5763-CT-TRF  Case No S - S - TP - ATA  NOTE: Unless you have reserved a Case No. leave the "Case No." |
|---|---|
| to Detariff Certain Tier 2 Services and make other changes related to the Implementation of Case No. 06-1345-TP-ORD | fields BLANK.   |
| Name of Registrant(s): Associated Network Partners, Inc.  |   |
| DBA(s) of Registrant(s)   |   |
| Address of Registrant(s): 3130 Pleasant Run, Springfield, IL 62   | 711   |
| Company Web Address: www.anpisolutions.com  |   |
| Regulatory Contact Person(s): Joseph O'Hara   | Phone (217) 698-2860 Fax (217) 698-0100   |
| Regulatory Contact Person's Email Address: johara@anpisoluti  | ons.com   |
| Contact Person for Annual Report: Joseph O'Hara (217) 698-23  | 360   |

#### Part I - Tariffs

Please indicate the Carrier Type and the reason for submitting this form by checking the boxes below.

NOTE: All cases are ATA process cases, tariffs are effective the day they are filed, and remain in effect unless the Commission acts to suspend.

| <u>Carrier Type</u>  | ☐ ILEC | □ CLEC      | ☐ CTS |
|--|--------|-------------|-------|
| Business Tier 2 Services   |        |             |       |
| Residential & Business Toll Services                             |        | $\boxtimes$ |       |
| Other Changes required by Rule (Describe in detail in Exhibit C) |        |             |       |

#### Part II - Exhibits

Note that the following exhibits are required for all filings using this form.

| Included | Identified As: | Description of Required Exhibit:   |
|----------|----------------|--|
|          | Exhibit A      | The existing affected tariff pages.  |
|          | Exhibit B      | The proposed revised tariff pages.   |
|          | Exhibit C      | Matrix or narrative summarizing all changes proposed in the application, and/or other information intended to assist Staff in the review of the Application.   |
|          | Exhibit D      | Explanation of how the Applicant intends to comply with Rule 4901:1-6-05(G)(3) regarding disclosure of rates, terms, and conditions for detariffed services, including:  • citation to the appropriate Web Page if any, in accordance with rule 4901:1-6-05(G)(4), and/or  • copy of other materials and publications to be used to comply with 4901:1-6-05(G)(3). |
|          | Exhibit E      | One-time customer notice of detariffing and related changes consistent with rule 4901:1-06-16(B), including where customers may find the information regarding such services as required by rule 4901:1-6-05(G)(3).  |
|          | Exhibit F      | Affidavit that the Customer Notice described in Exhibit C has been sent to   |

# Exhibit A to TAF DETARIFFING AND RELATED ACTIONS Per the Commission's 9/19/07 "Implementation Order" in Case No. 06-1345-TP-ORD

# For ASSOCIATED NETWORK PARTIES, INC. Docket No. 90-5763-CT-TRF

A copy of Associated Network Partners, Inc.'s OHIO P.U.C. TARIFF 1 is attached.

Effective: August 7, 1997

# INTEREXCHANGE TELECOMMUNICATIONS SERVICES

This tariff, filed with the Ohio Public Utilities Commission, where copies may be inspected during normal business hours contains the rules, regulations, descriptions and rates applicable to the furnishing of competitive interexchange telecommunications services offered by Associated Network Partners, Inc. (ANPI) within the state of Ohio. ANPI is an interexchange carrier with principal offices at 2060 West Iles, Suite A, Springfield, Illinois 62704. ANPI declares all services contained in this tariff to be competitive.

#### ALL MATERIAL IN THIS TARIFF IS NEW

Issued: August 1, 1997

# **CHECK SHEET**

The following pages listed below are effective as of date shown

| Page       | Revision             | Page | Revision | Page | Revision |
|------------|----------------------|------|----------|------|----------|
| Title      | Original             |      |          |      |          |
| 1          | Original 34 Original |      |          |      |          |
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| 14         | Original             | 47   | Original |      |          |
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# **EXPLANATION OF SYMBOLS**

| (C)        | to signify changes in regulation             |
|------------|--|
| (D)        | to signify discontinued rate or regulation   |
| <b>(I)</b> | to signify increase                          |
| (M)        | to signify matter relocated without change   |
| (N)        | to signify new rate or regulation            |
| (R)        | to signify reduction                         |
| (S)        | to signify reissued matter                   |
| (T)        | to signify a change in text but no change in |
|            | rate or regulation                           |
| (Z)        | to signify a correction                      |

#### **CONCURRING CARRIERS**

None

# CONNECTING CARRIERS

None

## OTHER PARTICIPATING CARRIERS

None

Issued: August 1, 1997

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#### 1. APPLICATION OF TARIFF

- 1.1 This tariff applies to specialized switching services furnished by ANPI, hereinafter referred to as the "Company", with its principle address at 2060 West Iles, Suite A, Springfield, Illinois 62704, for communications within the State of Ohio. Service is furnished by wire, cable, radio and/or a combination thereof.
- 1.2 In the event the Company files to increase a rate(s) with the Commission, the Company will provide its Customers with notice of such filing prior to its effective date.
- 1.3 When services and facilities are provided in part by the Company and in part by other Companies, the regulations of the Company apply to that portion of the service or facilities which it supplies.
- 1.4 Service/trademarks of the Company are indicated by "TM", registered service/trademark are indicated by "®", and copyrights are indicated by "©".

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#### 2. **DEFINITIONS**

The following definitions apply for certain terms used generally throughout this tariff:

Access Code: A sequence of numbers that, when dialed, connect the caller to the provider of operator services associated with that sequence. These access codes include, but are not limited to, 950, 1-800 and 10XXX.

Access Line: A communication channel which is used for access to an Company service point.

Access Line Group: An access line or a number of access lines from a single Customer or authorized user location which have the same termination characteristics and which are arranged in a hunting sequence.

Accounting Code: A multi-digit code which enables a Customer to allocate long distance charges to internal accounts.

Accounting Code (ANPI Service): Customer-defined, non-verified codes which can be used to identify a project or an account for allocating the cost of the long distance call. From a dedicated access line, an Accounting Code can consist of up to seven digits but when used with an ID Code (as defined herein), the total number of digits cannot exceed seven. From an appropriately equipped telephone number, an Accounting Code will consist of two digits, and cannot be dialed in conjunction with an ID Code.

Additional Minute: The rate element used to bill for the chargeable time when a call continues beyond the initial minute.

Aggregator: Any person or entity, that is not an operator service provider and that in the ordinary course of its operations makes telephones available to the public or transient users of its premises, or university for telephone calls between points within this state that are specified by the user using an operator service provider.

Analog Transmissions: Denotes information transmitted in the form of continuously varying signal current and/or voltage.

Answer Supervision: An electrical signal fed back up the line by the local telco at the distant end of a long distance call to indicate positively the call has been answered by the called phone.

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# 2. **DEFINITIONS** (Cont'd)

<u>Authorized User</u>: A person, firm, corporation, or other legal entity which is authorized by the Customer to be connected to the service of the Customer. An Authorized user(s) must be named in the application for service.

<u>Autodialer</u>: A device which allows the Customer to dial pre-programmed telephone numbers, such as the Company access number or authorization codes, by pushing one or two buttons. Dialers can be bought as a separate device and added to a phone.

<u>Automatic Numbering Identification (ANI)</u>: A type of signaling provided by a local exchange telephone Company which automatically identifies the local exchange line from which a call originates.

Billed Party: The person or entity responsible for payment of the Company's service as follows:

For an Operator Assisted Call:

- a. in case of a Calling card call, the holder of the calling card used by the Consumer;
- b. in case of a Collect or Third Party call, the one responsible for the local telephone service at the telephone number that agrees to accept charges for the call; and
- c. in the case of a Room Charge call, the Subscriber.

#### For a Direct Dial Call:

Direct dial calls are billed to the originating live number, or the party assigned the Company's authorization code used to complete the call.

Application for Service: A standard order form which includes all pertinent billing, technical, and other descriptive information which will enable the carrier to provide the communication service as required.

Billing Period: The interval between Customer invoice to Customer invoice which shall consist of approximately 30 days.

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# 2. **DEFINITIONS** (Cont'd)

<u>Business Service</u>: The phrase "Business Service" means telecommunications service provided to the Customer for use primarily or substantially for a business, professional, institutional or other occupational purpose.

<u>Calling Card Call</u>: A call for which charges are billed, not to the originating telephone number, but to a telephone calling card issued by a local exchange or long distance telephone Company for this purpose.

<u>Cancellation of Order</u>: A Customer initiated request to discontinue processing a service order, either in part or in its entirety, prior to its completion.

<u>Carrier</u>: An entity which provides telecommunications services by means of a tariff to end users under authority granted it by the FCC.

Channel: The path for electrical transmission between two or more points.

<u>Collect Call</u>: A billing arrangement which bills the charge for a long distance call to the called station's telephone number. The person agreeing to accept the call, whether or not they are a presubscribed customer of the Company shall be responsible for all charges related to the call. Regardless of whether the person is a Customer of the Company or the individual receiving such a collect call shall be subject to the provisions of this tariff which are applicable to the call accepted.

Commission: The Ohio Public Utilities Commission.

Company: ASSOCIATED NETWORK PARTNERS, INC. (ANPI)

<u>Connecting Carrier</u>: A telecommunications Company, which may be either an interexchange or a local exchange carrier, that supplies the Company with facilities to originate or terminate the Company's long distance services.

Consumer: The term consumer means a person initiating any telephone call using operator services.

<u>Customer</u>: The Customer is a Carrier which orders, cancels or amends service; is responsible for the payment of charges; and is responsible for compliance with all the Company tariff regulations.

Customer Dialed Calling Card Call: A Calling Card Call which does not require intervention by an attended operator position to complete.

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# 2. **DEFINITIONS** (Cont'd)

<u>Customer-Provided Facilities</u>: All facilities, including those obtained from other communications common carriers, provided by the Customer and/or authorized user, other than those provided by the Company.

<u>DISA</u>: (Direct Inward System Access) This feature of a PBX or telephone system allows the outside caller to dial directly into the telephone system and access the system's features. A Customer would typically use this feature for making long distance calls away from the office using their less expensive business long distance lines.

<u>Dedicated Access Service</u>: The generic term for a service in which the Customer's traffic passes over an access line connecting the Customer's premise to a Company switch, which is used solely for that Customer's traffic.

<u>Designated Service Date</u>: Denotes the Customer specified installation date requested at the time the order for service is initiated. If the Company finds it cannot provide service by that date, the designated service date becomes that date specified by the Company on which the installation of service can be performed.

<u>Designated Service Point</u>: The Customer designated point of termination of a local distribution channel. The designated service point may be a Customer or authorized user premise or a local exchange Company central office or centrex station.

<u>Disconnection</u>: The disconnection of a circuit, dedicated access line or port connection being used for existing service.

<u>End User</u>: An individual or entity designated by the consumer to be responsible for the payment of calls placed using the Company's Services.

Equal Access Office: Switch operated by the Company equipped with the hardware and software required to allow the customers to presubscribe to the interexchange carrier of their choice.

Equal Access Code: An access code that allows the consumer to obtain an equal access connection to the carrier associated with that code.

Excessive Call Attempt: An attempt to make a call over the Company's network using an invalid authorization code during a measured 15 minute period within which 10 or more incomplete call attempts are made from the same access line, and where those attempts do not complete because an invalid authorization code(s) was used.

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#### 2. **DEFINITIONS** (Cont'd)

FCC: Federal Communications Commission.

Hertz: Is a unit of frequency equal to one cycle per second.

ID Code (ANPI Service): A customer defined, verified code used to identify the user making an ANPI call. From a dedicated access line, an ID Code can consist of up to seven digits, but when used with a non-verified Accounting Code (as defined herein), the total number of digits cannot exceed seven. From an ANPI Dial "1" telephone number, an ID Code will consist of two digits and cannot be dialed in conjunction with an Accounting Code.

<u>Initial Minute</u>: The rate element used to bill for the first chargeable minute, or fraction thereof, of a call.

Line Haul Mileage: Denotes mileage distance between the Company Terminal Office Cites.

<u>Local Access Line or Local Distribution Channel</u>: The facility consisting of the necessary equipment and local telephone Company lines which are required to interconnect the Customer's or authorized user's premises to a Company Service Point within the same local exchange area or extended service area.

<u>Local Access Transport Area (LATA)</u>: A geographic area established for the provision and administration of communications service. It encompasses one or more designated exchanges, which are grouped to serve common social, economic and other purposes.

Local Calling Area: Denotes a geographic area in which a Local Exchange Company end user may complete a call without incurring long distance charges.

<u>Local Exchange Area</u>: The term "Local Exchange Area" denotes a unit established by the company for the administration of communications services in a specified area which usually embraces a city, town, or village and its environs. Specific definitions of the Company local exchange areas are available upon request.

<u>Local Exchange Carrier (LEC)</u>: A Company which provides telecommunications service within a local exchange LATA.

<u>Local Time</u>: The time observed, standard or daylight savings, at the rate center associated with the originating point of the call.

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# 2. **DEFINITIONS** (Cont'd)

Measured Charge: A charge assessed on a per minute basis in calculating a portion of the charges due for a completed Operator Assisted, Direct Dial Call, Credit Card or Third Party Call.

Message: Represents an interexchange toll call for which appropriate charges shall be assessed.

Measured Service: The provision of intrastate long distance measured time communications telephone service to Customers who access the Company's service at its switching and call processing equipment by means of access facilities obtained from a local exchange carrier. The Company is responsible for arranging for the access line.

Mileage Rate Band: Mileage interval used to establish rates for the Company services.

Minimum Average Time Requirements (MATR): A generic term indicating a specified period of time, used in the determination of usage charges, which represents the minimum average duration of calls completed during a billing period.

<u>Modem</u>: A device which modulates and/or demodulates signals for proper transmission via dedicated or switched facilities.

<u>Multiple Channel Service</u>: Is a service offering whereby a Customer may order more than one leased channel where the line haul mileage of the channels falls within the same mileage rate band.

Normal Business Hours: Normal business hours are represented by the period between 8 a.m. and 5 p.m., Monday through Friday, excluding holidays.

Operator Assisted Call: An intrastate telephone connection completed through the use of the Company's Operator Services.

Operator Service Charge: A non-measured (fixed) surcharge which is added to a measured charge in calculating the total tariff charges due for a completed Operator Assisted Call.

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# 2. **DEFINITIONS** (Cont'd)

Operator Services: Any telecommunications service that includes, as a component, any automated or live assistance afforded to a consumer to arrange for the billing and/or completion, of a telephone call that are specified by the user through a method other than:

- \* Automatic Completion with billing to the telephone from which the call originated;
- \* Completion through an access code or a proprietary account number used by the consumer, with billing to an account previously established with the carrier by the consumer; or
- Completion in association with directory assistance services

Other Communications Common Carrier: A government regulated entity offering communications services to the public.

<u>Point of Presence</u>: Locations where the Company maintains through its own facilities or through arrangements with other carriers an operations center for purposes of providing long distance service.

<u>Premises</u>: All buildings occupied by the Customer and/or his authorized user on a contiguous property (except railroad right of way, etc.) not intersected by a public road.

<u>Presubscribed Provider of Operator Services</u>: The Provider of Operator Services to which the Consumer is connected when the Consumer places a call using a Provider of Operator Services without dialing an access code.

Service: Service means any or all service(s) provided pursuant to this tariff.

<u>Service Control Point (SCP)</u>: The real-time data base system in the Service network that contains instructions on how Customers wish their calls to be routed, terminated or otherwise processed.

Service Points: Those cities from which the Company makes its services available to its customers.

<u>Special Access Line (SAL)</u>: A dedicated Analog DAL or Digital T-1 Access Line(s) directly connecting Customer's telephone equipment to the Long Distance Provider without using the Local Exchange Carrier's switching equipment.

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#### 2. **DEFINITIONS** (Cont'd)

<u>Special Promotional Offering</u>: Special discounts or modifications of the company's regular service offerings which may, from time to time, be offered to its Customers for a particular service. Such offerings may be limited to certain dates, times, and locations.

<u>Special Services</u>: Denotes service provided and performed by the Company involving special engineering, design, programming, development or production activities to provide services requested by a Customer to meet special needs not otherwise provided under this tariff.

Station: Any location from which a message can be originated or received.

<u>Station-to-Station Call</u>: A call placed to a telephone number, with the understanding that the caller will speak to any person who answers the called number.

<u>Subscriber</u>: A firm or other entity that selects a telecommunications Company to be the Presubscribed Provider of Services for one or more locations within that person or entity's control.

Subscription Agreement: A standard form which includes all pertinent billing, technical, and other descriptive information which will enable the Company to provide the long distance service required.

<u>Switch</u>: A local Telephone Company switching system where Telephone Exchange Service customer station loops are terminated for purposes of interconnection to each other and to trunks through electronic services which are used to provide circuit routing and control.

Switched Access Service: Provides the ability to originate and terminate calls between two end user's premises over facilities of the Telephone Company.

<u>Telecommunications</u>: The transmission of voice communications or, subject to the transmission capabilities of the service, the transmission capabilities of the service, the transmission of data, facsimile, signaling, metering, or any other form of intelligence over dedicated or switched facilities.

<u>Terminal Equipment</u>: Devices, apparatus, and their associated wiring such as teleprinters, telephone hand sets, or data-sets used for origination or termination of telecommunications services.

Third Party Call: A call for which charges are billed, not to the originating telephone number, but to a third party telephone number which is neither the originating nor the terminating telephone number.

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# 2. **DEFINITIONS** (Cont'd)

#### Toil Usage Limits:

<u>Vertical Features</u>: Services such as call validation, "Plain Old Telephone Service" (POTS) number translation, and provision of statistical information on the Customer's 800 traffic, which may be obtained by the Company from local Exchange Company access tariffs on behalf of 800 Service Customer.

Voice-Grade Channel: Denotes a communications channel with a nominal bandwidth of 4,000 hertz.

Weekday: One of the normal business days of the week, Monday through Friday, excluding Holidays and Weekend periods.

Weekend: The period from 11 p.m. Friday to, but not including 8 a.m. Monday.

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# 3. GENERAL RULES AND REGULATIONS

# 3.1 UNDERTAKING OF THE COMPANY

#### 3.1.1 General

- 3.1.1.1 The services furnished herein are for the transmission and reception of voice, data and other types of communications. Services provided pursuant to this tariff may be utilized only for the transmission of communications by Customers consistent with the terms of this tariff, and the rules and regulations of the State of Ohio.
- 3.1.1.2 Subject to unavoidable network interruptions, the Company shall endeavor to provide services and facilities 24 hours a day, 7 days a week.

#### 3.1.2 Availability

- 3.1.2.1 Service is offered subject to the availability of the necessary facilities and/or equipment of the Company and/or the Local Exchange Carrier serving the customer. It is also contingent on the attainment of prescribed volume thresholds and minimum service period commitments by the customer. A Customers minimum monthly bill shall not be less than \$500.00. The Company reserves the right to provide services to and from locations where the necessary facilities and/or equipment are available.
- 3.1.2.2 The Company reserves the right to suspend service or delay service installation until sufficient network facilities are available to meet the anticipated traffic demand, or terminate a service request with a full refund of any charges billed to the Customer if satisfactory arrangements cannot be concluded within what the Company determines to be a reasonable amount of time.

#### 3.2 <u>USE OF SERVICE</u>

- 3.2.1 Services furnished by the Company may not be used for any unlawful purpose.
- 3.2.2 No restrictions apply on sharing or resale of services. The Customer remains liable for all obligations under this tariff notwithstanding such sharing or resale and regardless of the Company's knowledge of same.
- 3.2.3 Use of the services herein in a manner that could interfere with the services provided to other Customers, harm the facilities of the Company or others is prohibited.

Issued: August 1, 1997 Effective: August 7, 1997

# 3. GENERAL RULES AND REGULATIONS (Cont'd)

- 3.2.4 In the event that the Company determines, based upon its sole judgment, that there is fraudulent use of either the services furnished by the Company or the Company's network, the Company will without liability to the Customer discontinue service and/or seek legal recourse to recover from the Customer all costs involved in enforcement of this provision.
  - 3.2.4.1 Service may be discontinued by the Company, without notice to the Customer, by blocking traffic to or from certain cities, or NXX exchanges, or by blocking calls using certain Customer authorization codes, such as calling card codes, which the Company deems, in its sole judgment, is necessary to take such action to prevent unlawful use of its services. The Company will restore service as soon as it can be provided without undue risk.
  - 3.2.4.2 Without incurring any liability, the Company may discontinue the furnishing of service(s) to a Customer immediately and without notice if the Company deems, in its sole judgment, that such action is necessary to prevent or protect against fraud or to otherwise protect its personnel, agents, facilities or services.
- 3.2.5 The Company may, but is not required to, advise the Customer of abnormal calling patterns or other possible unauthorized use of facilities or calling cards assigned to the Customer. Additionally, the Company may, but is not required to, block calls on authorization codes which the Company believes to be unauthorized or fraudulent.
- 3.2.6 If a Customer utilizes a dedicated access line between the Customer's premises and the Company's service office for the origination or termination of calls, the Customer is responsible for payment of all charges for usage over that access line, including any usage which may be fraudulent or unauthorized.
- 3.2.7 The use and restoration of service shall be in accordance with Part 64, Subpart D of the Federal Communications Commission's Rules.
- 3.2.8 With the use of the Company authorization codes, the Customer agrees to pay the Company all charges incurred as a result of any delegation of authority whether authorized or unauthorized resulting in the use of its Company authorization codes.

Issued: August 1, 1997

Effective: August 7, 1997

# 3. **GENERAL RULES AND REGULATIONS** (Cont'd)

# 3.3 OBLIGATIONS OF THE COMPANY

# 3.3.1 Liability

Except as provided in this Section, the Company's sole liability for any claim, loss, expense or damages of any kind, whether direct, indirect, special or consequential, arising from, or in any way attributable to, acts or omissions of the Company relating to the installation, provision, termination, maintenance, repair, restoration, or billing of any service, feature or option available under this tariff shall not exceed an amount equal to the monthly recurring charge to the Customer for one (1) month, if any, or as otherwise set forth in the outage credit provisions of this tariff provided, however, that:

- 3.3.1.1 The Company's liability for its willful misconduct is not limited by this tariff.
- 3.3.1.2 The Company is not liable for any failure of facilities or performance of services due to causes beyond its control, including, not limited to, civil disorder, fire, flood, storm or other natural or man-made disasters or elements, labor problems or regulations issued by or action taken by any government agency having jurisdiction over the Company or its services or equipment.
- 3.3.1.3 The Company shall have no liability to any person or entity other than its Customer.
- 3.3.1.4 The Company shall not be liable for, and shall be fully indemnified and held harmless by the Customer against the following:
  - .1 Any claim, loss, expense or damage for engaging in a criminal enterprise defamation, liable, slander, invasion of privacy, infringement of copyright or patent, arising from, or in connection with, the material, data, information, or other content transmitted over the services or facilities furnished by the Company.
  - .2 Any claim, loss, expense or for any act or omission of the Customer or its agents and contractors, or due to the failure of Customer-provided equipment, facilities, systems or services.

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# 3. GENERAL RULES AND REGULATIONS (Cont'd)

# 3.3 OBLIGATIONS OF THE COMPANY (Cont'd)

#### 3.3.1 Liability (Cont'd)

- .3 Any claim, loss, expense or damage for personal injury or death of any person caused directly or indirectly by the installation, maintenance, location, condition, operation, failure, presence, use or removal of equipment or wiring provided by the Company, if not caused by negligence of the Company; and/or
- .4 Any use by the Customer of the Company's products or services which use has been restricted or limited by action of a government agency having jurisdiction over the Customer, the Company or its products or services.
- 3.3.1.5 All or a portion of the service provided pursuant to this tariff may be provided over facilities of third parties, and the Company shall not be liable to the Customer or any other person, firm or entity in any respect whatsoever arising out of errors or defects caused by such third parties.
- 3.3.1.6 Where any claim arises out of the Company's acting as a Resp. Org. or where the Company's Services are not made available on the date committed to the Customer, or cannot otherwise be made available after the Company's acceptance of the Customer's order, or is provided with a number(s) other than the one(s) committed by the Company to the Customer, or the number(s) is not included in the Directory Assistance or is included in an incorrect form, or Vertical Features are not obtained or are obtained in error, and any such failure(s) is due solely to the negligence of the Company, in such case the Company's liability, if any, is limited to the lesser of (a) the actual monetary damages incurred and proved by the Customer as the direct result of such failure(s), or (b) the sum of \$1,000.00.
- 3.3.1.7 The Company shall not be liable for the use, misuse or abuse of a Customer's service by third parties, including, without limitation, the Customer's employees or members of the public who dial the Customer's telephone number in error. Compensation for any injury the Customer may suffer due to the fault of others must be sought from such other parties.
- 3.3.1.8 Not withstanding Section 3.3.1.5, in the event that the Company causes the misrouting of calls, the Company's sole liability shall be to provide a credit equal to the charges for the affected calls.

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# 3. GENERAL RULES AND REGULATIONS (Cont'd)

# 3.3 OBLIGATIONS OF THE COMPANY (Cont'd)

# 3.3.1 Liability (Cont'd)

3.3.1.9 The Company reserves the right to immediately suspend or cancel without advance written notice and without any liability whatsoever, the provision of any service(s) to any Customer if the Company determines in its sole discretion that the Customer is using the service(s) to make or permit any telephone facility under such Customer's control to be used for any purpose or activity, including, but not limited to, any obscene, indecent or harassing purpose or activity, prohibited by Section 223 of the Communications Act of 1934, as amended, and 800 calls placed with the intent of gaining access to a Customer's outbound calling services without authorization from the Customer.

3.3.1.10 The Company is not liable for any damages, including toll usage charges, the Customer may incur as a result of the unauthorized use of its telephone facilities. This unauthorized use of the Customer's facilities includes, but is not limited to, the placement of calls from the Customer-provided equipment which are transmitted or carried on the Company network or the network over which its traffic is carried. The Company's Customer Service agents may work with Customers to recommend possible solutions to reduce unauthorized use of their facilities. However, the Company does not warrant or guarantee that its recommendations will prevent all unauthorized use, and the Customer is responsible for controlling access to, and use of, its own telephone facilities.

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# 3. GENERAL RULES AND REGULATIONS (Cont'd)

#### 3.4 OBLIGATIONS OF THE CUSTOMER

- 3.4.1 The Customer shall be responsible for damages to the Company's facilities or that of its network providers caused by the act or omission of the Customer, its authorized users, officers, directors, employees, agents, contractors, licensees or invitees or any person or entity who gains access to the service at the customer through the negligence of the customer.
- 3.4.2 The Customer shall provide access to the Customer's or authorized user's premises by the Company personnel for inspection, repair and/or removal of any facilities or equipment of the Company on an unrestricted bases, 24 hours a day, 7 days a week.
- 3.4.3 The Customer will guarantee the performance by his authorized user(s) of all provisions of this tariff and contractual obligations between the Customer and the Company. The Customer will be liable for the acts or omissions of its authorized user(s) relative to the compliance with the provision of this tariff.
- 3.4.4 The Customer may not assign or transfer to a third party, whether by operation of law or otherwise, the right to use the services provided under this tariff, provided however, that where there is not interruption of use or relocation of the services, such assignment or transfer may be made to the following:
  - (a) Another Customer of the Company, provided that the assignee or transferee assumes all accrued and unpaid obligations of the transferring Customer including, but not limited to, all indebtedness for such services, and the unexpired portion of the minimum period and the termination liability applicable to such services if any; or

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# 3. GENERAL RULES AND REGULATIONS (Cont'd)

#### 3.5 PAYMENT REGULATIONS

- 3.5.1 Service shall be provided and billed for on a monthly basis. Service shall continue to be provided until 30 days after the Company's receipt of a written request from the Customer for the disconnection of service, unless other restrictions apply. Payment is to be made to the address designated on the invoice or such other location as the Company may direct in writing from time to time. In addition to the charges for the Company's services, the Customer shall pay any applicable federal, state or local use, excise, sales or privileges taxes resulting from the services furnished by the Company. Such taxes shall not be counted toward the attainment of any volume or revenue commitment and will not be discounted.
- 3.5.2 The Customer is responsible for payment of all charges for service(s) furnished by the Company. This includes payment for calls or services (a) originated at the Customer's number(s) whether authorized or not; (b) accepted at the Customer's number(s) (e.g. 800 Service and collect calls); (c) billed to the Customer's number via third number billing, a calling card, a company-assigned authorization code, travel card number, or other special billing number; and/or (d) incurred at the specific request of the Customer.
- 3.5.3 A Customer is responsible for payment for all calls placed to or via the Customer's telephone number(s). This responsibility is not changed by virtue of any use, misuse, or abuse of the customer's service or Customer provided systems, equipment, facilities or services interconnected to the Customer's 800 Service, which use, misuse or abuse may be occasioned by third parties, including, without limitation, the Customer's employees and members of the public who dial the customer's 800 number by mistake.
- 3.5.4 If notice of a dispute with respect to charge is not received, in writing, within 1 year after an invoice is rendered, such invoice shall be deemed to be correct and binding upon the Customer. In instances of a dispute, the Customer is required to pay the undisputed portion of the bill in its entirety. Accounts not paid within 1 year of the due date stated on the bill will be considered delinquent. Delinquent payments may result in the imposition of a late fee which shall be imposed at the rate of 1.5% of the unpaid balance per month or the maximum allowable rate under applicable state law.

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# GENERAL RULES AND REGULATIONS (Cont'd)

#### 3.5 PAYMENT REGULATIONS (Cont'd)

- 3.5.4.1 Dispute Resolution: Except as otherwise provided herein, any claims arising out of or related to this Tariff, shall be made within one hundred and twenty (120) days of their occurrence. If such claims cannot be resolved by negotiation, they shall be settled by binding arbitration in accordance with the rules contained in ANPI Tariff FCC No. 2 ("Arbitration Rules"). Neither party may seek injunctive relief of any kind prior to the confirmation of an arbitration award, except that ANPI may seek injunctive relief against the Customer for violation of Section 3.5.4.1 (a),(b), and (c) below. Any claims made after one hundred and twenty (120) days of the occurrence giving rise to such claims shall be barred. The costs of the arbitration, including the fees and expenses of the arbitrator, shall be shared equally by the parties unless the arbitration award provides otherwise. Each party shall bear the cost of preparing and presenting its case. In no event shall the arbitrator have the authority to make any award that provides for punitive or exemplary damages.
- a) The Customer shall comply with Section 64.1100 of the FCC's Rules and Regulations, as well as other applicable laws or regulations pertaining to the sale and delivery of telecommunications service(s) to Customer's customers,
- b) The Customer will obtain and maintain any and all approvals to resell ANPI Carrier Network Service from the FCC, including requirements imposed by Section 214 of the Communications Act of 1934, as amended, and state regulatory bodies,
- c) The Customer agrees to sell and bill ANPI Carrier Network Service under a name, identity or mark, other than ANPI's name, identity or mark and further agrees not to reference ANPI's name or marks in any context involving its furnishing of service(s) to the public except
- 3.5.5 If a Customer accumulates more than \$1,000 of undisputed delinquent charges, the Company's Resp Org reserves the right not to honor that Customer's request for a Resp Org change and the Company reserves the right not to honor that Customer's request for a carrier change until such undisputed charges are paid in full.
- 3.5.6 The Company may require applicants or Customers to provide information pertaining to their financial ability to pay for service.

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# 3. GENERAL RULES AND REGULATIONS (Cont'd)

# 3.5 PAYMENT REGULATIONS (Cont'd)

- 3.5.6.2 The Company may also establish toll usage limits (which is not to exceed an amount equal to two times the average toll billed during the preceding sixth month period) for applicants for service or existing customers whose financial condition cannot be verified or is otherwise unacceptable to the Company. Any required deposit or toll usage limits may be increased or decreased by the Company as it deems appropriate in the light of changing conditions.
- 3.5.6.3 The Company shall be entitled to require such an applicant or customer to pay all its bills within a specified period of time, and to make such payments in cash or the equivalent of cash.
- 3.5.6.4 In the case of a cash deposit, simple interest at the rate of six percent (6%) annually will be paid for the period during which the deposit is held by the Company, unless a different rate has been established by the appropriate legal authority in the jurisdiction in which the Company service in question is provided. If the Company, in its sole discretion, determines that the Customer is not capable of satisfying its payment obligations, services may be canceled by the Company upon written notice.
- 3.5.6.5 At the Company's option, such deposit may be refunded or credited to the Customer at, or any time prior to, termination of service. The Customer may elect to apply the deposit to future invoices or receive a payment of the deposit amount. However, if any balance is outstanding on the Customer's account at the time of cancellation, the Company reserves the right to apply the Customer's deposit and accumulated interest against the Customer's unpaid balance. Also, the Company reserves the right to cease accepting and processing service orders after it has requested a security deposit and prior to the customer's compliance with this request.

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# 3. GENERAL RULES AND REGULATIONS (Cont'd)

#### 3.5 PAYMENT REGULATIONS (Cont'd)

- 3.5.8 In the event that a check or draft tendered by a Customer is returned, a fee of \$15 will apply. The fee will be assessed when a check or instrument issued by a Customer is returned without payment for any reason whatsoever, unless the return is a bank error, in which case documentary evidence is required to waive the fee.
- 3.5.9 All stated charges in this tariff are computed by the Company exclusive of any federal, state, or local use, excise, gross receipts, sales, or privilege taxes, duties, fees, or similar liabilities (other than general income or property taxes) whether charged to or against the Company of its Customer. Such taxes, fees, etc. shall be paid by the Customer in addition to the charges stated in this tariff. All such taxes, duties and fees shall each be shown as a separate line item on the Customer's monthly invoice.
- 3.5.10 In cases involving toll fraud, the Company may backbill for one and one-half (1 1/2) years from the point when such fraud was detected and/or quantified.

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# GENERAL RULES AND REGULATIONS (Cont'd)

#### 3.6 CREDIT ALLOWANCES

#### 3.6.1 Interruption of Service

- 3.6.1.1 No credit will be allowed for relinquishing facilities in order to perform routine maintenance.
- 3.6.1.2 Credit for failure of service or equipment will be allowed only when such failure is caused by or occurs in facilities or equipment provided by the Company. As used in this tariff, all equipment, facilities and/or services for which the Company renders a bill for payment are considered provided by the Company whether or not the equipment, facilities and/or services are owned and operated by the Company unless otherwise provided by the terms or this tariff.
- 3.6.1.3 No credit will be allowed for failures of service or equipment due to Customer user-provided facilities or any act or omission of the Customer, its authorized user(s), officers, directors, employees, agents, contractors, licensees or invitees or any person or entity who gains access to the service at the customer through the negligence of the customer.
- 3.6.1.4 Credit allowance time for failure of service or equipment starts when the Customer notifies the Company of the failure or when the Company has actual knowledge of the failure, and ceases when the service has been restored and an attempt has been made to notify the Customer. See Section 3.3.1.5 for limitations to liability.
- 3.6.1.5 The Customer shall notify the Company of failures of service or equipment and make reasonable attempts to ascertain whether the failure is caused by Customer-provided equipment.
- 3.6.1.6 Only those portions of the service or equipment operation materially interfered with will be credited.

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# 3. GENERAL RULES AND REGULATIONS (Cont'd)

#### 3.6 CREDIT ALLOWANCES (Cont'd)

- 3.6.2 Outage Credit
  - 3.6.2.1 No credit shall be given for an interruption of less than 2 hours.
  - 3.6.2.2 The Customer shall be credited for an interruption of 2 hours or more at the rate of 1/360th of the monthly charge for the facilities affected for each period of 2 hours or major fraction thereof that the interruption continues. (A billing period has 30 days and service is provided 24 hours a day, 7 days a week. Every month will have 720 hours.) Such a credit shall only be applied to services priced by the Company on a monthly flat rated basis.
  - 3.6.2.3 Where a minimum usage charge is applicable and the Customer fails to meet a usage minimum, credit for the outage shall be applied against that minimum equal to 1/360th of the monthly minimum charges associated with the portion of service disabled for each period of 2 hours or major fraction thereof that the interruption continues. Such a credit shall only be applied to services priced by the Company on a monthly flat rated basis.

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# 3. GENERAL RULES AND REGULATIONS (Cont'd)

#### 3.7 **EQUIPMENT**

# 3.7.1 Customer Obligations

- 3.7.1.1 The Customer shall assume all responsibility for obtaining all necessary permits, authorization or consents for interconnecting Customer-provided equipment or facilities with the Company's services or facilities as well as ensuring that the Customer-provided equipment or facilities are properly interfaced with the Company's services or equipment.
- 3.7.1.2 Access to and release of Company provided facilities located on the Customer's premises for testing and repair will be required for failures of equipment or service and/or routine maintenance. The Company will notify the Customer in advance of such necessary access or release and will attempt to schedule the access or release at a mutually convenient time. For charges contemplated in the tariff, such testing and repair and/or routine maintenance will be performed during regular business hours. When, at the specific request of the Customer, such routine maintenance, testing and/or repair is performed outside of regular business hours, additional special service charges may apply.
- 3.7.1.3 The Customer shall operate its equipment and facilities in such a manner that its use of the Company's facilities shall not interfere with any other Customer's use of the Company's services or equipment.
- 3.7.1.4 The Customer shall provide adequate space, electrical power, wiring, HVAC and electrical outlets necessary for the proper operation of the Company's equipment on the Customer's and/or authorized user's premises.
- 3.7.1.5 The Customer shall be responsible for all loss regardless of cause (other than directly resulting from an act or omission of the Company) to the Company's equipment on the Customer's or its authorized user's premises.
- 3.7.1.6 The Customer is responsible for ensuring that, except for Customer authorized and qualified personnel, no one attempts to adjust, modify, move or otherwise interfere in any way with the continuous operation of the Company's equipment located at the Customer's or authorized user premises.

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# 3. GENERAL RULES AND REGULATIONS (Cont'd)

# 3.7 EQUIPMENT (Cont'd)

- 3.7.1.7 The Customer shall comply with the minimum protective criteria generally accepted in the telephone industry and other appropriate criteria as may be prescribed by the Company to protect the integrity of service or for safety reasons.
- 3.7.1.8 The Customer shall be responsible for the installation, operation or maintenance of any Customer-provided equipment. Where such equipment is connected to service furnished pursuant to this tariff, the responsibility of the Company shall be limited to the furnishing of services under this tariff and to the maintenance and operation of such services in the proper manner. Subject to this responsibility, the Company shall not be responsible for the following:
  - (a) the through transmission of signals generated by Customer-provided equipment or for the quality of, or defects in, such transmission;
  - (b) the reception of signals by Customer-provided equipment; or
  - (c) network control signaling where such signaling is performed by Customer-provided network control signaling equipment.

# 3.7.2 Terminal Equipment

- 3.7.2.1 The Company's facilities and service may be used with or terminated in Customer-provided terminal equipment or Customer-provided communications systems. Such terminal equipment shall be furnished and maintained at the expense of the customer, except as otherwise provided in this tariff. The Customer is responsible for all costs at his premises, including Customer personnel, wiring, electrical power, and the like, incurred in the use of the Company's service.
- 3.7.2.2 When such terminal equipment is used, the equipment shall comply with the minimum protective criteria set forth below and shall not interfere with service furnished to other Customers. Additional protective equipment, if needed, shall be employed at the Customer's expense.
- 3.7.2.3 When service(s) using voice grade facilities is terminated in Customer-provided terminal equipment, channel derivation devices, or communications systems, the Customer shall comply with the following minimum protective criteria:

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# 3. GENERAL RULES AND REGULATIONS (Cont'd)

# 3.7 EQUIPMENT (Cont'd)

3.7.2.3 (Cont'd)

- .1 When the facilities furnished under this tariff are used in common with local telephone company services, it is necessary in order to prevent excessive noise and cross talk, that the power of the signal applied to the local lines be limited. A single valued limit for all application cannot be specified. Therefore, the power of the signal in the band over 300 hertz which may be applied by the Customer-provided equipment at the point of termination will be specified by the Company for each application, to be consistent with the signal power allowed on the telecommunications network as specified in FCC Part 68 Rules and Regulations.
- .2 To protect the telecommunications services from interference at frequencies which are above the band of service provided, the carrier will specify the acceptable signal power in the following bands to be applied by the Customer provided equipment or communications system at the point of termination to insure that the input to facilities of the Company or other communications company that the Company connects with does not exceed the limits indicated.
  - a. The power in the band from 3,995 hertz to 4,000 hertz shall be at least 18 dB below the power of the signal as specified in Subsection .1 preceding.
  - b. The power in the band from 4,000 hertz to 10,000 hertz shall not exceed 16 dB below one milliwatt.
  - c. The power in the band from 10,000 hertz to 25,000 hertz shall not exceed 24dB below one milliwatt.
  - d. The power in the band from 25,000 hertz to 40,000 hertz shall not exceed 36 dB below one milliwatt.
  - e. The power in the band above 40,000 hertz shall not exceed 50 dB below one milliwatt.

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# 3. GENERAL RULES AND REGULATIONS (Cont'd)

#### 3.7 **EOUIPMENT** (Cont'd)

# 3.7.2 Terminal Equipment (Cont'd)

3.7.2.3 (Cont'd)

- .3 Where there is connection via Customer-provided terminal equipment or communications systems to a Message Telecommunications Service to prevent the interruption or disconnection of calls or interference with network control signaling, it is necessary that the equipment to the interface at no time has energy solely in the 2450 to 2740 hertz band. If signal power is in the 2450 to 2750 hertz band, it must not exceed the power present at the same time in the 800 to 2450 hertz band.
- .4 Where such Customer-provided equipment or communications system applies, signals having components in the frequency spectrum below 300 hertz, excluding ringing signals, the currents and voltages (including all harmonics and spurious signals) at the interface shall not exceed the limits indicated in a. through d. following:
  - a. The maximum rms (root-mean-square) value, including dc and ac components of the current per conductor shall not exceed 0.35 ampere.
  - b. The magnitude of the peak of the conductor or ground voltage shall not exceed 70 volts.
  - c. The conductor voltage shall be such that the conductor-to-ground voltage limit in .2 preceding is not exceeded. If the signal source is not grounded, the voltage limit in .2 preceding applies to the conductor-to-conductor voltage.
  - d. The total weighted rms voltage within the band from 50 hertz shall not exceed 100 volts. The total weighted rms voltage is the square root of the sum of the products times the square of the rms voltage of the individual frequency components. The weighting factors are indicated.

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# 3. GENERAL RULES AND REGULATIONS (Cont'd)

#### 3.7 <u>EOUIPMENT</u> (Cont'd)

3.7.2 Terminal Equipment (Cont'd)

3.7.2.3 (Cont'd)

.4 (Cont'd)

For Frequencies Between

Weighting Factor

50 Hertz and 100 Hertz

 $f^2/10^4$ 

100 Hertz and 300 Hertz

 $f^{3.3}/10^{6.6}$ 

Where f is the numerical value of the frequency, in hertz, of the frequency component being weighted.

- 3.7.2.4 If the Customer fails to maintain and operate his terminal equipment properly, resulting in the occurrence or possibility of harm to the Company's equipment, personnel, or the quality of service to other Customers, the Company may, upon written notice, require repair, maintenance or the use of protective equipment at the Customer's expense. If such repair, maintenance or use of protective equipment fails to produce satisfactory results, the Company may, upon written notice, terminate the customer's service immediately.
- 3.7.2.5 The Customer shall also comply with the minimum protective criteria generally accepted in the telephone industry including Part 68 of the FCC Rules and Regulations and other appropriate criteria as may be prescribed by the Company. The Customer shall ensure that his terminal facilities are of the proper mode, band-width, power, data, speed, and signal level for the intended use of the Customer, and that the signals do not damage the Company's equipment, injure personnel or degrade service to other Customers.

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# 3. GENERAL RULES AND REGULATIONS (Cont'd)

# 3.8 CANCELLATION OF SERVICE

- 3.8.1 For any of the following reasons, the Company may discontinue service upon 10 days notice to the customer or cancel an application for all services without incurring any liability. Separate accounts for the same Customer are also subject to this provision.
  - 3.8.1.1 In the event that a Customer's bill remains unpaid after more than thirty days following rendition of the bill.
  - 3.8.1.2 In the event of a violation of any regulation governing the service under this tariff, when necessitated by conditions beyond the Company's control, a violation of any law, rule, or regulation of any government authority having jurisdiction over the service.
  - 3.8.1.3 Where the Company is prohibited from furnishing services by order of a court or other government authority having jurisdiction.
- 3.8.2 The Company, by written notice to the Customer, may, without incurring any liability, cancel or suspend the provision of service or equipment for non-payment of any sum due to the Company from the Customer, whether pursuant to service offered under this tariff or otherwise, or as a result of actions of a government agency which forces discontinuance of the provision of service or equipment, or for violation or threatened violation of any of the terms or conditions of this tariff by the Customer or authorized user, or if the Customer becomes insolvent or bankrupt, or makes a general assignment for the benefit of creditors or as otherwise permitted by this tariff. Cancellation will be effective on the date specified on the notice.
- 3.8.3 Service may only be canceled by the Customer on not less than 30 days written notice to the Company. In the event the Company is unable to remove the Customer from it's data base by the requested cancellation date, the customer will be responsible for any usage that occurs after the cancellation date.
- 3.8.4 The discontinuance of service by the Company pursuant to this Section does not relieve the Customer of any obligations to pay the Company for charges due and owed for service(s) furnished up to the time of discontinuance.
- 3.8.5 The remedies set forth herein shall not be exclusive and the Company shall at all times be entitled to all rights available to it under either law or equity.

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# 3. GENERAL RULES AND REGULATIONS (Cont'd)

# 3.8 CANCELLATION OF SERVICE (Cont'd)

- 3.8.6 Except as otherwise provided in this tariff or as specified in writing by the party entitled to receive service, notices may be given orally or in writing to the person(s) whose name(s) and business address(es) appear on the executed service order.
- 3.8.7 Where the Company cancels a service and the final service period is less than the monthly billing period, a credit will be issued for any flat rate charge amounts billed in advance, prorated at 1/30th of the monthly charge for each day after the service was discontinued. This credit will be issued to the Customer or applied against the balance remaining on the Customer's account. Any usage sensitive billing will be done on an actual use basis for the month of discontinuance.
- 3.8.8 The Customer shall pay a cancellation charge for services that require special facilities dedicated to its use when the Customer cancels the order before service begins or prior to the expiration of the service term or if service is canceled for nonpayment or failure to make a requested deposit. The charge will be equal to the non-recoverable portion of expenditures or liabilities incurred expressly for the Customer and the sum of the monthly recurring or minimum usage amount remaining through the end of the term. The Customer is liable for any charges assessed by the interconnecting telephone company which provisions facilities allowing connectivity of the Customer to the switched network.

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# 3. **GENERAL RULES AND REGULATIONS** (Cont'd)

#### 3.9 DETERMINATION AND RENDERING OF CHARGES

- 3.9.1 For the purpose of billing, service will be deemed to be started on the day the service and its associated equipment, if any, is installed. Where billing is based upon Customer usage, Customers will be billed for all usage commencing on the date usage begins.
- 3.9.2 Subject to the Company's right to cancel or suspend services as otherwise provided in this tariff, the minimum service period is 30 days. Termination by Customer is effective 30 days after receipt by the company of a written notice of cancellation. Termination by the Company is effective 30 days after delivery of written notice or as otherwise set forth in this tariff or other agreement between the Customer and the Company.
- 3.9.3 In situations where a Special Service is requested, the minimum service period and charges will be determined on a case-by-case basis.
- 3.9.4 All monthly recurring charges are billed one month in advance. Initial and final month's billing, when the service period is less than a month, will be prorated at 1/30th of the month's recurring charge for each day the service was rendered or equipment was provided.
- 3.9.5 Usage charges are billed monthly for the preceding billing period. For periods less than the monthly billing period, minimum usage charges are prorated at 1/30th of the monthly minimum amount for each day the service was rendered.
- 3.9.6 The duration of a call is rated in intervals of the billing increments described for each service provided in this tariff. If the final interval of a call is less than the applicable billing increment, it will be rounded up to a full increment for purposes of billing.
- 3.9.7 Computed usage charges or credits for each call are rounded to the nearest cent when possible.

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# 3. **GENERAL RULES AND REGULATIONS** (Cont'd)

# 3.9 <u>DETERMINATION AND RENDERING OF CHARGES</u> (Cont'd)

3.9.8 When a distance sensitive offering is made from this tariff, the mileage to which mileage sensitive rates apply will be calculated in the following fashion. For the purpose of determining the airline mileage of a call, the Company will utilize the vertical ("V") and horizontal ("H") coordinates of the rate centers of the originating and terminating points of the call. For purposes of billing, the Company references "V" and "H" coordinates provided by Bell Communications Research. Calls originated by dialing a local exchange number or a 950-type number using an authorization code, the originating point will be the rate center in which the switched access facilities are located. For calls originated via equal access connections, WATS access lines or dedicated access lines, the originating point will be the rate center in which the Customer is located. The terminating point will be determined by the rate center of the called number.

The formula to determine airline miles is as follows:

$$\sqrt{\frac{(\sqrt{1-V2})^2 + (H1-H2)^2}{10}}$$

3.9.9 Rate periods apply, unless noted otherwise, as indicated below and are based on the time in which a call is established. In cases where a call begins in one rate period and continues into another, the rate in effect in each period will apply to the portion of the call occurring within the applicable rate period.

Day rates apply from 8 a.m. to, but not including, 5 p.m. Monday through Friday Evening rates apply from 5 p.m. to, but not including, 11 p.m. Sunday through Friday Night rates apply from 11 p.m. to, but not including, 8 a.m. seven days a week. Weekend rates apply from 8 a.m. to, but not including, 11 p.m. Saturday and from 8 a.m. to, but not including, 5 p.m. on Sunday.

On holidays, evening rates apply throughout the day on which the holiday is observed unless a lower rate would normally apply.

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# 3. **GENERAL RULES AND REGULATIONS** (Cont'd)

## 3.10 TIMING OF CALLS

3.10.1 Billable time for service is the duration of time between the called station answering and the called or calling station disconnecting, provided duration may be rounded in accordance with specific descriptions in this tariff.

#### 3.11 SPECIAL SERVICES

For the purpose of this tariff, a Special Service is deemed to be any service requested by the Customer for which there is no prescribed rate in this tariff. Special Services charges will be developed on an individual case basis and filed in this tariff.

- 3.11.1 Special Service charges will be based on the estimated cost of furnishing such services including the cost of operating and maintaining such a service, the cost of equipment and materials used in providing such a service, the cost of installation including engineering, labor supervision, transportation, and the cost of any other specific item associated with the particular Special Service request.
  - 3.11.1.1 If at the request of the Customer, the Company obtains facilities not normally used to provide service to its customer, the cost incurred will be billed as a Special Service.
  - 3.11.1.2 If at the request of the Customer, the Company provides technical assistance not normally required to provided service, the costs involved will be billed as a Special Service.
  - 3.11.1.3 Where special signaling, conditioning, equipment, or other features are required to make Customer-provided equipment compatible with the Company service, the cost of providing these features will be billed as a Special Service.

Issued: August 1, 1997

Effective: August 7, 1997

# 3. GENERAL RULES AND REGULATIONS (Cont'd)

# 3.12 INTERCONNECTION WITH OTHER CARRIERS

- 3.12.1 Service furnished by ANPI may be connected with services or facilities of another participating carrier. Such interconnection may be made at a terminal of another participating carrier, or at the premises of a customer, joint user, or authorized user. Service furnished by ANPI is not part of a joint undertaking with such other carriers.
- 3.12.2 Any special interface equipment or facilities necessary to achieve compatibility between the facilities of ANPI and other participating carriers shall be provided at the customer's expense. Upon customer request and acting as his authorized agent, ANPI will attempt to make the necessary arrangements for such interconnection.
- 3.12.3 Service furnished by ANPI may be connected with the facilities or services of other participating carriers under the terms and conditions of the other participating carriers' tariffs applicable to such connections.

# 3.13 FRACTIONAL CHARGES

- 3.13.1 Charges for a fractional part of a month are calculated by counting the number of days remaining in the billing period after service is furnished. Divide that number of days figure by thirty days (billing period). The result is then multiplied by the applicable monthly service charge to arrive at the appropriate fractional monthly service charge.
- 3.13.2 For each call the minimum charge shall be the applicable charge for the initial billing increment of use with use in excess of the initial billing increment during a call charged at the applicable rate per minute with the fractional billing increments, if any, of each call rounded up to the next highest whole billing increment.
- 3.13.3 All per call charges of fractional cents shall be rounded to the next full cent unless otherwise stated in the specific product description (Section 4).

## 3.14 APPLICATION OF STATE AND LOCAL TAXES

The collection and remittance of end user applied state and local taxes to the appropriate taxing authority are the sole responsibility of the Customer purchasing services from this tariff.

Issued: August 1, 1997 Effective: August 7, 1997

# 4. SERVICE DESCRIPTIONS

## 4.1 MESSAGE TELECOMMUNICATIONS SERVICE

4.1.1 MTS - This service arrangement allows a Customer to originate calls in areas with Equal Access capabilities served by the Company by presubscribing to the Service. Calls are billed in six (6) second increments after an initial minimum billable period of eighteen (18) seconds. A Customers minimum monthly bill shall not be less than \$500.00. Discounts are available off of the rates in Section 6 based on volume and minimum contractual periods to be determined.

# 4.1.2 Product Types

#### 4.1.2.1 Basic MTS

- .1 Usage Charges
  - a. Per Minute Rates Refer to the Section 6 Service Charges.
  - b. <u>Rate Periods</u> Refer to the Determination and Rendering of Charges in Section 3.9 for the Company's standard rate period.

Issued: August 1, 1997 Effective: August 7, 1997

| 4. | SERVICE | DESCRIPTIONS   | Cont'd)          |
|----|---------|----------------|------------------|
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4.2 RESERVED FOR FUTURE USE

Issued: August 1, 1997 Effective: August 7, 1997

# 4. **SERVICE DESCRIPTIONS** (Cont'd)

#### 4.3 CALLING CARD

# 4.3.1 Calling Card

- 4.3.1.1 Calling Card Service is a one-way, dial-in dial-out multipoint service. Calling Card customers may originate calls from, and terminate calls to every city within the State of Ohio. Subscribers who originate calls can access the Company via Company provided facilities by dialing an 888 access number. Pricing for both charges and surcharges is applicable. Subscribers may originate calls from either tone generating or rotary phones. Calls originating from rotary phones will be completed with the assistance of operators, and rated as though they were placed as an interstate 800 access "intra-area" Calling Card Call.
- 4.3.1.2 Calling Card Service may be provided as a Standalone Service or as an Enhanced Service. If a customer subscribes solely to the Credit Card Service the customer will be designated as a Standalone Calling Card Customer. A Customers minimum monthly bill shall not be less than \$500.00. If a customer chooses Calling Card in conjunction with, or as an enhancement to, his or her existing Company Service, he or she will be designated as an Enhanced Calling Card customer. All calling card calls are rounded to the next higher full minute.

#### 4.4 OPERATOR SERVICES

- 4.4.1 Operator Services will be offered in accordance with the appropriate rules and regulations as prescribed for "Operator Service Providers", as amended.
- 4.4.2 <u>Description</u> Operator Services will be offered to the Company's Customers served from equal access offices, and to users accessing the company's services through public payphones or Customer provided stations. Billing procedures will be established for each Customer.

Operator Service rates will apply to the following types of calls.

(1) <u>Customer Dialed Calling Card Station</u> - Calls completed without the assistance of a Company operator when the charges are billed to a calling card account entered by the calling party.

Issued: August 1, 1997

Effective: August 7, 1997

# 4. **SERVICE DESCRIPTIONS** (Cont'd)

# 4.4 **OPERATOR SERVICES** (Cont'd)

- (2) Operator Station Calls completed with the assistance of a Company operator on a station-to-station basis. Charges may be billed to the customer's calling card account, or to the calling station, called station or a designated third party station.
- (3) Person-to-Person Calls completed with the assistance of a Company operator to a particular person, station, department or PBX extension specified by the calling party. Charges may be billed to the customer's calling card account, or to the calling station, called station or a designated third station.
- 4.4.3 <u>Usage Charges</u> The charges for Operator Services will be the usage rates appearing in the Section 6.4.1 plus a per call charge dependent upon the type of operator service provided. In addition, an Operator Dialed Surcharge will apply on a per call basis when the Customer has the capability of dialing all the digits necessary to complete the call, but elects to dial only the operator code and requests the operator to dial the called station. Discounts are available off of the above cited rates based on volume and minimum contractual periods to be determined.

## 4.5 800 Services

- 4.5.1 The Company 800 Service is an inbound voice service which permits calls to a customer's station in one location from stations located in other exchanges, and in which the customer is billed for the calls rather than the call originators. All 800 Service type calls are subject to an 18-second minimum initial period and additional 6-second increments. All 800 Service type calls are rounded to the next higher 6-second increment.
- 4.5.2 The Company reserves the right to require an applicant for the Company 800 Service to supply the following calling pattern information when requesting service: an initial traffic forecast, identification of anticipated busy hour, identification of its geographical marketing target areas, and a schedule of marketing and promotional activities. The Company may also require that a new traffic forecast be submitted by the Customer quarterly after service is initiated.
- 4.5.3 The Company's 800 Service is furnished upon condition that the Customer contracts for adequate facilities to permit the use of this service without injurious effect upon it or any service rendered by the Company. The Company may terminate or refuse to furnish 800 Service to any applicant, without incurring any liability and without notice to the Customer, if the use of the service would interfere with or impair any service rendered by the Company.

Issued: August 1, 1997 Effective: August 7, 1997

# 4. **SERVICE DESCRIPTIONS** (Cont'd)

#### 4.5 800 Services (Cont'd)

- 4.5.4 The Customer must obtain an adequate number of access lines for the Company 800 Services to handle the Customer's expected demand in order to prevent interference or impairment of this service or any other service provided by the Company considering: (1) total call volume; (2) average call duration; (3) time-of-day characteristics; and (4) peak calling period. The Company, without incurring any liability and without notice to the Customer, may disconnect or refuse to furnish the Company 800 Service to any Customer that fails to comply with these conditions.
- 4.5.5 Use of numbers; Each 800 Service telephone number must be placed in actual and substantial use by the Customer. "Substantial use" shall mean a pattern of use that demonstrates an intent on the Customer's part to employ the number for the purpose for which it was intended; namely, to allow callers to reach the Customer, as indicated, for example, by at least 30 average monthly minutes of use or more. Any 800 telephone number associated with the Company 800 Service that has not been placed in actual and substantial use during the first sixty (60) day period after service activation may be redesigned as a spare number in the Company 800 database by the Company upon written notice to the Customer.
- 4.5.6 If the Customer requests assignment of a specific 800 Service telephone number, the Company may require the Customer to submit a number reservation agreement form to the Company. At no time may a Customer have more than ten (10) numbers reserved. Any reservation shall be for no more than sixty (60) days and shall be subject to a reservation fee which will be credited to Customer's unpaid balance after the Company 800 Service has been in actual and substantial use for a consecutive sixty (60) day period.
- 4.5.7 Nothing in this Section, or in any other provision of this tariff, or in any marketing materials issued by or on behalf of the Company, shall give any person, including prospective Customers who have reserved 800 telephone number hereunder or Customers who subscribe to and use the Company 800 Service or their transferee or assigns, any ownership interest or proprietary right in any particular 800 number; however, upon placing a number actually and substantially in use, as defined above, the Company 800 Service Customers do have a controlling interest in the 800 number(s). The Company's 800 Service Customer may retain the use of their 800 number assignments, even following changes in their 800 carrier and/or Resp. Org.

Issued: August 1, 1997 Effective: August 7, 1997

# 4. **SERVICE DESCRIPTIONS** (Cont'd)

# 4.5 <u>800 Services</u> (Cont'd)

- 4.5.8 If a Customer places an order for the Company to carry Customer's already existing 800 number service, the Customer shall provide to the Company the contact names, telephone number and address of the Customer's Responsible Organization (Resp. Org.). Upon subscription to the Company 800 Service, the Customer may execute a Letter of Authorization to transfer Resp. Org. responsibility of its 800 number(s) to the Company Resp. Org. in writing within 48 hours of the change. The Customer is responsible for all outstanding indebtedness for services provided by a previous Resp. Org. or 800 service carrier. The Company assumes no responsibility or liability with respect to any obligations of Customer to such previous service providers existing at the time of transfer to the Company.
- 4.5.9 In the event that a Customer cancels its 800 service, the Customer may elect to retain the Company's Resp. Org. Where media 800 Service Customer, a charge for Resp. Org. Service will apply as set forth in this Tariff.
- 4.5.10 It is the Customer's responsibility to provide answer supervision back to the Company point of connection even when the Company 800 Service is connected to switching equipment or a Customer-provided communications system. In such case, the equipment or system must provide appropriate supervision so that the measure of chargeable time begins upon delivery of the call to the Customer's switching equipment or communications system and ends upon termination of the call.

Issued: August 1, 1997 Effective: August 7, 1997

- 4. **SERVICE DESCRIPTIONS** (Cont'd)
  - 4.6 RESERVED FOR FUTURE USE

Issued: August 1, 1997 Effective: August 7, 1997

5. RESERVED FOR FUTURE

Issued: August 1, 1997 Effective: August 7, 1997

# 6. SERVICE CHARGES

- 6.1 MESSAGE TELECOMMUNICATIONS SERVICE
  - 6.1.1 Basic MTS::
    - 6.1.1.1 <u>Usage Charges</u>: Charges are based upon a switchless resale arrangement.
      - .1 Switched Traffic
      - a. Rates applicable from 8 a.m. 4:59 p.m. weekdays, excluding holidays:

Initial 18 Seconds \$0.0723 Additional 6 Seconds

\$0.0163

b. Rates applicable at all other times:

Initial 18 Seconds \$0.0578 Additional 6 Seconds \$0.0131

- .2 Dedicated Facilities
- a. Rates applicable from 8 a.m. 5 p.m. weekdays, excluding holidays:

Initial 18 Seconds \$0.0523 Additional 6 Seconds \$0.0861

b. Rates applicable at all other times:

Initial 18 Seconds \$0.0392 Additional 6 Seconds \$0.0644

Issued: August 1, 1997

Effective: August 7, 1997

| O. SERVICE CHARGES (CORE | 6. | SERVICE CHAI | RGES | (Cont'c |
|--------------------------|----|--------------|------|---------|
|--------------------------|----|--------------|------|---------|

6.2 RESERVED FOR FUTURE USE)

Issued: August 1, 1997 Effective: August 7, 1997

# 6. SERVICE CHARGES (Cont'd)

# 6.3 CALLING CARD

## 6.3.1 Usage Charges,

# a. Per Minute Rates

|                | Day           | <u> </u> | Eve     | ning          | Night/W       | eekend |
|----------------|---------------|----------|---------|---------------|---------------|--------|
|                | 1st           | Add'l    | 1st     | Add'l         | lst           | Add'l  |
| <u>Mileage</u> | <u>Minute</u> | Minute_  | Minute_ | <u>Minute</u> | <u>Minute</u> | Minute |
| 1-10           | \$0.19        | 0.1299   | 0.1374  | 0.0949        | 0.1049        | 0.0639 |
| 11-22          | \$0.20        | 0.1699   | 0.1499  | 0.1149        | 0.1124        | 0.0879 |
| 23-55          | \$0.23        | 0.2099   | 0.1539  | 0.1399        | 0.1209        | 0.1119 |
| 56-124         | \$0.25        | 0.2399   | 0.1669  | 0.1609        | 0.1309        | 0.1273 |
| 125 +          | \$0.26        | 0,2599   | 0.1769  | 0.1749        | 0.1399        | 0.1344 |

# b. Calling Card Locations

Calls originating within the State of Ohio

# c. Optional Features

Authorization Codes (14 Digit) Call Records on Magnetic Tape Surcharge based on Origination and Termination Location No Charge \$100/Account

\$.25 - \$1.25/call

d. Non-Recurring Charges

Set-up Charges:
Call Records on Magnetic Tape

\$500/Account

Issued: August 1, 1997

Effective: August 7, 1997

# 6. SERVICE CHARGES (Cont'd)

# 6.4 **OPERATOR SERVICES**

# 6.4.1 Usage Charges,

# a. Per Minute Rates

|         | Day           |         | Evening       |        | Night/Weekend |        |
|---------|---------------|---------|---------------|--------|---------------|--------|
|         | lst           | Add'l   | 1st           | Add'l  | 1st           | Add'l  |
| Mileage | <b>Minute</b> | Minute_ | <u>Minute</u> | Minute | Minute_       | Minute |
| 1-10    | \$0.19        | 0.1299  | 0.1374        | 0.0949 | 0.1049        | 0.0639 |
| 11-22   | \$0.20        | 0.1699  | 0.1499        | 0.1149 | 0.1124        | 0.0879 |
| 23-55   | \$0.23        | 0.2099  | 0.1539        | 0.1399 | 0.1209        | 0.1119 |
| 56-124  | \$0.25        | 0.2399  | 0.1669        | 0.1609 | 0.1309        | 0.1273 |
| 125 +   | \$0.26        | 0.2599  | 0.1769        | 0.1749 | 0.1399        | 0.1344 |

# b. Per Call Charges

| Station to Station          | \$2,50 |
|-----------------------------|--------|
| Person-to-Person            | \$3.50 |
| Operator Dialed             | \$1.00 |
| Local Exchange Carrier Card | \$0.80 |

Issued: August 1, 1997 Effective: August 7, 1997

# 6. **SERVICE CHARGES** (Cont'd)

# 6.5 800 SERVICES

6.5.1 Usage Charges.

# Per Minute of Use Charges

Peak

\$.2274

Off-Peak

\$.2274

# 6.6 DIRECTORY ASSISTANCE

6.5.1 <u>Usage Charges</u>

Directory Assistance

\$0.44

Issued: August 1, 1997

Effective: August 7, 1997

# Exhibit B to TAF DETARIFFING AND RELATED ACTIONS Per the Commission's 9/19/07 "Implementation Order" in Case No. 06-1345-TP-ORD

# For ASSOCIATED NETWORK PARTIES, INC. Docket No. 90-5763-CT-TRF

Because this is attached to Applicant's Detariffing TAF, there are no revised tariff pages.

# Exhibit C to TAF DETARIFFING AND RELATED ACTIONS Per the Commission's 9/19/07 "Implementation Order" in Case No. 06-1345-TP-ORD

# For ASSOCIATED NETWORK PARTIES, INC. Docket No. 90-5763-CT-TRF

The change is the withdrawal of Associated Network's Partners, Inc.'s Ohio P.U.C. Tariff 1 per the Commission's Orders in the referenced docket.

# Exhibit D to TAF DETARIFFING AND RELATED ACTIONS Per the Commission's 9/19/07 "Implementation Order" in Case No. 06-1345-TP-ORD

# For ASSOCIATED NETWORK PARTIES, INC. Docket No. 90-5763-CT-TRF

Associated Network's Partners, Inc. ("ANPI") is a carrier's carrier and provides toll service only to other certificated Ohio toll carriers through individual private contracts. Associated Network Partners, Inc. will continue to provide all information about its services to its Ohio carrier customers through its contractual relationships. This withdrawal of tariff will have no impact on ANPI's service to its Ohio carrier customers.

Should ANPI decide to provide common carrier-type services to carriers or other customers in the State of Ohio, it will post those terms, conditions and prices, etc. to its website at *anpi.org*.

# Exhibit E to TAF DETARIFFING AND RELATED ACTIONS Per the Commission's 9/19/07 "Implementation Order" in Case No. 06-1345-TP-ORD

# For ASSOCIATED NETWORK PARTIES, INC. Docket No. 90-5763-CT-TRF

An exemplar of a customer notice is attached.



June 23, 2008

Mr. Tim Berelsman, CEO Bright Long Distance 13888 Co. Rd 25A P.O. Box 2038 Wapakoneta, OH 45895

Re: Docket No. 97-728-CT-ACE

Tariff Docket No. 90-5763-CT-TRF

Mandatory De-Tariffing Of Regulated Toll Services, Effective June 30, 2008

#### Dear Tim:

We are writing out of an abundance of caution to ensure our compliance with the rules of the Public Utility Commission of Ohio ("PUCO"). Part of PUCO's recent addition to its rules Rule includes Rule 4901:1-6 to the Ohio Administrative Code (O.A.C.). O.A.C. Rule 4901:1-6-05(G)(1) requires toll carriers like ANPI to de-tariff their services. As you know, ANPI has provided service in the State of Ohio for over 10 years as a carrier's carrier for toll and related services, but has always done so pursuant to private contract, like the one your company currently has with ANPI. ANPI will continue to provide service through contract and this de-tariffing will have no impact on your relationship with ANPI or the services we provide or your current pricing or other terms of service.

ANPI, however, filed an Ohio intrastate tariff in 1997 at the time it was certificated, again to ensure compliance with the then-relevant portions of PUCO's rules. ANPI will be withdrawing that intrastate tariff in compliance with the PUCO's new rules. If ANPI institutes generally available terms for carriers in the State of Ohio, it will publish those to its website, ANPI Online at *anpi.org*. For the foreseeable future, however, ANPI will provide service in Ohio only by private contract and will continue the same high-quality service you have come to expect through your private contract.

Please let your ANPI service representative know if you have any questions about this arrangement.

Sincerely,

Joseph O'Hára, CPA, MBA

Vice President, Finance & Accounting

Cc: Chief Of Telecommunications Of The Utilities Department of the Public Utility Commission of Ohio – by facsimile copy

Chief Of Reliability And Service Analysis Division Of The Service Monitoring And Enforcement Department of the Public Utility Commission of Ohio - by facsimile copy



June 23, 2008

Mr. Michael Conrad, GM CT Communications 126 Scioto Street Urbana, OH 43078

Re: Docket No. 97-728-CT-ACE

Tariff Docket No. 90-5763-CT-TRF

Mandatory De-Tariffing Of Regulated Toll Services, Effective June 30, 2008

#### Dear Mike:

We are writing out of an abundance of caution to ensure our compliance with the rules of the Public Utility Commission of Ohio ("PUCO"). Part of PUCO's recent addition to its rules Rule includes Rule 4901:1-6 to the Ohio Administrative Code (O.A.C.). O.A.C. Rule 4901:1-6-05(G)(1) requires toll carriers like ANPI to de-tariff their services. As you know, ANPI has provided service in the State of Ohio for over 10 years as a carrier's carrier for toll and related services, but has always done so pursuant to private contract, like the one your company currently has with ANPI. ANPI will continue to provide service through contract and this de-tariffing will have no impact on your relationship with ANPI or the services we provide or your current pricing or other terms of service.

ANPI, however, filed an Ohio intrastate tariff in 1997 at the time it was certificated, again to ensure compliance with the then-relevant portions of PUCO's rules. ANPI will be withdrawing that intrastate tariff in compliance with the PUCO's new rules. If ANPI institutes generally available terms for carriers in the State of Ohio, it will publish those to its website, ANPI Online at *anpi.org*. For the foreseeable future, however, ANPI will provide service in Ohio only by private contract and will continue the same high-quality service you have come to expect through your private contract.

Please let your ANPI service representative know if you have any questions about this arrangement.

Sincerely,

Joséph Ö'Hara, CPA, MBA

Vice President, Finance & Accounting

Cc: Chief Of Telecommunications Of The Utilities Department of the Public Utility Commission of Ohio – by facsimile copy

Chief Of Reliability And Service Analysis Division Of The Service Monitoring And Enforcement Department of the Public Utility Commission of Ohio – by facsimile copy

#### <u>A</u>FFIDAVIT

# Compliance with Commission Rules and Service Standards

I am an officer/agent of the applicant corporation, Associated Network Partners, Inc., and am authorized to make this statement on its behalf.

I attest that this tariff withdrawal complies with all applicable rules, including the Minimum Telephone Service Standards (MTSS) Pursuant to Chapter 4901:1-5 OAC for the state of Ohio. I understand that tariff notification filings do not imply Commission approval and that the Commission's rules, including the Minimum Telephone Service Standards, as modified and clarified from time to time, supersede any contradictory provisions in our tariff. We will fully comply with the rules of the state of Ohio and understand that noncompliance can result in various penalties, including the suspension of our certificate to operate within the state of Ohio.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on June 232008 at Springfield, Illinois

150

Joseph O'Hara, CFO

This affidavit is required for every tariff-affecting filing. It may be signed by counsel or an officer of the applicant, or an authorized agent of the
applicant.

# **VERIFICATION**

I, Joseph O'Hara verify that I have utilized the Telecommunications Application Form for Detariffing and Related Actions provided by the Commission and that all of the information submitted here, and all additional information submitted in connection with this case, is true and correct to the best of my knowledge.

Joseph O'Hara, CEO

(Date) June 23, 2009

June 23, 2009

\*Verification is required for every filing. It may be signed by counsel or an officer of the applicant, or an authorized agent of the applicant.

Send your completed Application Form, including all required attachments as well as the required number of copies, to:

Public Utilities Commission of Ohio Attention: Docketing Division 180 East Broad Street, Columbus, OH 43215-3793

.

Make such filing electronically as directed in Case No 06-900-AU-WVR

# Exhibit F to TAF DETARIFFING AND RELATED ACTIONS Per the Commission's 9/19/07 "Implementation Order" in Case No. 06-1345-TP-ORD

# For ASSOCIATED NETWORK PARTIES, INC. Docket No. 90-5763-CT-TRF

| STATE OF ILLINOIS ) COUNTY OF SANGAMON ) SS:.  |
|--|
| AFFIDAVIT OF JOSEPH O'HARA   |
| I Joseph O'Hara, being sworn or affirmed, do hereby depose and state:  |
| 1. I am the Chief Financial Officer for Associated Network Partners, Inc. ("ANPI"), the application in this TAF.   |
| 2. On or about June 33, 2008, I caused to be sent to each of ANPI's carrier customers in the State of Ohio a letter in the form attached as E to this TAF. |
| Further affiant sayeth not.  Joseph Hara   |

LAURA NORTON
OFFICIAL SEAL
Notary Public, State of Illinois
My Commission Expires
July 11, 2011

Signed and sworn or affirmed before me

This 23 day of June, 2008