APPENDIX RECORDING – <u>SBC-13STATE</u>
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<u>SBC-13STATE</u>/METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL.
110304

APPENDIX RECORDING

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APPENDIX RECORDING (Recording, Message Processing And Provision Of Interexchange Carrier Transported Message Detail Appendix)

1. INTRODUCTION

- 1.1 This Appendix sets forth the terms and conditions under which **SBC-13STATE** will provide recording, message processing and message detail services to a Facility-Based Provider as described in **Exhibit I** and **Exhibit II**, Exhibits I and II are part of this Appendix by reference. The terms and conditions under this Appendix will also apply when the Facility-Based Provider is the Recording Company.
 - 1.1.1 SBC Communications Inc. (SBC) means the holding company which directly or indirectly owns the following ILECs: Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, Nevada Bell Telephone Company d/b/a SBC Nevada, The Ohio Bell Telephone Company d/b/a SBC Ohio, Pacific Bell Telephone Company d/b/a SBC California, The Southern New England Telephone Company d/b/a SBC Connecticut, Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin.
 - 1.1.2 <u>SBC-2STATE</u> As used herein, <u>SBC-2STATE</u> means <u>SBC CALIFORNIA</u> and <u>SBC NEVADA</u>, the applicable SBC-owned ILEC(s) doing business in California and Nevada.
 - 1.1.3 <u>SBC-13STATE</u> As used herein, <u>SBC-13STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u>, <u>SBC MIDWEST REGION 5-STATE</u>, <u>SBC-2STATE</u> and <u>SBC CONNECTICUT</u> the applicable SBC-owned ILEC(s) doing business in Arkansas, California, Connecticut, Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Ohio, Oklahoma, Texas, and Wisconsin.
 - 1.1.4 <u>SBC CONNECTICUT</u> As used herein, <u>SBC CONNECTICUT</u> means The Southern New England Telephone Company, the applicable above listed ILEC doing business in Connecticut.
 - 1.1.5 SBC MIDWEST REGION 5-STATE As used herein, SBC MIDWEST REGION 5-STATE means Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, The Ohio Bell Telephone Company d/b/a SBC Ohio, and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin, the applicable SBC-owned ILEC(s) doing business in Illinois, Indiana, Michigan, Ohio, and Wisconsin.
 - 1.1.6 SBC SOUTHWEST REGION 5-STATE As used herein, SBC SOUTHWEST REGION 5-STATE means Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas the applicable above listed ILEC(s) doing business in Arkansas, Kansas, Missouri, Oklahoma, and Texas.

2. **DEFINITIONS**

- 2.1 "Access Usage Record" (AUR) a message record which contains the usage measurement reflecting the service feature group, duration and time of day for a message and is subsequently used to bill access to Interexchange Carriers (IXCs).
- 2.2 "Assembly and Editing" the aggregation of recorded customer message details to create individual message records and the verification that all necessary information required ensuring all individual message records meet industry specifications is present.
- 2.3 **"Billing Company**" the company that bills End Users for the charges incurred in originating and terminating IXC transported calls.
- 2.4 "Billable Message" a message record containing details of a completed IXC transported call which is used to bill an end user.

- 2.5 "Centralized Message Distribution System" (CMDS) the national network of private line facilities used to exchange Exchange Message Interface (EMI) formatted billing data between <u>SBC-13STATE</u> and the Billing Company.
- 2.6 "Data Transmission" the forwarding by <u>SBC-13STATE</u> of IXC transported toll message detail and/or access usage record detail in EMR format over data lines or on magnetic tapes to the appropriate Billing Company.
- 2.7 **"Exchange Message Interface" (EMI)** Industry standard message format as described in accordance with the Telcordia Practice BR010-200-010 developed for the interexchange of telecommunications message information.
- 2.8 "Interexchange Carrier" (IXC) A third party transmission provider that carries long distance voice and non-voice traffic between user locations for a related recurring fee. IXCs provide service interstate and intrastate. In some states IXCs are permitted to operate within a LATA.
- 2.9 "Interexchange Carrier Transported" telecommunications services provided by an IXC or traffic transported by facilities belonging to an IXC.
- 2.10 "Local Access and Transport Area" (LATA) service areas defined in FCC Docket 78-72.
- 2.11 "Message Processing" the creation of individual EMI formatted billable message detail records from individual recordings that reflect specific billing detail for use in billing the End User and/or access usage records from individual recordings that reflect the service feature group, duration and time of day for a message, Carrier Identification Code, among other fields, for use in billing access to the Interexchange Carriers. Message Processing includes performing CMDS online edits required to ensure message detail and access usage records are consistent with CMDS specifications.
- 2.12 "Originating Local Exchange Carrier Company" the company whose local exchange telephone network is used to originate calls thereby providing originating exchange access to IXCs.
- 2.13 **"Provision of Message Detail"** the sorting of all billable message detail and access usage record detail by Revenue Accounting Office, Operating Company Number or Service Bureau, splitting of data into packs for invoicing, and loading of data into files for data transmission to CLEC for those records created internally or received from other Local Exchange Carrier Companies or Interexchange Carriers through **SBC-13STATE**'s internal network or national CMDS.
- 2.14 "Record" a logical grouping of information as described in the programs that process information and create the data files.
- 2.15 "Recording" the creation and storage on magnetic tape or other medium of the basic billing details of a message in Automatic Message Accounting (AMA) format converted to EMI layout.
- 2.16 "Service Switching Point" (SSP) a signaling point that can launch queries to databases and receive/interpret responses used to provide specific customer services.
- 2.17 "Recording Company" the company that performs the functions of recording and message processing of Interexchange Carrier (IXC) transported messages and the provision of message detail.
- 2.18 "Switching Control Point" (SCP) the real time database system that contains routing instructions for 800 calls. In addition to basic routing instructions, the SCP may also provide vertical feature translations, i.e., time of day, day of week routing, out of area screening and/or translation of the dialed 800 number to its assigned working telephone number.
- 2.19 "800 SCP Carrier Access Usage Summary Record" (SCP Record) a summary record which contains information concerning the quantity and types of queries launched to an <u>SBC-13STATE</u> SCP.
- 2.20 "Terminating Local Exchange Carrier Company" the company whose local exchange telephone network is used to terminate calls thereby providing terminating exchange access to IXCs.

3. RESPONSIBILITIES OF THE PARTIES

- SBC-13STATE will record all IXC transported messages for CLEC carried over all Feature Group Switched Access Services that are available to SBC-13STATE provided recording equipment or operators. Unavailable messages (i.e., certain operator messages that are not accessible by SBC-13STATE -provided equipment or operators) will not be recorded. The recording equipment will be provided at locations selected by SBC-13STATE.
- 3.2 **SBC-13STATE** will perform assembly and editing, message processing and provision of applicable access usage record detail for IXC transported messages if the messages are recorded by **SBC-13STATE**.
- 3.3 **SBC-13STATE** will provide access usage records that are generated by **SBC-13STATE**.
- 3.4 Assembly and editing will be performed on all IXC transported messages recorded by **SBC-13STATE**, during the billing period established by **SBC-13STATE** and selected by CLEC.
- 3.5 Standard EMI record formats for the provision of billable message detail and access usage record detail will be established by <u>SBC-13STATE</u> and provided to CLEC.
- 3.6 Recorded billable message detail and access usage record detail will not be sorted to furnish detail by specific end users, by specific groups of end users, by office, by feature group or by location.
- 3.7 **SBC-13STATE** will provide message detail to CLEC in data files, (a File Transfer Protocol or Connect:Direct "NDM"), or any other mutually agreed upon process to receive and deliver messages using software and hardware acceptable to both parties.
- 3.8 In **Exhibit II**, CLEC will identify separately the location where the data transmissions should be sent (as applicable) and the number of times each month the information should be provided, except for **SBC-2STATE**. For **SBC-2STATE**, CLEC will identify the location and number of times each month the information should be provided via Appendix Data Exchange's Technical Requirements Form document. **SBC-13STATE** reserves the right to limit the frequency of transmission to existing **SBC-13STATE** processing and work schedules, holidays, etc.
- 3.9 **SBC-13STATE** will determine the number data files required to provide the access usage record detail to CLEC.
- 3.10 Recorded billable message detail and/or access usage record detail previously provided CLEC and lost or destroyed through no fault of <u>SBC-13STATE</u> will not be recovered and made available to CLEC except on an individual case basis at a cost determined by <u>SBC-13STATE</u>.
- 3.11 When <u>SBC-13STATE</u> receives rated billable messages from an IXC or another Local Exchange Carrier (LEC) that are to be billed by CLEC, **SBC-13STATE** will forward those messages to CLEC.
- 3.12 **SBC-13STATE** will record the applicable detail necessary to generate access usage records and forward them to CLEC for its use in billing access to the IXC.
- 3.13 When CLEC is the Recording Company, the CLEC agrees to provide its recorded billable messages detail and access usage record detail data to **SBC-13STATE** under the same terms and conditions of this Appendix.

4. BASIS OF COMPENSATION

4.1 <u>SBC-13STATE</u> as the Recording Company, agrees to provide recording, assembly and editing, message processing and provision of message detail for Access Usage Records (AURs) ordered/required by the CLEC in accordance with this Appendix on a reciprocal, no-charge basis. CLEC, as the Recording Company, agrees to provide any and all Access Usage Records (AURs) required by <u>SBC-13STATE</u> on a reciprocal, no-charge basis. The Parties agree that this mutual exchange of records at no charge to either Party shall otherwise be conducted according to the guidelines and specifications contained in the Multiple Exchange Carrier Access Billing (MECAB) document.

5. LIABILITY

- 5.1 Except as otherwise provided herein, neither Party shall be liable to the other for any special, indirect, or consequential damage of any kind whatsoever. A Party shall not be liable for its inability to meet the terms of this Agreement where such inability is caused by failure of the first Party to comply with the obligations stated herein. Each Party is obliged to use its best efforts to mitigate damages.
- 5.2 When either Party is notified that, due to error or omission, incomplete data has been provided to the non-Recording Company, each Party will make reasonable efforts to locate and/or recover the data and provide it to the non-Recording Company at no additional charge. Such requests to recover the data must be made within sixty (60) calendar days from the date the details initially were made available to the non-Recording Company. If written notification is not received within sixty (60) calendar days, the Recording Company shall have no further obligation to recover the data and shall have no further liability to the non-Recording Company.
- 5.3 If, despite timely notification by the non-Recording Company, message detail is lost and unrecoverable as a direct result of the Recording Company having lost or damaged tapes or incurred system outages while performing recording, assembly and editing, rating, message processing, and/or transmission of message detail, both Parties will estimate the volume of lost messages and associated revenue based on information available to it concerning the average revenue per minute for the average interstate and/or intrastate call. In such events, the Recording Company's liability shall be limited to the granting of a credit adjusting amounts otherwise due from it equal to the estimated net lost revenue associated with the lost message detail.
- 5.4 Each Party will not be liable for any costs incurred by the other Party when transmitting data files via data lines and a transmission failure results in the non-receipt of data.
- 5.5 Each Party agrees to defend, indemnify, and hold harmless the other Party from any and all losses, damages, or other liability, including attorney fees, that it may incur as a result of claims, demands, or other suits brought by any party that arise out of the use of this service by the other Party, its customers or end users.
- 5.6 Each Party also agrees to release, defend, indemnify and hold harmless the other Party from any claim, demand or suit that asserts any infringement or invasion of privacy or confidentiality of any person(s), caused or claimed to be caused, directly or indirectly, by the Party's employees and equipment associated with provision of this service. This includes, but is not limited to suits arising from disclosure of any customer specific information associated with either the originating or terminating numbers used to provision this service.
- 5.7 Each Party also agrees to release, defend, indemnify and hold harmless the Recording Company from any claim, demand or suit to perform under this Agreement should any regulatory body or any State or Federal Court find the existing terms of this contract to either be illegal, unenforceable, against public policy, or improper for the Recording Company.
- 5.8 Each Party makes no representations or warranties, express or implied, including but not limited to any warranty as to merchantability or fitness for intended or particular purpose with respect to services provided hereunder. Additionally, each Party assumes no responsibility with regard to the correctness of the data supplied when this data is accessed and used by a third party.

EXHIBIT I SERVICES

The attached pages of this Exhibit show the service options that are offered under this Agreement.

EXPLANATION OF SERVICE OPTIONS

ORIGINATING 1+ DDD RECORDINGS - IXC TRANSPORTED MESSAGE DETAIL AND ACCESS USAGE RECORDS

- **Option #1:** This option has been withdrawn.
- Option #2: The Recording Company performs recording, assembly and editing of the billable message detail and extracts that detail to the IXC for all 1+ IXC transported messages originating from the CLEC end office.

 The Recording Company creates Access Usage Records for this traffic and forwards those AUR records to the CLEC.
- **Option #3:** The Interexchange Carriers do own billable message recording for their 1+ IXC transported messages originating from the CLEC end office. The Recording Company performs recording for Access purposes only, assembles and edits this data, creates AURs and forwards the AUR records to the CLEC.

ORIGINATING OPERATOR RECORDINGS - IXC TRANSPORTED MESSAGE DETAIL AND ACCESS USAGE RECORDS

- Option #4: CLEC Non-Equal Access End Office The Interexchange Carriers do own billable message recording. The Recording Company performs local and intraLATA operator services for the CLEC. The Recording Company performs recording at the operator switch for all 0+, 0-, Coin Sent Paid, CAMA and International IXC transported messages. The Recording Company assembles and edits this data, creates AURs and forwards the AUR records to the CLEC.
- Option #5: CLEC Equal Access End Office The Interexchange Carriers do own billable message recording. The Recording Company performs local and intraLATA operator services for the CLEC. The Recording Company performs recording at the operator switch for 0- only IXC transported messages. The Recording Company assembles and edits this data, creates AURs and forwards the AUR records to the CLEC.
- Option #6: This option has been withdrawn.
- **Option #7:** This option has been withdrawn.

800 RECORDINGS - IXC TRANSPORTED MESSAGE DETAIL

- **Option #8:** Recording Company performs SSP function for CLEC end office and bills query charge to the appropriate Interexchange Carrier. The Recording Company performs recording for Access purposes only, assembles and edits this data, creates AURs and forwards AUR records to CLEC.
- **Option #9:** This option has been withdrawn.
- **Option #10:** Recording Company performs SCP function for CLEC. The Recording Company performs recording at the SCP, assembles and edits this data, creates SCP records and forwards SCP records to the CLEC.

TERMINATING RECORDINGS - IXC TRANSPORTED ACCESS USAGE RECORDS

- **Option #11:** Recording Company provides tandem function for CLEC. The CLEC requests Recording Company to provide all Feature Group B, Feature Group C and Feature Group D terminating usage recordings including Feature Group B over D and Feature Group C over D. Recording Company creates terminating AURs for this data and forwards AUR records to the CLEC.
- **Option #12:** Recording Company provides tandem function for CLEC. The CLEC requests Recording Company to provide all Feature Group B terminating usage recordings excluding B over D. Recording Company creates terminating AURs for this data and forwards AUR records to the CLEC.
- **Option #13:** Recording Company provides tandem function for CLEC. The CLEC requests Recording Company to provide all Feature Group B terminating usage recordings including Feature Group B over D. Recording Company creates terminating AURs for this data and forwards AUR records to the CLEC.
- **Option #14:** Recording Company provides tandem function for CLEC. The CLEC requests Recording Company to provide all Feature Group D terminating usage recordings including B over D and C over D. Recording Company creates terminating AURs for this data and forwards AUR records to the CLEC.
- **Option #15:** Recording Company provides tandem function for CLEC. The CLEC requests Recording Company to provide all Feature Group D terminating usage recordings including B over D. Recording Company creates terminating AURs for this data and forwards AUR records to the CLEC.

EXHIBIT II

INVOICE DESIGNATION

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APPENDIX RESALE

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APPENDIX RESALE

1. INTRODUCTION

- 1.1 This Appendix set forth terms and conditions for Resale Services provided by the applicable SBC Communications Inc. (SBC) owned Incumbent Local Exchange Carrier (ILEC) and CLEC.
- 1.2 SBC Communications Inc. (SBC) means the holding company which directly or indirectly owns the following ILECs: Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, Nevada Bell Telephone Company d/b/a SBC Nevada, The Ohio Bell Telephone Company d/b/a SBC Ohio, Pacific Bell Telephone Company d/b/a SBC California, The Southern New England Telephone Company d/b/a SBC Connecticut, Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin.
- 1.3 <u>SBC-2STATE</u> As used herein, <u>SBC-2STATE</u> means <u>SBC CALIFORNIA</u> and <u>SBC NEVADA</u>, the applicable SBC-owned ILEC(s) doing business in California and Nevada.
- 1.4 <u>SBC-4STATE</u> As used herein, <u>SBC-4STATE</u> means Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, and SBC Oklahoma the applicable SBC-owned ILEC(s) doing business in Arkansas, Kansas, Missouri and Oklahoma.
- 1.5 <u>SBC-7STATE</u> As used herein, <u>SBC-7STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u>, <u>SBC CALIFORNIA</u> and <u>SBC NEVADA</u>, the applicable SBC-owned ILEC(s) doing business in Arkansas, California, Kansas, Missouri, Nevada, Oklahoma, and Texas.
- 1.6 <u>SBC-8STATE</u> As used herein, <u>SBC-8STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u>, <u>SBC CALIFORNIA</u>, <u>SBC NEVADA</u> and <u>SBC CONNECTICUT</u> the applicable SBC-owned ILEC(s) doing business in Arkansas, California, Connecticut, Kansas, Missouri, Nevada, Oklahoma, and Texas.
- 1.7 <u>SBC-10STATE</u> As used herein, <u>SBC-10STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u> and <u>SBC MIDWEST REGION 5-STATE</u> an the applicable SBC-owned ILEC(s) doing business in Arkansas, Illinois, Indiana, Kansas, Michigan, Missouri, Ohio, Oklahoma, Texas, and Wisconsin.
- 1.8 <u>SBC-12STATE</u> As used herein, <u>SBC-12STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u>, <u>SBC MIDWEST REGION 5-STATE</u> and <u>SBC-2STATE</u> the applicable SBC-owned ILEC(s) doing business in Arkansas, California, Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Ohio, Oklahoma, Texas, and Wisconsin.
- 1.9 <u>SBC-13STATE</u> As used herein, <u>SBC-13STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u>, <u>SBC MIDWEST REGION 5-STATE</u>, <u>SBC-2STATE</u> and <u>SBC CONNECTICUT</u> the applicable SBC-owned ILEC(s) doing business in Arkansas, California, Connecticut, Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Ohio, Oklahoma, Texas, and Wisconsin.
- 1.10 **SBC ARKANSAS** As used herein, **SBC ARKANSAS** means Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, the applicable SBC-owned ILEC doing business in Arkansas.
- 1.11 <u>SBC CALIFORNIA</u> As used herein, <u>SBC CALIFORNIA</u> means Pacific Bell Telephone Company d/b/a SBC California, the applicable SBC-owned ILEC doing business in California.
- 1.12 <u>SBC CONNECTICUT</u> As used herein, <u>SBC CONNECTICUT</u> means The Southern New England Telephone Company d/b/a SBC Connecticut, the applicable above listed ILEC doing business in Connecticut.
- 1.13 **SBC KANSAS** As used herein, **SBC KANSAS** means Southwestern Bell Telephone, L.P. d/b/a SBC Kansas, the applicable SBC-owned ILEC doing business in Kansas.
- 1.14 <u>SBC ILLINOIS</u> As used herein, <u>SBC ILLINOIS</u> means Illinois Bell Telephone Company d/b/a SBC Illinois, the applicable SBC-owned ILEC doing business in Illinois.

- 1.15 **SBC INDIANA** As used herein, **SBC INDIANA** means Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, the applicable SBC-owned ILEC doing business in Indiana.
- 1.16 <u>SBC MICHIGAN</u> As used herein, <u>SBC MICHIGAN</u> means Michigan Bell Telephone Company d/b/a SBC Michigan, the applicable SBC-owned doing business in Michigan.
- 1.17 SBC MIDWEST REGION 5-STATE As used herein, SBC MIDWEST REGION 5-STATE means Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, The Ohio Bell Telephone Company d/b/a SBC Ohio, and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin, the applicable SBC-owned ILEC(s) doing business in Illinois, Indiana, Michigan, Ohio, and Wisconsin.
- 1.18 **SBC MISSOURI** As used herein, **SBC MISSOURI** means Southwestern Bell Telephone, L.P. d/b/a SBC Missouri, the applicable SBC-owned ILEC doing business in Missouri.
- 1.19 **SBC NEVADA** As used herein, **SBC NEVADA** means Nevada Bell Telephone Company d/b/a SBC Nevada, the applicable SBC-owned ILEC doing business in Nevada.
- 1.20 **SBC OHIO** As used herein, **SBC OHIO** means The Ohio Bell Telephone Company d/b/a SBC Ohio, the applicable SBC-owned ILEC doing business in Ohio.
- 1.21 **SBC OKLAHOMA** As used herein, **SBC OKLAHOMA** means Southwestern Bell Telephone, L.P. d/b/a SBC Oklahoma, the applicable SBC-owned ILEC doing business in Oklahoma.
- 1.22 <u>SBC SOUTHWEST REGION 5-STATE</u> As used herein, <u>SBC SOUTHWEST REGION 5-STATE</u> means Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas the applicable above listed ILEC(s) doing business in Arkansas, Kansas, Missouri, Oklahoma, and Texas.
- 1.23 **SBC TEXAS** As used herein, **SBC TEXAS** means Southwestern Bell Telephone, L.P. d/b/a SBC Texas, the applicable SBC-owned ILEC doing business in Texas.
- 1.24 **SBC WISCONSIN** As used herein, **SBC WISCONSIN** means Wisconsin Bell, Inc. d/b/a SBC Wisconsin, the applicable SBC-owned ILEC doing business in Wisconsin.
- 1.25 The prices at which SBC agrees to provide CLEC with Resale Services are contained in the applicable Appendix Pricing and/or the applicable Commission ordered tariff where stated.

2. DESCRIPTION AND CHARGES FOR SERVICES

- 2.1 Resale services are available in accordance with section 251(C)(4) of the Act and consistent with Section 2.12.1.3 of the General Terms and conditions of the Agreement.
- 2.2 A list of Telecommunications Services currently available for resale at the wholesale discount rate for each service determined by the appropriate Commission is set forth in Appendix Pricing. Except as otherwise expressed herein, consistent with SBC-13STATE's obligation under Section 251(c)(4)(A) of the Act and any other applicable limitations or restrictions, CLEC may resell other Telecommunications Services offered at retail by SBC-13STATE at the discount set forth in Appendix Pricing.
 - 2.2.1 This section applies only to **SBC KANSAS**:
 - 2.2.1.1 CLEC shall select either (1) a uniform rate structure or (2) a three-tier discount structure based on lines, vertical features and toll. The three-tier discount structure will be made available upon written request from CLEC negotiating an interconnection agreement with SBC KANSAS.
- 2.3 **SBC-13STATE** will offer products and services to CLEC for resale pursuant to relevant decisions of the appropriate Commission.
- 2.4 Telecommunications Services will be offered by **SBC-13STATE** to CLEC for resale on terms and conditions that are reasonable and nondiscriminatory.

2.5 Grandfathered services are available per appropriate state specific tariff to CLEC for resale at the applicable discount only to the same End User, at the existing End User's location, to which **SBC-13STATE** provides the service, either at retail or through resale.

3. TERMS AND CONDITIONS OF SERVICE

- 3.1 Except as otherwise expressly provided herein, for Telecommunications Services included within this Appendix that are offered by SBC-13STATE to SBC-13STATE send Users through tariff(s), the rules and regulations associated with SBC-13STATE retail tariff(s) shall apply when the services are resold by CLEC, with the exception of any tariff resale restrictions; provided, however, any tariff restrictions on further resale by the End User shall continue to apply. Use limitations shall be in parity with services offered by SBC-13STATE to its End Users.
- 3.2 CLEC shall only sell Plexar®, Centrex and Centrex-like services to a single End User or multiple End User(s) in accordance with the terms and conditions set forth in the corresponding **SBC-13STATE** retail tariff(s) applicable within that state.
- 3.3 Except where otherwise explicitly permitted in <u>SBC-13STATE</u>'s corresponding retail tariff(s), CLEC shall not permit the sharing of a service by multiple End User(s) or the aggregation of traffic from multiple End User(s) onto a single service.
 - 3.3.1 This section applies only to **SBC TEXAS**:
 - 3.3.1.1 Within the State of Texas, based upon the Texas Commission's arbitration order, <u>SBC TEXAS</u> will permit aggregation for purposes of the resale of volume discount offers. Volume discount offers include such items as intraLATA toll, but do not include such items as packages of vertical features.
- 3.4 CLEC shall only resell services furnished under this Appendix to the same category of End User(s) to whom SBC-13STATE offers such services (for example, residence service shall not be resold to business End Users).
 - 3.4.1 <u>SBC-13STATE</u> CLEC may only resell special needs services" as identified in associated state specific tariffs to persons who are eligible for each such service. As used herein, the term "special needs services" means services for the physically disabled where the disability is related to vision, speech, hearing or motion. Further, to the extent CLEC resells services that require certification on the part of the End User, CLEC shall ensure that the End User has obtained proper certification, continues to be eligible for the program(s), and complies with all rules and regulations as established by the appropriate Commission and the state specific **SBC-13STATE** tariffs.
 - 3.4.2 This section applies only to **SBC SOUTHWEST REGION 5-STATE**: **SBC WISCONSIN**, **SBC OHIO** and **SBC INDIANA**
 - 3.4.2.1 Where available for resale according to associated retail state specific tariffs, CLEC may only resell SBC WISCONSIN, SBC OHIO and SBC INDIANA tariffs.
 - 3.4.3 This section applies only to SBC CALIFORNIA, SBC CONNECTICUT and SBC ILLINOIS:
 - 3.4.3.1 **SBC CALIFORNIA**, **SBC CONNECTICUT** and **SBC ILLINOIS** LifeLine and Link-Up services are not available for resale.

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3.4.3.2 CLEC is exclusively responsible for all aspects of any similar CLEC-offered program, including ensuring that any similar CLEC-offered program(s) complies with all applicable federal and state requirements, obtaining all necessary End User certifications and recertifications, submitting written designation that any of CLEC's End User or applicants are eligible to participate in such programs, submitting CLEC's claims for reimbursement to any applicable governmental authority and any other activities required by any applicable governmental authority.

3.4.4 This section applies only to **SBC NEVADA**:

- 3.4.4.1 <u>SBC NEVADA</u> low income assistance services, (e.g., LifeLine and Link-Up services) are available for resale for a maximum period of 90 days from contract approval date. The CLEC has 90 days from the contract approval date to coordinate with the appropriate federal and state government agencies to establish the CLEC's own low income assistance service(s). At the end of the 90 day period, CLEC is responsible for initiating Local Service Requests (LSR) to the ILEC for converting any existing ILEC Customer Service Records (CSR) from low income designated services to normal residential service. CLEC will be responsible for designating it own billing records and establishing and administering its low income assistance services internally.
- 3.4.4.2 CLEC is exclusively responsible for all aspects of any similar CLEC-offered program, including ensuring that any similar CLEC-offered program(s) complies with all applicable federal and state requirements, obtaining all necessary End User certifications and recertifications, submitting written designation that any of CLEC's End User or applicants are eligible to participate in such programs, submitting CLEC's claims for reimbursement to any applicable governmental authority and any other activities required by any applicable governmental authority.

3.5 Promotions

- 3.5.1 Promotions are available for the Telecommunications Services outlined in Appendix Pricing in the "Resale" category and in accordance with state specific Commission requirements.
- 3.5.2 This section applies only to SBC NEVADA and SBC MISSOURI:
 - 3.5.2.1 Promotions of eighty-nine (89) days or less are not available to CLEC for resale.
 - 3.5.2.2 Promotions of ninety (90) days or more are available to CLEC for resale at the applicable wholesale discount, state specific.

3.5.3 This section applies only to <u>SBC CALIFORNIA</u>, <u>SBC MIDWEST REGION 5-STATE</u>, <u>SBC CONNECTICUT</u> and <u>SBC ARKANSAS</u>

- 3.5.3.1 Promotions of ninety (90) days or less are not available to CLEC for resale.
- 3.5.3.2 Promotions of ninety-one (91) days or more are available to CLEC for resale and at the applicable wholesale discount, state specific.
- 3.5.4 This section applies only to SBC KANSAS, SBC TEXAS and SBC OKLAHOMA:
 - 3.5.4.1 Promotions on Telecommunications Services are available to CLEC for resale. The applicable, state specific, wholesale discount will be applied to those promotions of ninetyone (91) days or more.
- 3.6 CLEC shall not use a resold service to avoid the rates, terms and conditions of **SBC-13STATE**'s corresponding retail tariff(s).
- 3.7 CLEC shall not use resold local Telecommunications Services to provide access or interconnection services to itself, interexchange carriers (IXCs), wireless carriers, competitive access providers (CAPs), or other telecommunications providers; provided, however, that CLEC may permit its End Users to use resold local exchange telephone service to access IXCs, wireless carriers, CAPs, or other retail telecommunications providers.

- 3.8 A Federal End User Common Line charge and any other appropriate Commission-approved charges, as set forth in the appropriate SBC-13STATE federal and applicable state tariff(s) will apply to each local exchange line furnished to CLEC under this Appendix for resale.
- 3.9 To the extent allowable by law, CLEC shall be responsible for Primary Interexchange Carrier (both PIC and LPIC) change charges associated with each local exchange line furnished to CLEC for resale. CLEC shall pay all charges for PIC and LPIC changes at the tariffed rate(s).
- 3.10 **SBC-13STATE** shall provide the services covered by this Appendix subject to availability of existing facilities and on a nondiscriminatory basis with its other customers. CLEC shall resell the services provided herein only in those service areas in which such resale services or any feature or capability thereof are offered to End Users at retail by **SBC-13STATE** as the incumbent local exchange carrier.
- 3.11 When an End User converts existing service to CLEC resold service of the same type without any additions or changes, charges for such conversion will apply as set forth in Appendix Pricing in the "OTHER (Resale)" category, listed as "conversion charges," and are applied per billable telephone number.
 - 3.11.1 When an End User(s) subscribes to CLEC resold service, recurring charges for the service shall apply at the wholesale discount set forth in Appendix Pricing. The tariff rates for such resold service shall continue to be subject to orders of the appropriate Commission.
 - 3.11.2 When CLEC converts an End User(s) existing service and additions or changes are made to the service at the time of the conversion, the normal service order charges and/or non-recurring charges associated with said additions and/or changes will be applied in addition to the conversion charge. CLEC will receive a wholesale discount on all non-recurring service order charges for the services listed in Appendix Pricing under the heading "Resale;" no wholesale discount is available for the non-recurring service order charges for those services listed in Appendix Pricing under the heading "OTHER (Resale)."
 - 3.11.3 For the purposes of ordering service furnished under this Appendix, each request for new service (that is, service not currently being provided to the End User on <u>SBC-13STATE</u>'s network, without regard to the identity of that End User's non-facilities based local service provider of record) shall be handled as a separate initial request for service and shall be charged per billable telephone number.
 - 3.11.4 Where available, the tariff retail additional line rate for Service Order Charges shall apply only to those requests for additional residential service to be provided at the same End User premises to which a residential line is currently provided on <u>SBC-13STATE</u>'s network, without regard to the identity of that End User's non-facilities based local service provider of record.
- 3.12 If CLEC is in violation of any provision of this Appendix, <u>SBC-13STATE</u> will notify CLEC of the violation in writing. Such notice shall refer to the specific provision being violated. CLEC will have thirty (30) calendar days to correct the violation and notify <u>SBC-13STATE</u> in writing that the violation has been corrected. <u>SBC-13STATE</u> will bill CLEC a sum equal (i) the charges that would have been billed by <u>SBC-13STATE</u> to CLEC or any Third Party but for the stated violation and (ii) the actual revenues CLEC billed its End User(s) in connection with the stated violation, whichever is greater. Should CLEC dispute the stated violation, CLEC must notify <u>SBC-13STATE</u> in writing of the specific details and reasons for its dispute within fourteen (14) calendar days of receipt of the notice from <u>SBC-13STATE</u> and comply with Sections 8.3 through 8.7 of the General Terms and Conditions of the Agreement to which this Appendix is attached. Resolution of any dispute by CLEC of the stated violation shall be conducted in compliance with the Dispute Resolution provisions set forth in the General Terms and Conditions of the Agreement to which this Appendix is attached.
- 3.13 **SBC-13STATE**'s services are not available at wholesale rates to CLEC for its own use or for the use of any of CLEC's affiliates and/or subsidiaries or the use of CLEC's parent or any affiliate and/or subsidiary of CLEC's parent company, if any.

- 3.14.1 CLEC may convert current <u>SBC SOUTHWEST REGION 5-STATE</u> End User(s) that have existing term, volume, termination liability or any customer specific pricing contracts (collectively referred to hereinafter as "CSP Contracts") for services offered within the state of Kansas or Texas, and
- 3.14.2 <u>SBC SOUTHWEST REGION 5-STATE</u> and any other reseller of <u>SBC SOUTHWEST REGION 5-STATE</u> local service may convert current CLEC End User(s) that have existing CSP Contracts for services offered within the states of Arkansas, Kansas, Texas, Oklahoma or Missouri.
- 3.14.3 In the event of a conversion under either Section 3.14.1 or 3.14.2, CLEC and **SBC SOUTHWEST REGION 5-STATE** shall comply with all of the terms and conditions set forth in Sections 3.14.4 and 3.14.5.
- 3.14.4 Responsibilities of CLEC in connection with Assumption of CSP Contract Conversions.
 - 3.14.4.1 CLEC shall sign an "Assumption of Existing Agreement" assuming the balance of the terms, including volume, term and termination liability remaining on any current retail <u>SBC SOUTHWEST REGION 5-STATE</u> or resold End User CSP Contract at the time of conversion. CLEC may assume the CSP Contract at the wholesale discount of 5.0% in Arkansas and Kansas and 5.62% in Texas. CLECs may assume tariffed volume and term contracts at the wholesale discount of 8.0% in the states of Arkansas and Kansas and 8.04% in the state of Texas.
 - 3.14.4.2 **SBC OKLAHOMA** and **SBC MISSOURI** tariffed and Individual Case Basis (ICB) contracts may be assumed, but receive no wholesale discount.
 - 3.14.4.3 CLEC shall not charge CLEC's End User termination liability when an existing CSP contract between CLEC and its End User is converted to <u>SBC SOUTHWEST REGION 5-STATE</u> or any other local service provider reselling <u>SBC SOUTHWEST REGION 5-STATE</u> local service.
 - 3.14.4.4 If another reseller of <u>SBC SOUTHWEST REGION 5-STATE</u> local service converts a current CLEC End User(s) that has an existing CSP Contract, it is CLEC's responsibility to address assumption of the CSP contact and termination liability with the other reseller. CLEC agrees that <u>SBC SOUTHWEST REGION 5-STATE</u> has no responsibilities in such a situation, and CLEC further agrees that it will not make any Claim against <u>SBC SOUTHWEST REGION 5-STATE</u> in connection with any conversion by another reseller of <u>SBC SOUTHWEST REGION 5-STATE</u> local service of any CLEC End User(s) that has an existing CSP contract.
- 3.14.5 Responsibilities of **SBC SOUTHWEST REGION 5-STATE** in connection with Assumptions of CSP Contract Conversions:
 - 3.14.5.1 **SBC SOUTHWEST REGION 5-STATE** will not charge its retail End User termination liability when an existing CSP contract is converted to CLEC for resale.
 - 3.14.5.2 **SBC SOUTHWEST REGION 5-STATE** will assume in writing the balance of the terms, including volume, term and termination liability remaining on a current CSP contract between CLEC and its End User at the time that CLEC's End User is converted to **SBC SOUTHWEST REGION 5-STATE**.
- 3.15 This section applies only to **SBC MIDWEST REGION 5-STATE**:
 - 3.15.1 **SBC MIDWEST REGION 5-STATE** retail contracts may be assumed unless expressly prohibited by the contract. Contracts for grandfathered and/or sunsetted services may not be assumed.
 - 3.15.2 Subject to the provisions of Section 3.15.1, the following shall apply:
 - 3.15.2.1 **SBC ILLINOIS** tariffed and Individual Case Basis (ICB) contracts that are assumed receive a wholesale discount of 3.16%.

- 3.15.2.2 **SBC MICHIGAN** tariffed and Individual Case Basis (ICB) contracts that are assumed receive a wholesale discount of 3.42%.
- 3.15.2.3 **SBC OHIO**, and **SBC WISCONSIN** tariffed and Individual Case Basis (ICB) contracts may be assumed, but receive no wholesale discount.
- 3.15.2.4 <u>SBC INDIANA</u> tariffed and Individual Case Basis (ICB) contracts that are assumed will receive an interim wholesale discount of 3.39%. Final wholesale discount will be applied on a going forward basis awaiting the outcome of the pending cost study.
- 3.15.2.5 **SBC MIDWEST REGION 5-STATE** Non-Standard Service contracts may be assumed, but receive no wholesale discount.
- 3.15.3 If CLEC elects to terminate a <u>SBC MIDWEST REGION 5-STATE</u> retail contract which CLEC had previously assumed, CLEC will be assessed the applicable termination charges remaining unless CLEC elects to simultaneously replace the existing contract with a contract of greater term and/or volume at the same discount CLEC receives for the previously assumed but now terminated contract.

4. ANCILLARY SERVICES

- 4.1 Where available, SBC-13STATE will afford CLEC's End Users the ability to make 911 calls. In the areas served by SBC-8STATE, CLEC shall be responsible for collecting and remitting all applicable 911 fees and surcharges on a per line basis to the appropriate Public Safety Answering Point (PSAP) or other governmental authority responsible for collection of such fees and surcharges. When requested by SBC-13STATE, CLEC shall provide SBC-13STATE for purposes of E911 administration. In the areas served by SBC MIDWEST REGION 5-STATE, any 911 fees or surcharges associated with Resale accounts shall be included by SBC MIDWEST REGION 5-STATE on CLEC's invoice and CLEC agrees to pay Ameritech all such fees and surcharges. SBC MIDWEST REGION 5-STATE shall then be responsible for submitting or retaining such fees and surcharges in accordance with the approriate 911 cost recovery plan applicable to the local jurisdiction.
 - 4.1.1 Should any CLEC End User assert any Claim that relates to access to 911, the limitations of liability set forth in Appendix 911, which is attached to the General Terms and Conditions of the Agreement to which this Appendix is attached, shall govern all Claims that may be asserted against any Party to this Appendix relating to access to 911, whether such assertion is made by the other Party or any Third Party, and such provisions are incorporated herein for all purposes as though set forth herein.
- 4.2 Subject to <u>SBC-13STATE</u>'s practices, as well as the rules and regulations applicable to the provision of White Pages directories, <u>SBC-13STATE</u> will include in appropriate White Pages directories the primary alphabetical listings of all CLEC End Users located within the local directory scope. The rules, regulations and <u>SBC-13STATE</u> practices are subject to change from time to time.
- 4.3 Additional Listing services, as set forth in Appendix Pricing, may be purchased by CLEC for its End Users on a per listing basis.

4.4 Liability relating to End User Listings

- 4.4.1 CLEC hereby releases <u>SBC-13STATE</u> from any and all liability for damages due to errors or omissions in CLEC's End User listing information as provided to <u>SBC-13STATE</u> under this Appendix, and/or CLEC's End User listing information as it appears in the White Pages directory, including, but not limited to, special, indirect, consequential, punitive or incidental damages.
- 4.4.2 In addition to any other indemnity obligations in this Appendix or the Agreement to which this Appendix is attached, CLEC shall indemnify, protect, save harmless and defend <u>SBC-13STATE</u> and <u>SBC-13STATE</u>'s officers, employees, agents, representatives and assigns from and against any and all losses, liability, damages and expense arising out of any demand, claim, suit or judgment by a Third Party in any way related to any error or omission in CLEC's End User listing information.

including any error or omission related to non-published or non-listed End User listing information. CLEC shall so indemnify regardless of whether the demand, claim or suit by the third party is brought jointly against CLEC and SBC-13STATE, and/or against SBC-13STATE alone. However, if such demand, claim or suit specifically alleges that an error or omission appears in CLEC's End User listing information in the White Pages directory, SBC-13STATE may, at its option, assume and undertake its own defense, or assist in the defense of the CLEC, in which event the CLEC shall reimburse SBC-13STATE for reasonable attorney's fees and other expenses incurred by SBC-**13STATE** in handling and defending such demand, claim and/or suit.

- 4.5 Each CLEC subscriber will receive one copy per primary End User listing of SBC-13STATE's White Pages directory in the same manner and at the same time that they are delivered to SBC-13STATE's subscribers.
 - 4.5.1 If CLEC's End User already has a current **SBC-13STATE** local White Pages directory, **SBC-**13STATE shall not be required to deliver a directory to that End User until new White Pages directories are published for that End User's location.
- 4.6 SBC-8STATE will provide CLEC with 1/8th page in each directory (where the CLEC has or plans to have local telephone exchange customers) for the CLEC to include CLEC specific-information (i.e., business office, residence office, repair bureau, etc.) in the White Pages directory on an "index-type" informational page. No advertising will be permitted on such informational page. This page will also include specific information pertaining to other CLECs. At its option, CLEC shall provide **SBC-8STATE** with its logo and information in the form of a camera-ready copy, sized at 1/8th of a page. The content of CLEC's cameraready copy shall be subject to SBC-8STATE approval. In those directories in which SBC-8STATE includes Spanish Customer Guide Pages, this informational page will also be provided in Spanish at CLEC's request, subject to the guidelines set forth above.
- 4.7 At its request, CLEC may purchase one one-sided "Informational Page" in the informational section of the White Pages directory covering a geographic area where CLEC provides local telecommunications exchange service. Such page shall be no different in style, size, color and format than SBC-8STATE "Informational Page". Sixty (60) calendar days prior to the directory close date, the CLEC shall provide to **SBC-8STATE** the "Informational Page" in the form of camera-ready copy.
- 4.8 Subject to any blocking that may be ordered by CLEC for its End Users, to the extent Directory Assistance (DA) services are provided to **SBC-13STATE** End Users, **SBC-13STATE** shall provide CLEC's End Users access to **SBC-13STATE** Directory Assistance services. CLEC shall pay **SBC-13STATE** the charges attributable to Directory Assistance services utilized by CLEC's End Users.
- Subject to any blocking that may be ordered by CLEC for its End Users', SBC-13STATE will provide access to Operator Services ("OS") to CLEC's End Users to the same extent it provides OS to its own End Users. CLEC shall pay the charges associated with the utilization of OS by CLEC's End Users. Discounts associated with the utilization of OS are set forth in Appendix Pricing.
- 4.10 **SBC-13STATE** offers CLEC the opportunity to customize route its End Users' OS/DA calls where technically feasible.
- 4.11 OS/DA Branding
 - 4.11.1 Where technically feasible and/or available, SBC-13STATE will brand Operator Services (OS) and/or Directory Assistance (DA) in CLEC's name as outlined below:
 - 4.11.2 Call Branding
 - 4.11.2.1 **SBC-13STATE** will brand OS/DA in CLEC's name based upon the information provided by CLEC and as outlined below:
 - 4.11.3 SBC-13STATE CLEC will provide written specifications of its company name to be used by SBC-13STATE to create CLEC specific branding announcements for its OS/DA calls in accordance with the process outlined in the Operator Services OS/DA Questionnaire (OSQ).

4.11.4 CLEC name used in branding calls may be subject to Commission regulations and should match the name in which CLEC is doing business.

4.12 Branding Load Charges:

- 4.12.1 <u>SBC SOUTHWEST REGION 5-STATE</u> An initial non-recurring charge applies per state, per brand, per Operator assistance switch for the establishment of CLEC specific branding. An additional non-recurring charge applies per state, per brand, per Operator assistance switch for each subsequent change to the branding announcement. In addition, a per call charge applies for every OS/DA call handled by <u>SBC SOUTHWEST REGION 5-STATE</u> on behalf of CLEC when multiple brands are required on a single Operator Services trunk. This charge is set forth in Appendix Pricing under the "OTHER (Resale)" category.
 - 4.12.1.1 <u>SBC MIDWEST REGION 5-STATE</u> An initial non-recurring charge applies per brand, per Operator Assistance Switch, per trunk group for the establishment of CLEC specific branding. In addition, a per call charge applies for every OS call handled by <u>SBC MIDWEST REGION 5-STATE</u> on behalf of CLEC when such services are provided. An additional non-recurring charge applies per brand, per Operator assistance switch, per trunk group for each subsequent change to the branding announcement.
 - 4.12.1.2 <u>SBC-2STATE</u> An initial non-recurring charge applies per state, per brand, per Operator assistance switch, for the establishment of CLEC specific branding. An additional non-recurring charge applies per state, per brand, per Operator assistance switch for each subsequent change to the branding announcement.
 - 4.12.1.3 **SBC CONNECTICUT** An initial non-recurring charge applies per brand, per load, per Operator assistance switch for the establishment of CLEC specific branding. An additional non-recurring charge applies per brand, per load, per Operator assistance switch for each subsequent change to the branding announcement.

5. OS/DA RATE/REFERENCE INFORMATION

- 5.1 When an **SBC-12STATE** Operator receives a rate request from a CLEC End User, where technically feasible and available, **SBC-12STATE** will quote the applicable OS/DA rates as provided by the CLEC.
- 5.2 **SBC CONNECTICUT** until technically feasible and/or available, when a **SBC CONNECTICUT** Operator receives a rate request from a CLEC end user, **SBC CONNECTICUT** will quote the surcharge rate only.
- 5.3 CLEC will furnish OS/DA Rate and Reference Information in accordance with the process outlined in the Operator Services Questionnaire (OSQ). CLEC will furnish to **SBC-13STATE** a completed OSQ thirty (30) calendar days in advance of the date when the DA Services are to be undertaken.
- 5.4 CLEC will inform <u>SBC-12STATE</u>, via the Operator Services Questionnaire (OSQ) of any changes to be made to such Rate/Reference Information fourteen calendar days prior to the effective Rate/Reference change date. CLEC acknowledges that it is responsible to provide <u>SBC-12STATE</u> updated Rate/Reference Information in advance of when the Rate/Reference Information is to become effective.
- 5.5 An initial non-recurring charge will apply per state, per Operator assistance switch for loading of CLEC's OS Reference/Rater information. An additional non-recurring charge will apply per state, per Operator assistance switch for each subsequent change to either the CLEC's OS Reference or Rater information.

5.6 Payphone Services

5.6.1 CLEC may provide certain local Telecommunications Services to payphone service providers ("PSPs") for PSPs' use in providing payphone service. Local Telecommunications Services which PSPs use in providing payphone service that are provided to PSPs by CLEC by means of reselling <u>SBC-13STATE</u>'s services offered pursuant to the appropriate payphone section(s) of <u>SBC-13STATE</u>'s state specific tariff(s) applicable in each state covered by this Appendix are referred to in this Appendix as "Payphone Lines." In its Common Carrier Docket No. 96-128, the FCC ordered SBC-13STATE to compensate PSP customers of CLECs that resell SBC-13STATE's services for

- certain calls originated from pay telephones. (<u>Implementation of the Pay Telephone Reclassification and Compensation Provisions of the Telecommunications Act of 1996</u>, FCC Docket No. 96-128, Report and Order, para. 86 (1996)). This compensation is referred to in this Agreement as "Payphone Compensation."
- 5.6.2 The Parties desire that **SBC-13STATE** satisfy the obligation to pay Payphone Compensation to PSPs that are customers of CLEC by paying the Payphone Compensation to CLEC, who will then forward the Payphone Compensation directly to the PSPs.
- 5.6.3 **SBC-13STATE** will pay Payphone Compensation due with respect to Payphone Lines in compliance with the current or any future order of the FCC. **SBC-13STATE** will pay Payphone Compensation to CLEC only for:
 - 5.6.3.1 IntraLATA subscriber 800 calls for which **SBC-13STATE** provides the 800 service to the subscriber and carries the call; and
 - 5.6.3.2 IntraLATA calls placed using **SBC-13STATE**'s prepaid calling card platform and carried by **SBC-13STATE**.
- 5.6.4 **SBC-13STATE** will not be required to pay any Payphone Compensation for non-sent paid calls.
- 5.6.5 <u>SBC-13STATE</u> will pay CLEC the Payphone Compensation due to CLEC's PSP customer(s) within sixty (60) calendar days after the close of the calendar quarter during which the call(s) for which Payphone Compensation is due were made. However, payment may be made later than sixty (60) calendar days if SBC-13STATE deems it necessary to investigate a call or calls for possible fraud.
- 5.6.6 <u>SBC-13STATE</u> will make payment of any Payphone Compensation due to CLEC under this Appendix by crediting CLEC's bill for the Payphone Line over which the call that gives rise to the Payphone Compensation was placed. <u>SBC-13STATE</u> will not automatically issue a check to CLEC if the credit for Payphone Compensation exceeds the balance due to <u>SBC-13STATE</u> on the bill.
- 5.6.7 Nothing in this Appendix entitles CLEC to receive or obligates **SBC-13STATE** to provide any call detail or other call record for any call that gives rise to Payphone Compensation.
- 5.6.8 CLEC represents and warrants that the only <u>SBC-13STATE</u> services that CLEC will make available to PSPs as Payphone Lines are the payphone services that <u>SBC-13STATE</u> offers pursuant to the appropriate payphone section(s) of <u>SBC-13STATE</u> is state specific tariff(s) applicable in each state covered by this Appendix.
- 5.6.9 Except as provided otherwise in this Section 4.9.9, CLEC shall pay the entire amount of the Payphone Compensation due with respect to each Payphone Line to the PSP that is the CLEC's customer for that Payphone Line. CLEC shall make such payment on or before the last business day of the calendar quarter following the calendar quarter during which the call(s) for which Payphone Compensation is due to the PSP were made. If **SBC-13STATE** pays any Payphone Compensation to CLEC later than sixty (60) calendar days after the close of the calendar quarter during which the call(s) for which Payphone Compensation is due were made, then CLEC shall pay the entire amount of such Payphone Compensation to the PSP that is CLEC's customer for that Payphone Line within ten (10) calendar days after receiving such Payphone Compensation from **SBC-13STATE**.
- 5.6.10 In addition to any other indemnity obligations in this Appendix or in the Agreement to which this Appendix is attached, CLEC shall indemnify, protect, save harmless and defend SBC-13STATE officers, employees, agents, representatives and assigns from and against any and all losses, costs, liability, damages and expense (including reasonable attorney's fees) arising out of any demand, claim, suit or judgment by any Third Party, including a PSP, in any way relating to or arising from any of the following:
 - 5.6.10.1 CLEC's failure to comply with all the terms and conditions of this Appendix; or
 - 5.6.10.2 Use by a PSP customer of CLEC of any service other than a Payphone Line to provide pay telephone service; or

5.6.10.3 False representation by CLEC.

5.7 Suspension of Service

- 5.7.1 CLEC may offer to resell Customer Initiated Suspension and Restoral Service to its End Users at the associated state specific retail tariff rates, terms and conditions for suspension of service at the request of the End User.
- 5.7.2 **SBC-13STATE** will offer CLEC local service provider initiated suspension service for CLEC's purposes at the associated SBC-13STATE state specific retail tariff rate for company initiated suspension of service. Carrier Disconnect Service is the provider initiated suspension service available to CLECs in SBC MIDWEST REGION 5-STATE. Service specifics may be obtained in state specific CLEC Handbooks.
 - 5.7.2.1 CLEC shall be exclusively responsible for placing valid orders for the suspension and the subsequent disconnection or restoral of service to each of its End Users.
 - 5.7.2.2 Should CLEC suspend service for one of its End Users and fail to submit a subsequent disconnection order within the maximum number of calendar days permitted for a company initiated suspension pursuant to the state specific retail tariff, CLEC shall be charged and shall be responsible for all appropriate monthly service charges for the End User's service from the suspension date through the disconnection date.
 - 5.7.2.3 Should CLEC suspend service for one of its End Users and subsequently issue a restoral order, CLEC shall be charged the state specific tariff rate for the restoral plus all appropriate monthly service charges for the End User's service from the suspension date through the restoral date.

6. **USE OF SBC BRAND**

Except where otherwise required by law, CLEC shall not, without SBC-13STATE's prior written authorization, offer the services covered by this Appendix using the trademarks, service marks, trade names, brand names, logos, insignia, symbols or decorative designs of SBC-13STATE or its Affiliates, nor shall CLEC state or imply that there is any joint business association or similar arrangement with SBC-**13STATE** in the provision of Telecommunications Services to CLEC's customers.

7. **RESPONSIBILITIES OF SBC-13STATE**

- **SBC-13STATE** shall allow CLEC to place service orders and receive phone number assignments (for new lines). These activities shall be accomplished by facsimile or electronic interface. SBC-13STATE shall provide interface specifications for electronic access for these functions to CLEC. However, CLEC shall be responsible for modifying and connecting any of its systems with SBC-13STATE-provided interfaces, as outlined in Appendix OSS.
- 7.2 SBC-13STATE shall implement CLEC service orders within the same time intervals SBC-13STATE uses to implement service orders for similar services for its own End Users.
 - 7.2.1 Methods and procedures for ordering are outlined in the CLEC Handbook, available on-line, as amended by SBC-13STATE in its sole discretion from time to time. All Parties agree to abide by the procedures contained therein.
- 7.3 CLEC will have the ability to report trouble for its End Users to the appropriate SBC-13STATE trouble reporting center(s) twenty-four (24) hours a day, seven (7) days a week. CLEC will be assigned customer contact center(s) when initial service agreements are made. CLEC End Users calling SBC-13STATE will be referred to CLEC at the number provided by CLEC. Nothing herein shall be interpreted to authorize CLEC to repair, maintain, or in any way touch SBC-13STATE's network facilities, including those on End User premises.

SBC-13STATE/METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL.

- 7.3.1 Methods and procedures for trouble reporting are outlined in the CLEC Handbook, available on-line, as amended by <u>SBC-13STATE</u> in its sole discretion from time to time. All Parties agree to abide by the procedures contained therein.
- 7.4 <u>SBC-13STATE</u> will provide CLEC with detailed billing information necessary for CLEC to issue bill(s) to its End User(s). CLEC has the option of receiving a daily usage file ("DUF") in accordance with the terms and conditions set forth in Section 8.8 of the General Terms and Conditions of the Agreement to which this Appendix is attached. Should CLEC elect to subscribe to the DUF, CLEC agrees to pay <u>SBC-13STATE</u> the charges specified in Appendix Pricing under the "OTHER (Resale)" category listed as "Electronic Billing Information Data (daily usage) (per message)."
- 7.5 **SBC-13STATE** shall make Telecommunications Services that **SBC-13STATE** provides at retail to subscribers who are not Telecommunications Carriers available for resale consistent with the obligation under Section 251(c)(4)(A) of the Act and other applicable limitations. **SBC-13STATE** will notify CLEC of any changes in the terms and conditions under which **SBC-13STATE** offers Telecommunications Services at retail to subscribers who are not Telecommunications Carriers, including but not limited to, the introduction of any new features, functions, services, promotions, grandfathering or the discontinuance of current features or services at the time a tariff filing is transmitted to the appropriate State Commission, or, in situations where a tariff filing is not so transmitted, within sixty (60) calendar days of the expected effective date of such change.
 - 7.5.1 <u>SBC-13STATE</u> currently makes such notification as described in Section 17.2 of the General Terms and Conditions of the Agreement to which this Appendix is attached. Notification of any new service available to CLEC for resale shall advise CLEC of the category in which such new service shall be placed, and the same discount already applicable to CLEC in that category shall apply to the new service.
- 7.6 CLEC's End User's activation of Call Trace shall be handled by the SBC-13STATE operations centers responsible for handling such requests. SBC-13STATE shall notify CLEC of requests by its End Users to provide call records to the proper authorities. Subsequent communication and resolution of each case involving one of CLEC's End Users (whether that End User is the victim or the suspect) will be coordinated through CLEC.
 - 7.6.1 CLEC acknowledges that for services where reports are provided to law enforcement agencies (for example, Call Trace) only billing number and address information shall be provided. It shall be CLEC's responsibility to provide additional information necessary for any police investigation.
 - 7.6.1.1 In addition to any other indemnity obligations in this Appendix or the Agreement to which this Appendix is attached, CLEC shall indemnify **SBC-13STATE** against any Claim that insufficient information led to inadequate prosecution.
 - 7.6.2 **SBC-13STATE** shall handle law enforcement requests consistent with the Law Enforcement Section of the General Terms and Conditions of the Agreement to which this Appendix is attached.
- 7.7 This section applies only to **SBC CALIFORNIA**:
 - 7.7.1 Cooperation on Fraud
 - 7.7.1.1 Traffic Alert Referral Service
 - 7.7.1.1.1 Traffic Alert Referral Service ("TARS") is a service that monitors traffic patterns associated with a CLEC's resold lines. On no less than thirty (30) calendar days written notice, CLEC may order <u>SBC CALIFORNIA</u>'s TARS. In providing TARS to CLEC, <u>SBC CALIFORNIA</u> notifies the CLEC of traffic abnormalities that indicate the possible occurrence of intraLATA fraud and furnishes to CLEC information on all 1+ alerts. CLEC understands and agrees that <u>SBC CALIFORNIA</u> will use electronic mail to provide such information and that such information will only be available via electronic mail at the present time. It is the responsibility of CLEC to provide SBC CALIFORNIA with the correct email

address. Information will be provided on a per-alert basis and will be priced on a per-alert basis. **SBC CALIFORNIA** grants to CLEC a non-exclusive right to use the information provided by **SBC CALIFORNIA**. LEC will not permit anyone but its duly authorized employees or agents to inspect or use this information. CLEC agrees to pay **SBC CALIFORNIA** a recurring usage rate as set forth in Appendix Pricing in the "OTHER (Resale)" category listed as "Traffic Alert Referral Service."

- 7.7.1.2 CLEC shall be liable for all fraud associated with any resale service to which it subscribes. <u>SBC CALIFORNIA</u> takes no responsibility, will not investigate, and will make no adjustments to CLEC's account(s) in cases of fraud or any other related End User dispute.
- 7.7.1.3 In addition to any other indemnity obligations in this Appendix or in the Agreement to which this Appendix is attached, <u>SBC CALIFORNIA</u> shall not be liable for any damages to CLEC or to any other person or entity for <u>SBC CALIFORNIA</u>'s actions or the conduct of its employees in providing TARS to CLEC. CLEC shall indemnify, defend, and hold <u>SBC CALIFORNIA</u> harmless from any and all claims, lawsuits, costs, damages, liabilities, losses, and expenses, including reasonable attorney fees, resulting from or in connection with CLEC's use of <u>SBC CALIFORNIA</u>'s TARS, except when such claims, lawsuits, costs, damages, liabilities, losses, or expenses are proximately caused by the willful misconduct or gross negligence of SBC CALIFORNIA or its employees.
- 7.8 This section applies only to **SBC CALIFORNIA**:
 - 7.8.1 SBC CALIFORNIA will make available to CLEC an optional service, Repair Transfer Service ("RTS"). In the event a CLEC's End User dials 611 (811-8081 for Priority Business customers) for repair, SBC CALIFORNIA will provide a recorded announcement of the CLEC name and number and SBC CALIFORNIA will automatically transfer the caller to the CLEC designated 800/888 number for repair service. CLEC must provide written notification to SBC CALIFORNIA at least thirty (30) calendar days prior to the implementation of RTS. Written notification must include the CLEC name and 800/888 numbers for RTS to the CLEC repair bureau and business office. There will be no charges associated with the initial set-up for RTS, however, charges will apply to any subsequent changes to the recorded name announcement and telephone number. Rates for subsequent changes are set forth in the Appendix Pricing in the "OTHER (Resale)" category listed as "Repair Transfer Service." Subsequent charges include: Recorded Name Announcement, 800/888 Telephone Number and Name Announcement & Telephone Number.

8. RESPONSIBILITIES OF CLEC

- Prior to submitting an order under this Appendix, CLEC shall obtain End User authorization as required by applicable federal and state laws and regulations, and assumes responsibility for applicable charges as specified in Section 258(b) of the Act. **SBC-13STATE** shall abide by the same applicable laws and regulations.
- 8.2 Only an End User can initiate a challenge to a change in its local service provider. If an End User notifies SBC-13STATE or CLEC that the End User requests local exchange service, the Party receiving such request shall be free to provide service to such End User, except in those instances where the End User's account is local PIC protected. It is the responsibility of the End User to provide authorization in a FCC approved format to the current provider of record to remove local service provider protection before any changes in local service provider are processed.
 - 8.2.1 <u>SBC-13STATE</u> shall be free to connect an End User to any competitive local exchange carrier based upon that competitive local exchange carrier's request and that competitive local exchange carrier's assurance that proper End User authorization has been obtained. CLEC shall make any such authorization it has obtained available to **SBC-13STATE** upon request and at no charge.

SBC-13STATE/METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL.

8.2.1.1 The following applies to **SBC MICHIGAN** only: The Parties will adhere to the requirements adopted by the Commission in its Case No. U-11900 with respect to the selection of primary local exchange carriers and primary interexchange carriers.

- 8.3 When an End User changes or withdraws authorization, each Party shall release customer-specific facilities in accordance with the End User's direction or the direction of the End User's authorized agent. Further, when an End User abandons its premise, **SBC-13STATE** is free to reclaim the facilities for use by another customer and is free to issue service orders required to reclaim such facilities.
- 8.4 Neither Party shall be obligated by this Appendix to investigate any allegations of unauthorized changes in local exchange service (slamming) on behalf of the other Party or a Third Party. If **SBC-13STATE**, on behalf of CLEC, agrees to investigate an alleged incidence of slamming, **SBC-13STATE** shall charge CLEC an investigation fee as set forth in Appendix Pricing in the "OTHER (Resale)" category, listed as "Slamming Investigation Fee."
- 8.5 Should <u>SBC-13STATE</u> receive an order from CLEC for services under this Appendix, and <u>SBC-13STATE</u> is currently providing the same services to another local service provider for the same End User, CLEC agrees that <u>SBC-13STATE</u> may notify the local service provider from whom the End User is being converted of CLEC's order coincident with or following processing CLEC's order. It shall then be the responsibility of the former local service provider of record and CLEC to resolve any issues related to the End User. This Section 8.5 shall not apply to new or additional lines and services purchased by the End User from multiple CLECs or from **SBC-13STATE**.
 - 8.5.1 If <u>SBC-13STATE</u> receives an order from another local service provider to convert services for an End User for whom CLEC is the current local service provider of record, and if CLEC already subscribes to the Local Disconnect Report ("LDR"), covered in Section 8.5.2, then <u>SBC-13STATE</u> shall notify CLEC of such order coincident with or following processing such order. It shall be the responsibility of CLEC and the other local service provider to resolve any issues related to the End User. This Section 8.5.1 shall not apply to new or additional lines and services purchased by an End User from multiple CLECs or from <u>SBC-13STATE</u>.
 - 8.5.2 On no less than sixty (60) calendar days advance written notice, CLEC may, at its option, subscribe to the LDR. SBC-13STATE will furnish the following information via the LDR: the Billing Telephone Number ("BTN"), Working Telephone Number "WTN"), and terminal number of all End Users who have disconnected CLEC's service. Information furnished electronically will be provided daily on a per WTN basis and priced on a per WTN basis. CLEC shall pay SBC-13STATE for the LDR per WTN plus any applicable transmission charges for the LDR; current WTN prices are as set forth in Appendix Pricing in the "OTHER (Resale)" category, listed as "Local Disconnect Report." CLEC agrees that SBC-13STATE may change the per WTN charge, at SBC-13STATE's sole discretion, so long as SBC-13STATE provides CLEC no less than thirty (30) calendar days notice prior to any change in the per WTN charge. SBC-13STATE grants to CLEC a non-exclusive right to use the LDR information provided by SBC-13STATE. CLEC will not permit anyone but its duly authorized employees or agents to inspect or use this information.
- 8.6 CLEC is solely responsible for the payment of all charges for all services furnished under this Appendix, including but not limited to, calls originated or accepted at CLEC's location and its End Users' service locations; provided, however, CLEC shall not be responsible for payment of charges for any retail services furnished by <u>SBC-13STATE</u> directly to End Users and billed by <u>SBC-13STATE</u> directly to End Users.
 - 8.6.1 Interexchange carried traffic (for example, sent-paid, information services and alternate operator services messages) received by <u>SBC-13STATE</u> for billing to resold End User accounts will be returned as unbillable and will not be passed to CLEC for billing. An unbillable code will be returned with those messages to the carrier indicating that the messages originated from a resold account and will not be billed by <u>SBC-13STATE</u>.
- 8.7 **SBC-13STATE** shall not be responsible for the manner in which utilization of resold services or the associated charges are allocated to End Users or others by CLEC. All applicable rates and charges for

services provided to CLEC under this Appendix will be billed directly to CLEC and shall be the responsibility of CLEC; provided, however, that CLEC shall not be responsible for payment of charges for any retail services furnished by **SBC-13STATE** directly to End Users and billed by **SBC-13STATE** directly to End Users.

- 8.7.1 Charges billed to CLEC for all services provided under this Appendix shall be paid by CLEC regardless of CLEC's ability or inability to collect from its End Users for such services.
- 8.8 If CLEC does not wish to be responsible for payment of charges for collect, third number billed, toll and information services (for example, 900) calls, it must order the appropriate blocking for lines provided under this Appendix and pay any applicable charges. It is the responsibility of CLEC to order the appropriate toll restriction or blocking on lines resold to End Users. CLEC acknowledges that blocking is not available for certain types of calls, including 800, 888, 411 and Directory Assistance Express Call Completion. Depending on the origination point, for example, calls originating from correctional facilities, some calls may bypass blocking systems. CLEC acknowledges all such limitations and accepts all responsibility for any charges associated with calls for which blocking is not available and any charges associated with calls that bypass blocking systems. Charges for Alternatively Billed Calls shall be paid by CLEC at the rated value of the call less the appropriate State discount.
 - 8.9 CLEC shall be responsible for modifying and connecting any of its systems with **SBC-13STATE**-provided interfaces as described in this Appendix and Appendix OSS.
 - 8.10 CLEC shall be responsible for providing to its End Users and to **SBC-13STATE** a telephone number or numbers that CLEC's End Users may use to contact CLEC in the event that the End User desires a repair/service call.
 - 8.10.1 In the event that CLEC's End Users contact **SBC-13STATE** with regard to repair requests, **SBC-13STATE** shall inform such End Users to call CLEC and may provide CLEC's contact number.
 - 8.11 CLEC acknowledges and agrees that, in the event CLEC makes any "CLEC Change" as that term is defined in Section 4.10 of the General Terms and Conditions of the Agreement to which this Appendix is attached, CLEC shall comply with the provisions set forth in Section 4.10 of the General Terms and Conditions of the Agreement to which this Appendix is attached as though set forth herein.
 - 8.12 CLEC will provide forecasts to **SBC-13STATE** every January and July using the **SBC-13STATE** network information form, or a format mutually agreed to by the Parties. These written forecasts will be based on CLEC's best estimates and will include all resale products CLEC will be ordering within the forecast period.

APPENDIX FOR ACCESS TO SBC COMMUNICATION INC.'S STRUCTURE (POLES, CONDUITS, AND RIGHTS OF WAYS)

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APPENDIX FOR ACCESS TO SBC COMMUNICATION INC.'S STRUCTURE (POLES, CONDUITS, AND RIGHTS OF WAYS)

1. INTRODUCTION

- 1.1 This Appendix sets forth the terms and conditions for Rights of Way (ROW), Conduits and Poles provided by the applicable SBC Communications Inc. (SBC) owned Incumbent Local Exchange Carrier (ILEC) and CLEC.
 - 1.1.1 SBC Communications Inc. (SBC) means the holding company which directly or indirectly owns the following ILECs: Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, Nevada Bell Telephone Company d/b/a SBC Nevada, The Ohio Bell Telephone Company d/b/a SBC Ohio, Pacific Bell Telephone Company d/b/a SBC California, The Southern New England Telephone Company d/b/a SBC Connecticut, Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin.
 - 1.1.2 <u>SBC-2STATE</u> As used herein, <u>SBC-2STATE</u> means <u>SBC CALIFORNIA</u> and <u>SBC NEVADA</u>, the applicable SBC-owned ILEC(s) doing business in California and Nevada.
 - 1.1.3 <u>SBC-13STATE</u> As used herein, <u>SBC-13STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u>, <u>SBC MIDWEST REGION 5-STATE</u>, <u>SBC-2STATE</u> and <u>SBC CONNECTICUT</u> the applicable SBC-owned ILEC(s) doing business in Arkansas, California, Connecticut, Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Ohio, Oklahoma, Texas and Wisconsin.
 - 1.1.4 <u>SBC CONNECTICUT</u> As used herein, <u>SBC CONNECTICUT</u> means The Southern New England Telephone Company d/b/a SBC Connecticut, the applicable above listed ILEC doing business in Connecticut.
 - 1.1.5 SBC MIDWEST REGION 5-STATE As used herein, SBC MIDWEST REGION 5-STATE means Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, The Ohio Bell Telephone Company d/b/a SBC Ohio, and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin, the applicable SBC-owned ILEC(s) doing business in Illinois, Indiana, Michigan, Ohio and Wisconsin.
 - 1.1.6 <u>SBC SOUTHWEST REGION 5-STATE</u> As used herein, <u>SBC SOUTHWEST REGION 5-STATE</u> means Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas the applicable above listed ILEC(s) doing business in Arkansas, Kansas, Missouri, Oklahoma, and Texas.

2. **DEFINITIONS**

- 2.1 <u>Definitions in general</u>. As used in this Appendix, the terms defined in this article shall have the meanings set forth below in Sections 2.1 to 2.14 except as the context otherwise requires.
- 2.2 <u>Conduit</u>. The term "conduit" refers to tubes or structures, usually underground or on bridges, containing one or more ducts used to enclose cables, wires, and associated transmission equipment. As used in this Appendix, the term "conduit" refers only to conduit structures (including ducts, manholes and handholes) and space within those structures and does not include (a) cables and other telecommunications equipment located within conduit structures or (b) central office vaults, controlled environment vaults, or other <u>SBC-13STATE</u> structures (such as huts and cabinets) which branch off from or are connected to <u>SBC-13STATE</u>'s conduit.
- 2.3 <u>Conduit system.</u> The term "conduit system" refers to any combination of ducts, conduits, manholes, and handholes joined to form an integrated whole. As used in this Appendix, the term "conduit system" does not include (a) cables and other telecommunications equipment located within conduit structures or (b)

- central office vaults, controlled environment vaults, or other <u>SBC-13STATE</u> structures (such as huts and cabinets) which branch off from or are connected to **SBC-13STATE**'s conduit.
- 2.4 <u>Duct</u>. The term "duct" refers to a single enclosed tube, pipe, or channel for enclosing and carrying cables, wires, and other equipment. As used in this Appendix, the term "duct" includes "inner ducts" created by subdividing a duct into smaller channels, but does not include cables and other telecommunications equipment located within such ducts.
- 2.5 <u>Handhole</u>. The term "handhole" refers to a structure similar in function to a manhole, but which is too small for personnel to enter. As used in this Appendix, the term "handhole" refers only to handholes which are part of <u>SBC-13STATE</u>'s conduit system and does not refer to handholes which provide access to buried cables not housed within <u>SBC-13STATE</u> ducts or conduits. As used in this Appendix, the term "handhole" refers only to handhole structures owned or controlled by <u>SBC-13STATE</u> and does not include cables and other telecommunications equipment located within handhole structures.
- 2.6 Occupancy Permit. The term "occupancy permit" refers to a written instrument confirming that <u>SBC-13STATE</u> has granted the structure access request of Attaching Party or a third party for access to pole, duct, conduit, or right-of-way space.
- 2.7 <u>Maintenance Duct</u>. The term "maintenance duct" generally refers to a full-sized duct (typically three inches in diameter or larger) for use, on a short-term basis, for maintenance, repair, or emergency restoration activities. The term "maintenance duct" does not include ducts and conduits extending from an <u>SBC-13STATE</u> manhole to customer premises. When only one usable full-sized duct remains in a conduit section, that duct shall be deemed to be the maintenance duct.
- 2.8 <u>Make-ready work</u>. The term "make-ready work" refers to all work performed or to be performed to prepare <u>SBC-13STATE</u>'s poles, ducts, conduits, rights-of-way, and related facilities for the requested occupancy or attachment of Attaching Party's facilities.
- 2.9 <u>Manhole</u>. The term "manhole" refers to an enclosure, usually below ground level and entered through a hole on the surface, which personnel may enter and use for the purpose of installing, operating, and maintaining facilities in ducts or conduits which are parts of <u>SBC-13STATE</u>'s conduit system. As used in this Appendix, the term "manhole" does not include cables and other telecommunications equipment located within manhole structures.
- 2.10 Other User. The term "Other User" refers to entities, other than the Attaching Party, with facilities on an <u>SBC-13STATE</u> pole, duct, conduit or right-of-way to which the Attaching Party has obtained access. Other Users may include <u>SBC-13STATE</u>, other attaching parties, municipalities or other governmental entities, and electric utilities (which may own interests in <u>SBC-13STATE</u>'s poles, ducts, conduits or rights-of-ways).
- 2.11 Overlashing. The term "Overlashing" refers to the practice of placing an additional cable by lashing such cable with spinning wire over an existing cable and strand.
- 2.12 <u>Pole</u>. The term "pole" refers to poles (and associated anchors) which are owned or controlled by <u>SBC-13STATE</u> and does not include cables and other telecommunications equipment attached to pole structures.
- 2.13 <u>Rights-of-way</u>. The term "rights-of-way" refers to <u>SBC-13STATE</u> owned or controlled legal rights to pass over or through property of another party and used by <u>SBC-13STATE</u> for its telecommunications distribution system. For purposes of this Appendix, "rights-of-way" includes property owned by <u>SBC-13STATE</u> and used by <u>SBC-13STATE</u> for its telecommunications distribution facilities. Rights-of-way does not include:
 - 2.13.1 cables and other telecommunications equipment buried or located on such rights-of-way.
 - 2.13.2 public rights of way (which are owned by and subject to the control of governmental entities), or
 - 2.13.3 any space which is owned and controlled by a third-party property owner and occupied by **SBC- 13STATE** with permission from such owner rather than as a matter of legal right.

2.14 Structure. The term "Structure" refers collectively to poles, ducts, conduits and rights-of-way.

3. SCOPE OF APPENDIX

- 3.1 This Appendix establishes the rates, terms, conditions, and procedures by which **SBC-13STATE** shall provide non-discriminatory access to **SBC-13STATE**'s Structure. Separate tariffs, appendix, or agreements shall govern Attaching Party's access, if any, to the following facilities which require special security, technical, and construction arrangements outside the scope of this Appendix:
 - 3.1.1 **SBC-13STATE**'s central office vaults and ducts and conduits which serve no purpose other than to provide a means of entry to and exit from **SBC-13STATE**'s central offices;
 - 3.1.2 controlled environment vaults (CEVs), huts, cabinets, and other similar outside plant structures and ducts and conduits which serve no purpose other than to provide a means of entry to and exit from such vaults, huts, cabinets, and structures;
 - 3.1.3 ducts and conduits located within buildings owned by **SBC-13STATE**; and
 - 3.1.4 ducts, conduits, equipment rooms, and similar spaces located in space leased by <u>SBC-13STATE</u> from third-party property owners for purposes other than to house cables and other equipment in active service as part of <u>SBC-13STATE</u>'s network distribution operations.
- 3.2 <u>No Transfer of Property Rights to Attaching Party</u>. Nothing contained in this Appendix, or any occupancy permit subject to this Appendix, shall create or vest (or be construed as creating or vesting) in either party any right, title, or interest in or to any real or personal property owned by the other.
- 3.3 No Effect on SBC-13STATE's Right to Abandon, Convey or Transfer Structure. Nothing contained in this Appendix, or any occupancy permit subject to this Appendix, shall in any way affect SBC-13STATE's right to abandon, convey, or transfer to any other person or entity SBC-13STATE's interest in any of SBC-13STATE's Structure. SBC-13STATE shall give Attaching Party at least 60 days written notice prior to abandoning, conveying, or transferring any Structure to which Attaching Party has already attached its facilities, or any Structure on which Attaching Party has already been assigned space. The notice shall identify the transferee, if any, to whom any such pole, duct, conduit, or right-of-way is to be conveyed or transferred.

4. EFFECTIVE DATE, TERM, AND ELECTIVE TERMINATION

- 4.1 <u>Effective Date.</u> This Appendix shall be effective as of the _____ day of _____, 2004, or, if this Appendix has been entered into as an appendix, attachment, or exhibit to an interconnection Appendix between the parties, the date of approval by the State Commission of the interconnection Appendix, whichever date first occurs.
- 4.2 <u>Initial Term.</u> Unless sooner terminated as herein provided, the initial term of this Appendix shall run from the effective date until the end of the calendar year which includes the effective date. In the event this Appendix is entered into as a part of an Interconnection Appendix, this Appendix shall terminate upon the termination of the Interconnection Appendix of which this is apart.
- 4.3 <u>Automatic Renewal</u>. Unless sooner terminated as herein provided, this Appendix shall be automatically renewed for successive one-year terms beginning on the first day of each calendar year after the effective date, or in the same fashion as the Interconnection Appendix renews, if a part of the Interconnection Appendix.
- 4.4 <u>Elective Termination</u>. Either party may terminate this Appendix by giving the other party at least six months prior written notice as provided in this section. The notice of termination shall state the effective date of termination, which date shall be no earlier than the last to occur of the following dates: the last day of the current term of this Appendix or six months after the date the notice is given.
- 4.5 <u>Elective Termination by **SBC-13STATE**</u>. Attaching Party shall, within 60 days after the effective date of the elective termination by **SBC-13STATE**, either initiate negotiations for continued access to **SBC-13STATE**'s

- poles, ducts, conduits, and rights-of-way or remove its facilities in accordance with the provisions of Section 28 of this Appendix.
- 4.6 Effect of Elective Termination. Elective termination of this Appendix by Attaching Party, as permitted under Section 4 of this Appendix, shall not affect Attaching Party's liabilities and obligations incurred under this Appendix prior to the effective date of termination and shall not entitle Attaching Party to the refund of any advance payment made to SBC-13STATE under this Appendix. Elective termination of this Appendix by SBC-13STATE shall not affect SBC-13STATE is obligations to afford access to SBC-13STATE is poles, ducts, conduits, and rights-of-way owned or controlled by SBC-13STATE as required by the Pole Attachment Act, the Telecommunications Act of 1996, and other applicable laws, regulations, and commission orders.

5. GENERAL PROVISIONS

- 5.1 <u>Entire Appendix</u>. This Appendix, together with the interconnection Appendix, if any, of which this Appendix is a part, and the Guidelines for Access to <u>SBC-13STATE</u> Structure, attached hereto and incorporated herein by reference, sets forth the entire understanding and Appendix of the parties.
- 5.2 <u>Prior Agreements Superseded.</u> This Appendix supersedes all prior Agreements and understandings, whether written or oral, between Attaching Party and <u>SBC-13STATE</u> relating to the placement and maintenance of Attaching Party's facilities on and within <u>SBC-13STATE</u>'s poles, ducts, and conduits within this State.
- 5.3 <u>Amendments Shall Be in Writing.</u> Except as otherwise specifically provided to the contrary by other provisions of this Appendix, the terms and conditions of this Appendix shall not be amended, changed or altered except in writing and with approval by authorized representatives of both parties.
- 5.4 <u>Survival of Obligations</u>. Any liabilities or obligations of either party for acts or omissions prior to the termination of this Appendix, any obligations of either party under provisions of this Appendix relating to confidential and proprietary information, indemnification, limitations of liability, and any other provisions of this Appendix which, by their terms, are contemplated to survive (or be performed after) termination of this Appendix, will survive the termination of this Appendix.
- 5.5 Multiple Counterparts. This Appendix may be executed in multiple counterparts.
- 5.6 <u>Effect on Licenses or Occupancy Permits Issued Under Prior Agreements</u>. All currently effective pole attachment and conduit occupancy permits granted to Attaching Party shall, on the effective date of this Appendix, be subject to the rates, terms, conditions, and procedures set forth in this Appendix.
- 5.7 Force Majeure. Except as otherwise specifically provided in this Appendix, neither party will be liable for any delay or failure in performance of any part of this Appendix caused by a Force Majeure condition, including acts of the United States of America or any state, territory, or political subdivision thereof, acts of God or a public enemy, fires, floods, disputes, freight embargoes, earthquakes, volcanic actions, wars, civil disturbances, cable cuts, or other causes beyond the reasonable control of the party claiming excusable delay or other failure to perform; provided, however, that Force Majeure will not include acts of any governmental authority relating to environmental, health, or safety conditions at work locations. If any Force Majeure condition occurs, the party whose performance fails or is delayed because of such Force Majeure condition, will give prompt notice to the other party, and, upon cessation of such Force Majeure condition, will give like notice and commence performance hereunder as promptly as reasonably practicable.
- 5.8 <u>Severability</u>. If any article, section, subsection, or other provision or portion of this Appendix is or becomes invalid under any applicable statute or rule of law, and such invalidity does not materially alter the essence of this Appendix as to either party, the invalidity of such provision shall not render this entire Appendix unenforceable and this Appendix shall be administered as if it did not contain the invalid provision.
- 5.9 <u>Choice of Law.</u> Except to the extent that federal law controls any aspect of this Appendix, the validity of this Appendix, the construction and enforcement of its terms, and the interpretation of the rights and duties of

- the parties will be governed by the laws of this State, applied without regard to the provisions of this State's laws relating to conflicts-of-laws.
- 5.10 <u>Changes in the Law</u>. The parties agree to negotiate in good faith changes to this Appendix to conform to changes applicable law pertaining to access to poles, ducts, conduits and rights-of-way, including the Pole Attachment Act.
- 5.11 The parties shall at all times observe and comply with, and the provisions of this Appendix are subject to, all applicable federal, state, and local laws, ordinances, and regulations which in any manner affect the rights and obligations of the parties.

6. DISCLAIMER OF WARRANTIES

6.1 <u>SBC-13STATE</u> MAKES NO REPRESENTATIONS AND DISCLAIMS ANY WARRANTIES, EXPRESSED OR IMPLIED, THAT <u>SBC-13STATE</u>'S POLES, DUCTS, CONDUITS AND WARRANTIES ARE SUITABLE FOR THE ATTACHING PARTY'S INTENDED USES OR ARE FREE FROM DEFECTS. THE ATTACHING PARTY SHALL IN EVERY INSTANCE BE RESPONSIBLE TO DETERMINE THE ADEQUACY OF <u>SBC-13STATE</u>'S POLES, DUCTS, CONDUITS AND RIGHTS-OF-WAY FOR THE ATTACHING PARTY'S INTENDED USE.

7. DISPUTE RESOLUTION

7.1 In the event that this Appendix is a part of an Interconnect Agreement between the parties, the dispute resolution provisions of the Interconnection Agreement shall apply to disputes under this Appendix.

8. INDEMNIFICATION

- 8.1 <u>Definitions</u>. The term "Claims" as used in Section 8 shall mean any suit, claim, demand, loss, damage, liability, fee, fine, penalty, or expense, of every kind and character.
- 8.2 <u>Indemnities Excluded</u>. Except as otherwise specifically provided in this article, neither party (as an "indemnifying party") shall be required to indemnify or defend the other party (as an "indemnified party") against, or hold the indemnified party harmless from, any Claims arising out of:
 - 8.2.1 any breach by the indemnified party of any provision of this Appendix or any breach by the indemnified party of the parties' interconnection Appendix, if any;
 - 8.2.2 the violation of any law by any employee of the indemnified party or other person acting on the indemnified party's behalf;
 - 8.2.3 willful or intentional misconduct or gross negligence committed by any employee of the indemnified party or by any other person acting on the indemnified party's behalf: or
 - 8.2.4 any negligent act or acts committed by any employee of the indemnified party or other person acting on the indemnified party's behalf, if such negligent act or acts are the sole producing cause of the injury, loss, or damage giving rise to the Claim for which indemnity is requested.
- 8.3 <u>Workplace Injuries</u>. Except as expressly provided in this Appendix to the contrary, each party shall indemnify, on request defend, and hold the other party harmless from any and all Claims, on account of or in connection with any injury, loss, or damage suffered by any person, which arises out of or in connection with the personal injury or death of any employee of the indemnifying party (or other person acting on the indemnifying party's behalf) if such injury or death results, in whole or in part, from any occurrence or condition on, within, or in the vicinity of **SBC-13STATE**'s Structure.
- 8.4 Other Claims Brought Against Either Party by Employees and Other Persons Acting on the Other Party's Behalf. Each party shall indemnify, on request defend, and hold the other party harmless from any and all Claims (other than workplace injury claims subject to Section 8.3 above) made, brought, or sought against the indemnified party by any employee, contractor, or subcontractor of the indemnifying party or by any other person acting on the indemnifying party's behalf.

- 8.5 THE INDEMNIFYING PARTY'S INDEMNIFICATION OBLIGATIONS UNDER SECTIONS 8.3-8.4 SHALL ARISE EVEN IF THE INJURY, SICKNESS, DISEASE, OR DEATH WAS ATTRIBUTABLE IN PART TO NEGLIGENT ACTS OR OMISSIONS OF THE INDEMNIFIED PARTY.
- 8.6 <u>Claims Brought Against Either Party by Vendors, Suppliers and Customers of the Other Party</u>. Each party shall indemnify, on request defend, and hold the other party harmless from any and all Claims (other than workplace injury claims subject to Section 8.3, or other claims subject to Section 8.4) made, brought, or sought against the indemnified party by any vendor, supplier, or customer of the indemnifying party.
- 8.7 <u>Injuries to Third Parties and Third party Property Owners Resulting from the Parties' Conduct.</u> Each party shall indemnify, on request defend, and hold the other party harmless from any and all Claims, on account of or in connection with the personal injury or death of any third party or physical damage to real or personal property owned by a third party, arising, in whole or in part, out of or in connection with the conduct of employees of the indemnifying party or other persons acting on the indemnifying party's behalf.
- 8.8 <u>Indemnification for Environmental Claims</u>.
 - 8.8.1 Each party shall indemnify, on request defend, and hold the other party harmless from any and all Claims, on account of or in connection with any death of person or injury, loss, or damage to any person or property, or to the environment, arising out of or in connection with the violation or breach, by any employee of the indemnifying party or other person acting on the indemnifying party's behalf, of
 - 8.8.1.1 any federal, state, or local environmental statute, rule, regulation, ordinance, or other law or
 - 8.8.1.2 any provision or requirement of this Appendix dealing with hazardous substances or protection of the environment.
 - 8.8.2 Each party shall indemnify, on request defend, and hold the other party harmless from any and all Claims, on account of or in connection with any death of person or injury, loss, or damage to any person or property, or to the environment, arising out of or in connection with the release or discharge, onto any public or private property, of any hazardous substances, regardless of the source of such hazardous substances, by any employee of the indemnifying party, or by any person acting on the indemnifying party's behalf, while present on, within, or in the vicinity of any SBC-13STATE pole, duct, conduit, or right-of-way.
 - 8.8.3 Each party shall indemnify, on request defend, and hold the other party harmless from any and all Claims, on account of or in connection with any death of person or injury, loss, or damage to any person or property, or to the environment, arising out of or in connection with the removal or disposal of any hazardous substances by the indemnifying party or by any person acting on the indemnifying party's behalf, or arising out of or in connection with the subsequent storage, processing or other handling of such hazardous substances by any person or entity after they have been removed by the indemnifying party or persons acting on the indemnifying party's behalf from the site of any SBC-13STATE pole, duct, conduit, or right-of-way.
 - 8.8.4 Except as otherwise specifically provided in this section, neither party shall be required to indemnify or defend the other party against, or hold the other party harmless from any Claims for which the other party may be liable under any federal, state, or local environmental statute, rule, regulation, ordinance, or other law.
- 8.9 <u>Miscellaneous Claims</u>. Attaching Party shall indemnify, on request defend, and hold <u>SBC-13STATE</u> harmless from any and all Claims, of every kind and character, made, brought, or sought against <u>SBC-13STATE</u> by any person or entity, arising out of or in connection with the subject matter of this Appendix and based on either:
 - 8.9.1 Claims for taxes, municipal fees, franchise fees, right-to-use fees, and other special charges assessed on SBC-13STATE due to the placement or presence of Attaching Party's facilities on or within SBC-13STATE's poles, ducts, conduits, or rights-of-way; or

- 8.9.2 Claims based on the violation by Attaching Party of any third party's intellectual property rights, including but not limited to claims for copyright infringement, patent infringement, or unauthorized use or transmission of television or radio broadcast programs or other program material.
- 8.10 Attaching Party's General Indemnity Obligations to SBC-13STATE. This section applies only in those situations not expressly covered by Sections 8.3-8.10 and does not apply to any Claims resulting from Attaching Party's enforcement of its rights against SBC-13STATE pursuant to this Appendix or other provisions in the parties' interconnection Appendix, if any. Except as otherwise expressly provided in this Appendix to the contrary, and subject to the exclusions set forth in Section 8.2, Attaching Party shall indemnify, on request defend, and hold SBC-13STATE harmless from any and all Claims, on account of or in connection with any death of person or injury, loss, or damage to any person or property, or to the environment, arising out of or in connection with Attaching Party's access to or use of SBC-13STATE's poles, ducts, conduits, or rights-of-way, Attaching Party's employees or other personnel acting on Attaching Party's behalf on, within, or in the vicinity of SBC-13STATE's poles, ducts, conduits, or rights-of-way.
- 8.11 SBC-13STATE's General Indemnity Obligations to Attaching Party. This section applies only in those situations not expressly covered by Sections 8.3-8.9 and does not apply to any Claims resulting from SBC-13STATE's enforcement of its rights against Attaching Party pursuant to this Appendix or other provisions in the parties' interconnection Agreement, if any. Except as otherwise expressly provided in this Appendix to the contrary, SBC-13STATE shall indemnify, on request defend, and hold Attaching Party harmless from any and all Claims, on account of or in connection with any death of person or injury, loss, or damage to any person or property, or to the environment, arising out of or in connection with SBC-13STATE's access to or use of SBC-13STATE's poles, ducts, conduits, or rights-of-way, SBC-13STATE's employees or other personnel acting on SBC-13STATE's behalf on, within, or in the vicinity of SBC-13STATE's poles, ducts, conduits, or rights-of-way.

9. LIABILITIES AND LIMITATIONS OF LIABILITY

- 9.1 EXCLUSION OF LIABILITY FOR SPECIAL, INDIRECT, OR CONSEQUENTIAL DAMAGES. NEITHER PARTY SHALL BE LIABLE TO THE OTHER PARTY FOR ANY INDIRECT, SPECIAL, CONSEQUENTIAL, INCIDENTAL, OR PUNITIVE DAMAGES, INCLUDING BUT NOT LIMITED TO LOSS OF ANTICIPATED PROFITS OR REVENUE OR OTHER ECONOMIC LOSS IN CONNECTION WITH OR ARISING FROM ANY ACT OR FAILURE TO ACT PURSUANT TO THIS AGREEMENT, EVEN IF THE OTHER PARTY HAS ADVISED SUCH PARTY OF THE POSSIBILITY OF SUCH DAMAGES. THIS SECTION LIMITS EACH PARTY'S LIABILITY FOR INDIRECT, SPECIAL, CONSEQUENTIAL, INCIDENTAL, OR PUNITIVE DAMAGES ARISING OUT OF OR IN CONNECTION WITH NEGLIGENT (INCLUDING GROSSLY NEGLIGENT) ACTS OR OMISSIONS OF SUCH PARTY BUT DOES NOT LIMIT EITHER PARTY'S LIABILITY FOR INTENTIONAL MISCONDUCT.
- 9.2 SBC-13STATE Not Liable to Attaching Party for Acts of Third Parties or Acts of God. By affording Attaching Party access to SBC-13STATE Structure SBC-13STATE does not warrant, guarantee, or insure the uninterrupted use of such facilities by Attaching Party. Except as specifically provided in Section 9.4 of this Appendix, Attaching Party assumes all risks of injury, loss, or damage (and the consequences of any such injury, loss, or damage) to Attaching Party's facilities attached to SBC-13STATE's poles or placed in SBC-13STATE's Structure and SBC-13STATE shall not be liable to Attaching Party for any damages to Attaching Party's facilities other than as provided in Section 9.4. In no event shall SBC-13STATE be liable to Attaching Party under this Agreement for any death of person or injury, loss, or damage resulting from the acts or omissions of (1) any Other User or any person acting on behalf of an Other User, (2) any governmental body or governmental employee, (3) any third-party property owner or persons acting on behalf of such property owner, or (4) any permit, invitee, trespasser, or other person present at the site or in the vicinity of any SBC-13STATE pole, duct, conduit, or right-of-way in any capacity other than as a SBC-13STATE employee or person acting on SBC-13STATE's behalf. In no event shall SBC-13STATE be

- liable to Attaching Party under this Agreement for injuries, losses, or damages resulting from acts of God (including but not limited to storms, floods, fires, and earthquakes), wars, civil disturbances, espionage or other criminal acts committed by persons or entities not acting on SBC-13STATE's behalf, cable cuts by persons other than SBC-13STATE's employees or persons acting on SBC-13STATE's behalf, or other causes beyond SBC-13STATE's control which occur at sites subject to this Appendix.
- 9.3 <u>Damage to Facilities</u>. Each party shall exercise due care to avoid damaging the facilities of the other or of Other Users and hereby assumes all responsibility for any and all loss from damage caused by the party and persons acting on the party's behalf. A party shall make an immediate report to the other of the occurrence of any damage and hereby agrees to reimburse the other party, and/or Other Users for any property damaged caused by the party or persons acting on the party's behalf.
- 9.4 <u>No Limitations of Liability in Contravention of Federal or State Law.</u> Nothing contained in this article shall be construed as exempting either party from any liability, or limiting such party's liability, in contravention of federal law or in contravention of the laws of this State.

10. INSURANCE

- 10.1 At all times in which the Attaching Party has attachments to <u>SBC-13STATE</u> poles, or is occupying <u>SBC-13STATE</u> conduit or right-of-way, Attaching Party shall keep and maintain in force, at its own expense, the minimum insurance coverage and limits set for below. Such insurance and coverage shall not only cover the Attaching Party, but it must cover all contractors, subcontractors and/or any other person acting on Attaching Party's behalf, that are providing services under this Appendix.
 - 10.1.1 Workers' Compensation insurance with benefits afforded under the laws of each state covered by this Appendix and Employers Liability insurance with minimum limits of \$1,000,000 for Bodily Injuryeach accident, \$500,000 for Bodily Injury by disease-policy limits and \$1,000,000 for Bodily Injury by disease-each employee.
 - 10.1.2 Commercial General Liability insurance with minimum limits of: \$10,000,000 General Aggregate limit; \$5,000,000 each occurrence sub-limit for all bodily injury or property damage incurred in any one occurrence; \$1,000,000 each occurrence sub-limit for Personal Injury and Advertising; \$10,000,000 Products/Completed Operations Aggregate limit, with a \$5,000,000 each occurrence sub-limit for Products/Completed Operations.
 - 10.1.3 Automobile Liability insurance with minimum limits of \$1,000,000 combined single limits per occurrence for bodily injury and property damage, with coverage extending to all owned, hired and non-owned vehicles.
- 10.2 Attaching Party agrees to name **SBC-13STATE** as an Additional Insured on the Commercial General Liability policy and Commercial Automobile Liability Policy.
- 10.3 **SBC-13STATE** agrees to accept the Attaching Party's program of self-insurance in lieu of insurance coverage if certain requirements are met. These requirements are as follows:
 - 10.3.1 Workers' Compensation and Employers Liability: Attaching Party submit to **SBC-13STATE** its Certificate of Authority to Self-Insure its Workers' Compensation obligations issued by each state covered by this Appendix or the employer's state of hire; and
 - 10.3.2 Automobile liability: Attaching Party shall submit to **SBC-13STATE** a copy of the state-issued letter approving self-insurance for automobile liability issued by each state covered by this Appendix; and
 - 10.3.3 General liability: Attaching Party must provide evidence acceptable to <u>SBC-13STATE</u> that it maintains at least an investment grade (e.g., B+ or higher) debt or credit rating as determined by a nationally recognized debt or credit rating agency such as Moody's, Standard and Poor's or Duff and Phelps.
- 10.4 All insurance required in accordance with this section must be in effect before **SBC-13STATE** will issue pole attachment or conduit occupancy permits under this Appendix.

10.5 Attaching Party agrees to provide **SBC-13STATE** with at least thirty (30) calendar days advance written notice of cancellation, material reduction or non-renewal of any of the insurance policies required herein.

11. ASSIGNMENT OF RIGHTS

- 11.1 <u>Assignment Permitted</u>. Neither party may assign or otherwise transfer its rights or obligations under this Appendix except as provided in this section.
 - 11.1.1 <u>SBC-13STATE</u> may assign its rights, delegate its benefits, and delegate its duties and obligations under this Appendix, without Attaching Party's consent, to any entity controlling, controlled by, or under common control with <u>SBC-13STATE</u> or which acquires or succeeds to ownership of substantially all of <u>SBC-13STATE</u>'s assets.
 - 11.1.2 Overlashing of Attaching Party's facilities on **SBC-13STATE** poles by a third party will be allowed under the following conditions:
 - 11.1.2.1 The Overlashing entity must enter into an Appendix with SBC-13STATE Structures and abide by the terms and conditions of such an Occupancy Permit.
 - 11.1.2.2 The Overlashing entity must obtain written approval from the Attaching Party and provide a copy to **SBC-13STATE** prior to submitting a request for access to structure.
 - 11.1.2.3 The Overlashing party must submit a written request for access to structure, and indicate on the request that the request is for Overlashing of an existing attachment of the Attaching Party.
 - 11.1.2.4 The Overlashing entity is responsible for paying the fees for Overlashing in APPENDIX I and/or APPENDIX PRICING which are separate and in addition to the fees paid by the Attaching Party.
 - 11.1.3 Attaching Party may, ancillary to a bona fide loan transaction between Attaching Party and any lender, and without **SBC-13STATE**'s consent, grant security interests or make collateral assignments in substantially all of Attaching Party's assets, including Attaching Party's rights under this Appendix, subject to the express terms of this Appendix. In the event Attaching Party's lender, in the bona fide exercise of its rights as a secured lender, forecloses on its security interest or arranges for a third party to acquire Attaching Party's assets through public or private sale or through an Agreement with Attaching Party, Attaching Party's lender or the third party acquiring Attaching Party's rights under this Appendix shall assume all outstanding obligations of Attaching Party under the agreement and provide proof satisfactory to SBC-13STATE that such lender or third party has complied or will comply with all requirements established under this Appendix. Notwithstanding any provisions of this Appendix to the contrary, such foreclosure by Attaching Party's lender or acquisition of assets by such third party shall not constitute a breach of this Agreement and, upon such foreclosure or acquisition, Attaching Party's lender or such third party shall succeed to all rights and remedies of Attaching Party under this Agreement (other than those rights and remedies, if any, which have not been transferred and, if Attaching Party is a debtor under the Federal Bankruptcy Code, those rights, if any, which remain a part of the debtor's estate notwithstanding an attempted foreclosure or transfer) and to all duties and obligations of Attaching Party under the Agreement, including liability to SBC-13STATE for any act, omission, default, or obligation that arose or occurred under the Agreement prior to the date on which such lender or third party succeeds to the rights of Attaching Party under the Agreement, as applicable.
 - 11.1.4 No assignment or transfer by Attaching Party of rights under this Agreement, occupancy permit subject to this Agreement, or authorizations granted under this Agreement shall be effective until Attaching Party, its successors, and assigns have complied with the provisions of this article, secured SBC-13STATE's prior written consent to the assignment or transfer, if necessary, and given SBC-13STATE notice of the assignment or transfer pursuant to Section 11.3.

- 11.2 <u>Incorporations, Mergers, Acquisitions, and Other Changes in Attaching Party's Legal Identity</u>. When the legal identity or status of Attaching Party changes, whether by incorporation, reincorporation, merger, acquisition, or otherwise, such change shall be treated as an assignment subject to the provisions of this article.
- 11.3 <u>Assignment Shall Not Relieve Attaching Party of Prior Obligations.</u> Except as otherwise expressly agreed by <u>SBC-13STATE</u> in writing, no assignment permitted by <u>SBC-13STATE</u> under this Agreement shall relieve Attaching Party of any obligations arising under or in connection with this Agreement, including but not limited to indemnity obligations under Section 8 of this Agreement or the interconnection agreement, if any.
- 11.4 <u>Satisfaction of Existing Obligations and Assumption of Contingent Liabilities.</u> **SBC-13STATE** may condition its approval of any requested assignment or transfer on the assignee's or successor's payment or satisfaction of all outstanding obligations of Attaching Party under this Agreement and the assignee's or successor's assumption of any liabilities, or contingent liabilities, of Attaching Party arising out of or in connection with this Agreement.
- Sub-Permits Prohibited. Nothing contained in this Agreement shall be construed as granting Attaching Party the right to sublease, sublicense, or otherwise transfer any rights under this Agreement or occupancy permits subject to this Agreement to any third party. Except as otherwise expressly permitted in this Agreement, Attaching Party shall not allow third party to attach or place facilities to or in pole or conduit space occupied by or assigned to Attaching Party or to utilize such space.

12. TERMINATION OF AGREEMENT OR OCCUPANCY PERMITS; REMEDIES FOR BREACHES

- 12.1 Termination Due to Non-Use of Facilities or Loss of Required Authority. This Appendix and all occupancy permits subject to this Appendix shall terminate if Attaching Party ceases to have authority to do business or ceases to do business in this State, ceases to have authority to provide or ceases to provide cable television services in this State (if Attaching Party is cable television system having access to SBC-13STATE's poles, ducts, conduits or rights-of-way solely to provide cable television service), ceases to have authority to provide or ceases to provide telecommunications services in this State (if Attaching Party is a telecommunications carrier which does not also have authority to provide cable television service in this State), or ceases to make active use of SBC-13STATE's poles, ducts, conduits, and rights-of-way.
- 12.2 Individual occupancy permits subject to this Appendix shall terminate if (a) Attaching Party ceases to utilize the pole attachment or conduit or right of way space subject to such occupancy permit or (b) Attaching Party's permission to use or have access to particular poles, ducts, conduits, or rights-of-way has been revoked, denied, or terminated, or local governmental authority or third-party property owner having authority to revoke, deny, or terminate such use or access.
- 12.3 <u>Limitation, Termination, or Refusal of Access for Certain Material Breaches</u>. Attaching Party's access to <u>SBC-13STATE</u>'s Structure shall not materially interfere with or impair service over any facilities of <u>SBC-13STATE</u> or any Other User, cause material damage to <u>SBC-13STATE</u>'s plant or the plant of any Other User, impair the privacy of communications carried over the facilities of <u>SBC-13STATE</u> or any Other User, or create serious hazards to the health or safety of any persons working on, within, or in the vicinity of <u>SBC-13STATE</u>'s poles, ducts, rights-of-way or to the public. Upon reasonable notice and opportunity to cure, <u>SBC-13STATE</u> may limit, terminate or refuse access if Attaching Party violates this provision.
- 12.4 <u>Notice and Opportunity to Cure Breach</u>. In the event of any claimed breach of this Agreement by either party, the aggrieved party may give written notice of such claimed breach.
- 12.5 The complaining party shall not be entitled to pursue any remedies available under this Agreement or relevant law unless such notice is given, and
 - 12.5.1 the breaching party fails to cure the breach within 30 days of such notice, if the breach is one which can be cured within 30 days, or

- 12.5.2 the breaching party fails to commence promptly and pursue diligently a cure of the breach, if the required cure is such that more than 30 days will be required to effect such cure.
- 12.6 Remedies for Breach. Subject to the provisions of this article, either party may terminate this Agreement in the event of a material breach by the other party or exercise any other legal or equitable right which such party may have to enforce the provisions of this Agreement. In any action based on an alleged breach of this Agreement, the prevailing party shall be entitled to recover all costs and expenses incurred by such party, including but not limited to reasonable attorneys' fees.

13. FAILURE TO ENFORCE

13.1 <u>No Waiver</u>. The failure by either party to take action to enforce compliance with any of the terms or conditions of this Agreement, to give notice of any breach, or to terminate this Agreement or any occupancy permit or authorization subject to this Agreement shall not constitute a waiver or relinquishment of any term or condition of this Agreement, a waiver or relinquishment of the right to give notice of breach, or waiver or relinquishment of any right to terminate this Agreement.

14. CONFIDENTIALITY OF INFORMATION

- 14.1 Information Provided by Attaching Party to SBC-13STATE. Except as otherwise specifically provided in this Appendix, all company-specific and customer-specific information submitted by Attaching Party to SBC-13STATE in connection with this Appendix (including but not limited to information submitted in connection with Attaching Party's applications for occupancy permit shall be deemed to be "confidential" or "proprietary" information of Attaching Party and shall be subject to the terms set forth in this article. Confidential or proprietary information specifically includes information or knowledge related to Attaching Party's review of records regarding a particular market area, or relating to assignment of space to Attaching Party in a particular market area, and further includes knowledge or information about the timing of Attaching Party's request for or review of records or its inquiry about SBC-13STATE facilities. This article does not limit the use by SBC-13STATE of aggregate information relating to the occupancy and use of SBC-13STATE's Structure by firms other than SBC-13STATE (that is, information submitted by Attaching Party and aggregated by SBC-13STATE in a manner that does not directly or indirectly identify Attaching Party).
- 14.2 <u>Access Limited to Persons with a Need to Know.</u> Confidential or proprietary information provided by Attaching Party to <u>SBC-13STATE</u> in connection with this Agreement shall not be disclosed to, shared with, or accessed by any person or persons other than those who have a need to know such information for the limited purposes set forth in Sections 14.3-14.6.
- 14.3 <u>Permitted Uses of Attaching Party's Confidential Information</u>. Notwithstanding the provisions of Sections 14.1 and 14.2 above, <u>SBC-13STATE</u> and persons acting on <u>SBC-13STATE</u>'s behalf may utilize Attaching Party's confidential or proprietary information for the following purposes:
 - 14.3.1 posting information, as necessary, to **SBC-13STATE**'s outside plant records;
 - 14.3.2 placing, constructing, installing, operating, utilizing, maintaining, monitoring, inspecting, repairing, relocating, transferring, conveying, removing, or managing **SBC-13STATE**'s Structure and any **SBC-13STATE** facilities located on, within, or in the vicinity of such Structure;
 - 14.3.3 performing **SBC-13STATE**'s obligations under this Agreement and similar agreements with third parties;
 - 14.3.4 determining which of <u>SBC-13STATE</u>'s Structure are (or may in the future be) available for <u>SBC-13STATE</u>'s own use, and making planning, engineering, construction, and budgeting decisions relating to <u>SBC-13STATE</u>'s Structure;
 - 14.3.5 preparing cost studies;
 - 14.3.6 responding to regulatory requests for information;
 - 14.3.7 maintaining SBC-13STATE's financial accounting records; and

- 14.3.8 complying with other legal requirements relating to Structure.
- 14.4 <u>Defense of Claims</u>. In the event of a dispute between <u>SBC-13STATE</u> and any person or entity, including Attaching Party, concerning <u>SBC-13STATE</u>'s performance of this Agreement, satisfaction of obligations under similar agreements with third parties, compliance with the Pole Attachment Act, compliance with the Telecommunications Act of 1996, or compliance with other federal, state, or local laws, regulations, commission orders, and the like, <u>SBC-13STATE</u> may utilize confidential or proprietary information submitted by Attaching Party in connection with this Appendix as may be reasonable or necessary to demonstrate compliance, protect itself from allegations of wrongdoing, or comply with subpoenas, court orders, or reasonable discovery requests; provided, however, that <u>SBC-13STATE</u> shall not disclose Attaching Party's proprietary or confidential information without first, at <u>SBC-13STATE</u>'s option:
 - 14.4.1 obtaining an agreed protective order or nondisclosure Agreement that preserves the confidential and proprietary nature of Attaching Party's information;
 - 14.4.2 seeking such a protective order as provided by law if no agreed protective order or nondisclosure Agreement can be obtained; or
 - 14.4.3 providing Attaching Party notice of the subpoena, demand, or order and an opportunity to take affirmative steps of its own to protect such proprietary or confidential information.
- 14.5 Response to Subpoenas, Court Orders, and Agency Orders. Nothing contained in this article shall be construed as precluding SBC-13STATE from complying with any subpoena, civil or criminal investigative demand, or other order issued or entered by a court or agency of competent jurisdiction; provided, however, that SBC-13STATE shall not disclose Attaching Party's proprietary or confidential information without first, at SBC-13STATE's option:
 - 14.5.1 obtaining an agreed protective order or nondisclosure Agreement that preserves the confidential and proprietary nature of Attaching Party's information;
 - 14.5.2 seeking such a protective order as provided by law if no agreed protective order or nondisclosure Agreement can be obtained; or
 - 14.5.3 providing Attaching Party notice of the subpoena, demand, or order and an opportunity to take affirmative steps of its own to protect such proprietary or confidential information.

15. ACCESS TO RIGHTS-OF-WAY

- 15.1 To the extent SBC-13STATE has the authority to do so, SBC-13STATE grants Attaching Party a right to use any right-of-way for SBC-13STATE poles, ducts, or conduits to which Attaching Party may attach its facilities for the purposes of constructing, operating and maintaining such Attaching Party's facilities on SBC-13STATE poles, ducts or conduits. Notwithstanding the foregoing, Attaching Party shall be responsible for determining the necessity of and obtaining from private and/or public authority any necessary consent, easement, right of way, license, permit, permission, certification or franchise to construct, operate and/or maintain its facilities on private and public property at the location of the SBC-13STATE does not warrant the validity or apportionability of any rights it may hold to place facilities on private property.
- 15.2 <u>Private Rights-of-Way Not Owned or Controlled by Either Party</u>. Neither party shall restrict or interfere with the other party's access to or right to occupy property owned by third-parties which is not subject to the other party's control, including property as to which either party has access subject to non-exclusive rights-of-way. Each party shall make its own, independent legal assessment of its right to enter upon or use the property of third-party property owners and shall bear all expenses, including legal expenses, involved in making such determinations.
- 15.3 <u>Access to Rights-of-Way Generally</u>. At locations where <u>SBC-13STATE</u> has access to third-party property pursuant to non-exclusive rights-of-way, <u>SBC-13STATE</u> shall not interfere with Attaching Party's

negotiations with third-party property owners for similar access or with Attaching Party's access to such property pursuant to easements or other rights-of-ways obtained by Attaching Party from the property owner. At locations where SBC-13STATE has obtained exclusive rights-of-way from third-party property owners or otherwise controls the right-of-way, SBC-13STATE shall, to the extent space is available, and subject to reasonable safety, reliability, and engineering conditions, provide access to Attaching Party on a nondiscriminatory basis, provided that the underlying agreement with the property owner permits SBC-13STATE to provide such access, and provided further that SBC-13STATE is charges for such access shall include Attaching Party's pro rata portion of the charges, if any, paid by SBC-13STATE to obtain the right-of-way, plus any other documented legal, administrative, and engineering costs incurred by SBC-13STATE in obtaining the right-of-way and processing Attaching Party's request for access.

16. SPECIFICATIONS

- 16.1 <u>Compliance with Requirements, Specifications, and Standards.</u> Attaching Party's facilities attached to <u>SBC-13STATE</u>'s poles or occupying space in <u>SBC-13STATE</u>'s ducts, conduits, and rights-of-way shall be attached, placed, constructed, maintained, repaired, and removed in full compliance with the requirements, specifications, and standards specified in this Appendix and the Administrative Guide.
 - 16.1.1 <u>SBC CALIFORNIA</u> ONLY- In addition to the terms and conditions included in this Appendix, <u>SBC CALIFORNIA</u> shall comply with any requirements set forth in California Public Utility Commission Decision 98-10-058.
- 16.2 <u>Published Standards</u>. Attaching Party's facilities shall be placed, constructed, maintained, repaired, and removed in accordance with current (as of the date when such work is performed) editions of the following publications:
 - 16.2.1 the Blue Book Manual of Construction Procedures, Special Report SR-TAP-001421, published by Bell Communications Research, Inc. ("Bellcore"), and sometimes referred to as the "Blue Book";
 - 16.2.2 the National Electrical Safety Code ("NESC"), published by the Institute of Electrical and Electronic Engineers, Inc. ("IEEE");
 - 16.2.3 the National Electrical Code ("NEC"), published by the National Fire Protection Association ("NFPA");
 - 16.2.4 California Public Utility Commission's General Orders 95 and 128 for attachments to Pacific Bell Telephone Company poles, ducts, conduits and rights of way; and,
 - 16.2.5 the **SBC-13STATE** Structure Access Guidelines
- 16.3 Opening of Manholes and Access to Conduit. The following requirements apply to the opening of **SBC-13STATE**'s manholes and access to **SBC-13STATE**'s conduit system.
 - 16.3.1 Attaching Party will notify <u>SBC-13STATE</u> not less than 5 business days in advance before entering <u>SBC-13STATE</u>'s conduit system to perform non-emergency work operations. Such operations shall be conducted during normal business hours except as otherwise agreed by the parties. The notice shall state the general nature of the work to be performed.
 - 16.3.2 An authorized employee or representative of SBC-13STATE may be present any time when Attaching Party or personnel acting on Attaching Party's behalf enter or perform work within SBC-13STATE for costs associated with the presence of SBC-13STATE authorized employee or representative.
 - 16.3.3 Each party must obtain any necessary authorization from appropriate authorities to open manholes.

17. ACCESS TO RECORDS

17.1 <u>SBC-13STATE</u> will, upon request and at the expense of the Attaching Party, provide Attaching Party access to and copies of redacted maps, records and additional information relating to the location, capacity and utilization of SBC-13STATE's Structure. Upon request, SBC-13STATE will meet with the Attaching

- Party to clarify matters relating to maps, records or additional information. **SBC-13STATE** does not warrant the accuracy or completeness of information on any maps or records.
- 17.2 Maps, records or information are and remain the proprietary property of **SBC-13STATE**, are provided to the Attaching Party solely for the pursue of enabling the Attaching Party to obtain access to **SBC-13STATE**'s Structure, and may not be resold, reproduced or disseminated by the Attaching Party.
- 17.3 **SBC-13STATE** will provide information currently available on the **SBC-13STATE**'s maps and/or records regarding:
 - 17.3.1 the location of Structure and street addresses for manholes and poles as shown on **SBC-13STATE**'s maps;
 - 17.3.2 the footage between manholes or lateral ducts lengths, as shown on **SBC-13STATE**'s maps;
 - 17.3.3 the footage between poles, if shown on **SBC-13STATE**'s maps;
 - 17.3.4 the total capacity of the Structure
 - 17.3.5 the existing utilization of the Structure.
- 17.4 **SBC-13STATE** will not acquire additional information or provide information in formats other than that in which it currently exists and is maintained by **SBC-13STATE**.
- 17.5 **SBC-13STATE** will expunge any confidential or proprietary information from its maps and records prior to providing access to the same to the Attaching Party.

18. APPLICATIONS AND PRE-OCCUPANCY PERMIT SURVEYS

- 18.1 Occupancy Permits Required. Attaching Party shall apply in writing for and receive an occupancy permit before attaching facilities to specified **SBC-13STATE** poles or placing facilities within specified **SBC-13STATE** ducts, conduits, or rights-of-way.
- 18.2 <u>Structure Access Request Form.</u> To apply for an occupancy permit under this Appendix, Attaching Party shall submit to <u>SBC-13STATE</u> the appropriate <u>SBC-13STATE</u> request forms. Attaching Party shall promptly withdraw or amend its request if, at any time prior to the 45th day, it has determined that it no longer seeks access to specific **SBC-13STATE** Structure.
- 18.3 <u>Make-Ready Survey</u>. A Make-Ready survey must be completed by <u>SBC-13STATE</u> or the Attaching Party before an occupancy permit is issued. The primary purposes of the make ready survey will be to enable **SBC-13STATE** to
 - 18.3.1 confirm or determine the modifications, capacity expansion, and make-ready work, if any, necessary to accommodate Attaching Party's attachment of facilities to **SBC-13STATE** structures;
 - 18.3.2 plan and engineer the facilities modification, capacity expansion, and make-ready work, if any, required to prepare **SBC-13STATE**'s poles, ducts, conduits, rights-of-way, and associated facilities for Attaching Party's proposed attachments or occupancy; and
 - 18.3.3 estimate the costs associated with such facilities modification, capacity expansion, or make-ready work.

19. POLE. DUCT. AND CONDUIT SPACE ASSIGNMENTS

19.1 <u>Selection of Space</u>. <u>SBC-13STATE</u> will select or approve the Attaching Party's selection of the space Applicant will occupy on <u>SBC-13STATE</u>'s poles or in <u>SBC-13STATE</u>'s conduit systems. Maintenance ducts shall not be considered available for Attaching Party's use except as specifically provided elsewhere in this Appendix. Where required by law or franchise agreement, ducts and attachment space on poles reserved for municipal use shall not be considered available for the Attaching Party's use. All other ducts, inner ducts, space on poles or space in rights-of-ways which are not assigned or occupied shall be deemed available for use by <u>SBC-13STATE</u>, Attaching Party, and other parties entitled to access under applicable law.

- 19.2 Pole, Duct, and Conduit Space Assignments.
 - 19.2.1 After Attaching Party's application for a pole attachment or conduit occupancy permit has been approved by <u>SBC-13STATE</u>, the pole, duct, and conduit space selected and/or approved by <u>SBC-13STATE</u> in such application will be assigned to Attaching Party for a pre-occupancy period not to exceed twelve (12) months.
 - 19.2.2 <u>SBC CALIFORNIA</u>: The pole, duct, and conduit space selected and/or approved by <u>SBC-13STATE</u> in such application will be assigned to Attaching Party for a pre-occupancy period not to exceed nine (9) months in **SBC CALIFORNIA** only as detailed by the California Public Utility Commission.
 - 19.2.3 <u>SBC-13STATE</u> may assign space to itself by making appropriate entries in the same records used to log assignments to Attaching Party and third parties. If <u>SBC-13STATE</u> assigns pole, duct, or conduit space to itself, such assignment will automatically lapse 12 months after the date the assignment has been entered into the appropriate <u>SBC-13STATE</u> record if <u>SBC-13STATE</u> has not occupied such assigned space within such 12 month period.
 - 19.2.4 **SBC CALIFORNIA**: Space assignment is 9 months in California.
 - 19.2.5 Notices and applications including assignment requests will be date-and time-stamped on receipt.

20. ISSUANCE OF OCCUPANCY PERMITS (INCLUDING MAKE-READY WORK)

- 20.1 Response Within 45 Days. Within 45 days of Attaching Party's submission of a request for access to SBC-13STATE shall provide a written response to the application. The response shall state whether the request is being granted or denied, and if the request is denied, provide the reasons why the request is being denied. If denial of access is proposed, SBC-13STATE will meet with the Attaching Party and explore in good faith reasonable alternatives to accommodate the proposed attachment. The Attaching Party must request such meeting within ten (10) business days of receipt of a notice of denial. SBC-13STATE will schedule the meeting within ten (10) business days of receipt of the Attaching Party's written request for a meeting.
- 20.2 If access is granted the response will further advise Attaching Party in writing of:
 - 20.2.1 what modifications, capacity expansions, or make-ready work, if any, will be required to prepare **SBC-13STATE**'s Structure, and
 - 20.2.2 an estimate of charges for such modifications, capacity expansions, or make-ready work.
- 20.3 <u>Make-ready Work</u>. If it is determined that make ready work will be necessary to accommodate Attaching Party's facilities, Attaching Party shall have 45 days (the "acceptance period") to either
 - 20.3.1 submit payment for the estimate authorizing **SBC-13STATE** or its contractor to complete the makeready work; or
 - 20.3.2 advise **SBC-13STATE** of its willingness to perform the proposed make-ready work itself if permissible in the application area.
- 20.4 Make-ready work performed by Attaching Party, or by an authorized contractor selected by Attaching Party, shall be performed in accordance with SBC-13STATE's specifications and in accordance with the same standards and practices which would be followed if such work were being performed by SBC-13STATE or SBC-13STATE's contractors. Neither Attaching Party nor authorized contractors selected by Attaching Party shall conduct such work in any manner which degrades the integrity of SBC-13STATE's Structures or interferes with any existing use of SBC-13STATE's facilities or the facilities of any Other User.
- 20.5 Payments to Others for Expenses Incurred in Transferring or Arranging Their Facilities. Attaching Party shall make arrangements with the Other Users with facilities attached to <u>SBC-13STATE</u>'s poles or occupying space in <u>SBC-13STATE</u>'s conduit system regarding reimbursement for any expenses incurred by the Other Users in transferring or rearranging the Other Users' facilities to accommodate the attachment

- or placement of Attaching Party's facilities to or in **SBC-13STATE**'s poles, ducts, conduits and rights of ways.
- 20.6 Reimbursement for the Creation or Use of Additional Capacity. If any additional capacity is created as a result of make-ready work performed to accommodate Attaching Party's facilities, Attaching Party shall not have a preferential right to utilize such additional capacity in the future and shall not be entitled to any fees subsequently paid to SBC-13STATE for the use of such additional capacity. If SBC-13STATE utilizes additional space or capacity created at Attaching Party's expense, SBC-13STATE will reimburse Attaching Party on a pro-rata basis for SBC-13STATE share, if any, of Attaching Party's capacity expansion costs, to the extent reimbursement is required by applicable rules, regulations, and commission orders. SBC-13STATE will notify the Attaching Party if any entity, including SBC-13STATE, attaches facilities to additional capacity on SBC-13STATE shall not be required to collect or remit any such amounts to Attaching Party, to resolve or adjudicate disputes over reimbursement between Attaching Party and Other Users.
- 20.7 If Attaching Party utilizes space or capacity on any <u>SBC-13STATE</u> Structure created at <u>SBC-13STATE</u>'s expense after February of 1996, the Attaching Party will reimburse Attaching Party on a pro-rata basis for the Attaching Party's share, if any, of **SBC-13STATE**'s capacity creation costs.
- 20.8 Occupancy Permit and Attachment. After all required make-ready work is completed, **SBC-13STATE** will issue an occupancy permit confirming that Attaching Party may attach specified facilities to **SBC-13STATE**'s Structure.
- 20.9 The Attaching Party must occupy the assigned space within a period not to exceed twelve (12) months from the issuance of the occupancy permit. If the Attaching Party does not occupy the assigned space within the twelve (12) month period, the Occupancy Permit will lapse and the space will considered available for use by **SBC-13STATE** or Other User.
 - *SBC CALIFORNIA only: Space assignment shall not exceed nine (9) months in California.
- 20.10 The Attaching Party's obligation to pay semiannual pole attachment or conduit occupancy fees will commence on the date the Occupancy Permit is provided by **SBC-13STATE** to the Attaching Party.

21. CONSTRUCTION OF ATTACHING PARTY'S FACILITIES

- 21.1 Responsibility for Attaching and Placing Facilities. The Attaching Party shall be responsible for the actual attachment of its facilities to **SBC-13STATE**'s poles and the placement of such facilities in **SBC-13STATE**'s ducts, conduits, and rights-of-way and shall be solely responsible for all costs and expenses incurred by it or on its behalf in connection with such activities.
- 21.2 <u>Construction Schedule</u>. After the issuance of an occupancy permit, Attaching Party shall provide <u>SBC-13STATE</u> with a construction schedule and thereafter keep <u>SBC-13STATE</u> informed of anticipated changes in the construction schedule.

22. USE AND ROUTINE MAINTENANCE OF ATTACHING PARTY'S FACILITIES

- 22.1 Routine Maintenance of Attaching Party's Facilities. Each occupancy permit subject to this Agreement authorizes Attaching Party to engage in routine maintenance of facilities located on or within SBC-13STATE's poles, ducts, and conduits. Routine maintenance does not include the replacement or modification of Attaching Party's facilities in any manner which results in Attaching Party's facilities differing substantially in size, weight, or physical characteristics from the facilities described in Attaching Party's occupancy permit.
- 22.2 Short-term Use of Maintenance Ducts for Repair and Maintenance Activities. Maintenance ducts shall be available, on a nondiscriminatory basis, for short-term (not to exceed 30 days) non-emergency maintenance or repair activities by any entity with facilities in the conduit section in which the maintenance duct is located; provided, however, that use of the maintenance duct for non-emergency maintenance and repair activities must be scheduled by SBC-13STATE. A person or entity using the maintenance duct for

non-emergency maintenance or repair activities shall immediately notify <u>SBC-13STATE</u> of such use and must either vacate the maintenance duct within 30 days or, with <u>SBC-13STATE</u>'s consent, which consent shall not be unreasonably withheld, rearrange its facilities to ensure that at least one full-sized replacement maintenance duct (or, if the designated maintenance duct was an inner duct, a suitable replacement inner duct) is available for use by all occupants in the conduit section within 30 days after such person or entity occupies the maintenance duct. Cables temporarily placed in the maintenance duct on a non-emergency basis shall be subject to such accommodations as may be necessary to rectify emergencies which may occur while the maintenance duct is occupied.

23. MODIFICATION OF ATTACHING PARTY'S FACILITIES

- 23.1 <u>Notification of Planned Modifications</u>. Attaching Party shall notify <u>SBC-13STATE</u> in writing at least 30 days before adding to, relocating, replacing or otherwise modifying its facilities already attached to a <u>SBC-13STATE</u> Structure. The notice shall contain sufficient information to enable <u>SBC-13STATE</u> to determine whether the proposed addition, relocation, replacement, or modification is within the scope of Attaching Party's present occupancy permit or requires a new or amended occupancy permit.
- 23.2 Replacement of Facilities and Overlashing Additional Cables. Attaching Party may replace existing facilities with new facilities occupying the same **SBC-13STATE** Structure, and may overlash additional cables to its own existing facilities; provided, however, that such activities shall not be considered to be routine maintenance and shall be subject to the requirements of this article.

24. REQUIRED REARRANGEMENTS OF ATTACHING PARTY'S FACILITIES

- 24.1 Required Rearrangement of Attaching Party's Facilities. Attaching Party agrees that Attaching Party will cooperate with **SBC-13STATE** and other users in making rearrangements to **SBC-13STATE** Structure as may be necessary, and that costs incurred by Attaching Party in making such rearrangements shall, in the absence of a specific agreement to the contrary, be borne by the parties in accordance with then applicable law.
- 24.2 Whenever feasible, <u>SBC-13STATE</u> shall give Attaching Party not less than 30 days prior written notice of the need for Attaching Party to rearrange its facilities pursuant to this section. The notice shall state the date by which such rearrangements are to be completed. Attaching Party shall complete such rearrangements within the time prescribed in the notice. If Attaching Party does not rearrange facilities within noted time, <u>SBC-13STATE</u> will rearrange at Attaching Party's expense.

25. EMERGENCY REPAIRS AND POLE REPLACEMENTS

- 25.1 <u>Responsibility for Emergency Repairs; Access to Maintenance Duct.</u> In general, each party shall be responsible for making emergency repairs to its own facilities and for formulating appropriate plans and practices enabling such party to make such repairs.
 - 25.1.1 Nothing contained in this Appendix shall be construed as requiring either party to perform any repair or service restoration work of any kind with respect to the other party's facilities or the facilities of joint users.
 - 25.1.2 Maintenance ducts shall be available, on a nondiscriminatory basis, for emergency repair activities by any entity with facilities in the conduit section in which the maintenance duct is located; provided, however, that an entity using the maintenance duct for emergency repair activities will notify SBC-13STATE within 12 hours of the current business day (or first business day following a non-business day) that such entity is entering the SBC-13STATE conduit system and using the maintenance duct for emergency restoral purposes. The notice will include a description of the emergency and non-emergency services involved and an estimate of the completion time. Maintenance ducts will be used to restore the highest priority services, as defined in Section 2.7, first. Existing spare ducts may be used for restoration purposes providing the spare ducts are restored after restoration work is complete. Any spare ducts not returned will be included be assigned to the user of the duct and an occupancy permit issued.

- 25.1.3 The Attaching Party shall either vacate the maintenance duct within 30 days or, with SBC-13STATE's consent, rearrange its facilities to ensure that at least one full-sized replacement maintenance duct (or, if the designated maintenance duct was an inner-duct, a suitable replacement inner-duct) is available for use by all occupants in the conduit section within 30 days after such person or entity occupies the maintenance ducts. Entities not vacating the maintenance duct must provide an immediate maintenance duct at the entity's cost.
- 25.2 <u>Designation of Emergency Repair Coordinators and Other Information</u>. For each <u>SBC-13STATE</u> construction district, Attaching Party shall provide <u>SBC-13STATE</u> with the emergency contact number of Attaching Party's designated point of contact for coordinating the handling of emergency repairs of Attaching Party's facilities and shall thereafter notify **SBC-13STATE** of changes to such information.
- 25.3 Order of Precedence of Work Operations; Access to Maintenance Duct and Other Unoccupied Ducts in <u>Emergency Situations</u>. When notice and coordination are practicable, <u>SBC-13STATE</u>, Attaching Party, and other affected parties shall coordinate repair and other work operations in emergency situations involving service disruptions. Disputes will be immediately resolved at the site by the affected parties present in accordance with the following principles.
 - 25.3.1 Emergency service restoration work requirements shall take precedence over other work operations.
 - 25.3.2 Except as otherwise agreed upon by the parties, restoration of lines for emergency services providers (e.g., 911, fire, police, national security and hospital lines) shall be given the highest priority and temporary occupancy of the maintenance duct (and, if necessary, other unoccupied ducts) shall be assigned in a manner consistent with this priority. Secondary priority shall be given to restoring services to the local service providers with the greatest numbers of local lines out of service due to the emergency being rectified. The parties shall exercise good faith in assigning priorities, shall base their decisions on the best information then available to them at the site in question, and may, by mutual agreement at the site, take other factors into consideration in assigning priorities and sequencing service restoration activities.
 - 25.3.3 **SBC-13STATE** shall determine the order of precedence of work operations and assignment of duct space in the maintenance duct (and other unoccupied ducts) only if the affected parties present are unable to reach prompt agreement; provided, however, that these decisions shall be made by **SBC-13STATE** on a nondiscriminatory basis in accordance with the principles set forth in this section.

25.4 Emergency Pole Replacements.

- 25.4.1 When emergency pole replacements are required, <u>SBC-13STATE</u> shall promptly make a good faith effort to contact Attaching Party to notify Attaching Party of the emergency and to determine whether Attaching Party will respond to the emergency in a timely manner.
- 25.4.2 If notified by **SBC-13STATE** that an emergency exists which will require the replacement of a pole, Attaching Party shall transfer its facilities immediately, provided such transfer is necessary to rectify the emergency. If the transfer is to an **SBC-13STATE** replacement pole, the transfer shall be in accordance with **SBC-13STATE**'s placement instructions.
- 25.4.3 If Attaching Party is unable to respond to the emergency situation immediately, Attaching Party shall so advise **SBC-13STATE** and thereby authorize **SBC-13STATE** (or any Other User sharing the pole with **SBC-13STATE**) to perform such emergency-necessitated transfers (and associated facilities rearrangements) on Attaching Party's behalf.
- 25.5 <u>Expenses Associated with Emergency Repairs</u>. Each party shall bear all reasonable expenses arising out of or in connection with emergency repairs of its own facilities and transfers or rearrangements of such facilities associated with emergency pole replacements made in accordance with the provisions of this article.
 - 25.5.1 Each party shall be solely responsible for paying all persons and entities who provide materials, labor, access to real or personal property, or other goods or services in connection with any such repair, transfer, or rearrangement of such party's facilities.

25.5.2 Attaching Party shall reimburse **SBC-13STATE** for the costs incurred by **SBC-13STATE** for work performed by **SBC-13STATE** on Attaching Party's behalf in accordance with the provisions of this article.

26. INSPECTION BY SBC OF ATTACHING PARTY'S FACILITIES

- 26.1 <u>Post-Construction Inspections.</u> <u>SBC-13STATE</u> will, at the Attaching Party's expense, conduct a post-construction inspection of the Attaching Party's attachment of facilities to <u>SBC-13STATE</u>'s Structures for the purpose of determining the conformance of the attachments to the occupancy permit. <u>SBC-13STATE</u> will provide the Attaching Party advance written notice of proposed date and time of the post-construction inspection. The Attaching Party may accompany <u>SBC-13STATE</u> on the post-construction inspection.
- 26.2 Right to Make Periodic or Spot Inspections. **SBC-13STATE** shall have the right, but not the obligation, to make periodic or spot inspections of all facilities attached to **SBC-13STATE**'s Structure. These inspections will not be made more often than once every 2 years unless in **SBC-13STATE**'s judgement such inspections are required for reasons involving safety or because of an alleged violation of the terms of this Agreement.
- 26.3 If Attaching Party's facilities are in compliance with this Appendix, there will be no charges incurred by the Attaching Party for the periodic or spot inspection. If Attaching Party's facilities are not in compliance with this Appendix, SBC-13STATE may charge Attaching Party for the inspection. The costs of Periodic Inspections will be paid by those Attaching Parties with 2% or greater of their attachments in violation. The amount paid by the Attaching Party shall be the percentage that their violations bear to the total violations of all Attaching Parties found during the inspection.
- 26.4 If the inspection reflects that Attaching Party's facilities are not in compliance with the terms of this Appendix, Attaching Party shall bring its facilities into compliance within 30 days after being notified of such noncompliance. If any make ready or modification work to **SBC-13STATE**'s Structures is required to bring Attaching Party's facilities into compliance, the Attaching Party shall provide notice to **SBC-13STATE** and the make ready work or modification will be treated in the same fashion as make ready work or modifications for a new request for attachment.

27. TAGGING OF FACILITIES AND UNAUTHORIZED ATTACHMENTS

- 27.1 <u>Facilities to Be Marked.</u> Attaching Party shall tag or otherwise mark all of Attaching Party's facilities placed on or in <u>SBC-13STATE</u>'s Structure in a manner sufficient to identify the facilities as those belonging to the Attaching Party.
- 27.2 Removal of Untagged Facilities. SBC-13STATE may, without notice to any person or entity, remove from SBC-13STATE's poles or any part of SBC-13STATE's conduit system the Attaching Party's facilities, if SBC-13STATE determines that such facilities are not the subject of a current occupancy permit and are not otherwise lawfully present on SBC-13STATE's poles or in SBC-13STATE's conduit system.
- 27.3 Notice to Attaching Party. If any of Attaching Party's facilities for which no occupancy permit is presently in effect are found attached to SBC-13STATE's poles or anchors or within any part of SBC-13STATE's conduit system, SBC-13STATE, without prejudice to other rights or remedies available to SBC-13STATE under this Appendix, and without prejudice to any rights or remedies which may exist independent of this Agreement, shall send a written notice to Attaching Party advising Attaching Party that no occupancy permit is presently in effect with respect to the facilities and that Attaching Party must, within 30 days, respond to the notice as provided in Section 27.6 of this Appendix.
- 27.4 <u>Attaching Party's Response</u>. Within 60 days after receiving a notice under Section 27.5 of this Appendix, Attaching Party shall acknowledge receipt of the notice and submit to <u>SBC-13STATE</u>, in writing, an application for a new or amended occupancy permit with respect to such facilities.
- 27.5 <u>Approval of Request and Retroactive Charges</u>. If **SBC-13STATE** approves Attaching Party's application for a new or amended occupancy permit, Attaching Party shall be liable to **SBC-13STATE** for all fees and

- charges associated with the unauthorized attachments as specified in Section 27.6 of this Appendix. The issuance of a new or amended occupancy permit as provided by this article shall not operate retroactively or constitute a waiver by **SBC-13STATE** of any of its rights or privileges under this Appendix or otherwise.
- 27.6 Attachment and occupancy fees and charges shall continue to accrue until the unauthorized facilities are removed from SBC-13STATE's poles, conduit system or rights of way or until a new or amended occupancy permit is issued and shall include, but not be limited to, all fees and charges which would have been due and payable if Attaching Party and its predecessors had continuously complied with all applicable SBC-13STATE licensing requirements. Such fees and charges shall be due and payable 30 days after the date of the bill or invoice stating such fees and charges. In addition, the Attaching Party shall be liable for an unauthorized attachment fee in the amount of 5 times the annual attachment and occupancy fees in effect on the date Attaching Party is notified by SBC-13STATE of the unauthorized attachment or occupancy. Payment of such fees shall be deemed liquidated damages and not a penalty. In addition, Attaching Party shall rearrange or remove its unauthorized facilities at SBC-13STATE is request to comply with applicable placement standards, shall remove its facilities from any space occupied by or assigned to SBC-13STATE or another Other User, and shall pay SBC-13STATE for all costs incurred by SBC-13STATE in connection with any rearrangements, modifications, or replacements necessitated as a result of the presence of Attaching Party's unauthorized facilities.
- 27.7 Removal of Unauthorized Attachments. If Attaching Party does not obtain a new or amended occupancy permit with respect to unauthorized facilities within the specified period of time, **SBC-13STATE** shall by written notice advise Attaching Party to remove its unauthorized facilities not less than 60 days from the date of notice and Attaching Party shall remove the facilities within the time specified in the notice. If the facilities have not been removed within the time specified in the notice, **SBC-13STATE** may, at **SBC-13STATE** soption, remove Attaching Party's facilities at Attaching Party's expense.
- 27.8 No Ratification of Unpermited Attachments or Unauthorized Use of SBC-13STATE's Facilities. No act or failure to act by SBC-13STATE with regard to any unauthorized attachment or occupancy or unauthorized use of SBC-13STATE's Structure shall be deemed to constitute a ratification by SBC-13STATE of the unauthorized attachment or occupancy or use, nor shall the payment by Attaching Party of fees and charges for unauthorized pole attachments or conduit occupancy exonerate Attaching Party from liability for any trespass or other illegal or wrongful conduct in connection with the placement or use of such unauthorized facilities.

28. REMOVAL OF ATTACHING PARTY'S FACILITIES

- 28.1 When Applicant no longer intends to occupy space on a SBC-13STATE pole or in a SBC-13STATE pole or in a SBC-13STATE that it wishes to terminate the occupancy permit with respect to such space and will remove its facilities from the space described in the notice. Upon removal of Applicant's facilities, the occupancy permit shall terminate and the space shall be available for reassignment.
 - 28.1.1 Attaching Party shall be responsible for and shall bear all expenses arising out of or in connection with the removal of its facilities from **SBC-13STATE**'s Structure.
 - 28.1.2 Except as otherwise agreed upon in writing by the parties, Applicant must, after removing its facilities, plug all previously occupied ducts at the entrances to **SBC-13STATE**'s manholes.
 - 28.1.3 Applicant shall be solely responsible for the removal of its own facilities from **SBC-13STATE**'s Structure.
- 28.2 At <u>SBC-13STATE</u>'s request, Attaching Party shall remove from <u>SBC-13STATE</u>'s Structure any of Attaching Party's facilities which are no longer in active use. Upon request, the Attaching Party will provide proof satisfactory to <u>SBC-13STATE</u> that an Attaching Party's facility is in active service. Attaching Party shall not abandon any of its facilities by leaving such facilities on or in <u>SBC-13STATE</u>'s Structure.

- 28.3 Removal Following Termination of Occupancy permit. Attaching Party shall remove its facilities from **SBC-13STATE**'s poles, ducts, conduits, or rights-of-way within 60 days after termination of the occupancy permit.
- 28.4 Removal Following Replacement of Facilities. Attaching Party shall remove facilities no longer in service from **SBC-13STATE**'s Structures within 60 days after the date Attaching Party replaces existing facilities on a pole or in a conduit with substitute facilities on the same pole or in the same conduit.
- 28.5 Removal to Avoid Forfeiture. If the presence of Attaching Party's facilities on or in **SBC-13STATE**'s Structure would cause a forfeiture of the rights of **SBC-13STATE** to occupy the property where such Structure is located, **SBC-13STATE** will promptly notify Attaching Party in writing and Attaching Party shall not, without due cause and justification, refuse to remove its facilities within such time as may be required to prevent such forfeiture. **SBC-13STATE** will give Attaching Party not less than 60 days from the date of notice to remove Attaching Party's facilities unless prior removal is required to prevent the forfeiture of **SBC-13STATE**'s rights. At Attaching Party's request, the parties will engage in good faith negotiations with each other, with Other Users, and with third-party property owners and cooperatively take such other steps as may be necessary to avoid the unnecessary removal of Attaching Party's facilities.
- 28.6 Removal of Facilities by **SBC-13STATE**; Notice of Intent to Remove. If Attaching Party fails to remove its facilities from **SBC-13STATE**'s Structure in accordance with the provisions of Sections 28.1-28.6 of this Appendix, **SBC-13STATE** may remove such facilities and store them at Attaching Party's expense in a public warehouse or elsewhere without being deemed guilty of trespass or conversion and without becoming liable to Attaching Party for any injury, loss, or damage resulting from such actions. **SBC-13STATE** shall give Attaching Party not less than 60 days prior written notice of its intent to remove Attaching Party's facilities pursuant to this section.
- 28.7 Removal of Facilities by **SBC-13STATE**. If **SBC-13STATE** removes any of Attaching Party's facilities pursuant to this article, Attaching Party shall reimburse **SBC-13STATE** for **SBC-13STATE**'s costs in connection with the removal, storage, delivery, or other disposition of the removed facilities.

29. RATES, FEES, CHARGES, AND BILLING

- 29.1 <u>Rates, Charges and Fees Subject to Applicable Laws, Regulations, Rules, and Commission Orders.</u> All rates, charges and fees outlined in this Appendix will be set forth in APPENDIX PRICING as part of the Interconnection Agreement. All rates, charges and fees shall be subject to all applicable federal and state laws, rules, regulations, and commission orders.
- 29.2 <u>Changes to Rates, Charges and Fees</u>. Subject to applicable federal and state laws, rules, regulations and orders, <u>SBC-13STATE</u> shall have the right to change the rates, charges and fees outlined in this Appendix. <u>SBC-13STATE</u> will provide the Attaching Party 60 days written notice, advising the Attaching Party of the specific changes being made and the effective date of the change. If the changes outlined in the notice are not acceptable to the Attaching Party, Attaching Party may either (1) seek renegotiation of this Appendix, (2) terminate this Appendix, or (3) seek relief through the dispute resolution process in the General Terms and Conditions of this Agreement.

30. PERFORMANCE AND PAYMENT BONDS

- 30.1 <u>Bond May Be Required</u>. <u>SBC-13STATE</u> may require Attaching Party, authorized contractors, and other persons acting on Attaching Party's behalf to execute performance and payment bonds (or provide other forms of security) in amounts and on terms sufficient to guarantee the performance of the Attaching Party's obligations arising out of or in connection with this Appendix.
 - 30.1.1 If a bond or similar form of assurance is required of Attaching Party, an authorized contractor, or other person acting on Attaching Party's behalf, Attaching Party shall promptly submit to SBC-13STATE adequate proof that the bond remains in full force and effect and provide certification from the company issuing the bond that the bond will not be cancelled, changed or materially altered without first providing SBC-13STATE 60 days written notice.

30.2 Payment and Performance Bonds in Favor of Contractors and Subcontractors. Attaching Party shall be responsible for paying all employees, contractors, subcontractors, mechanics, materialmen and other persons or entities performing work or providing materials in connection with Attaching Party's performance under this Appendix. In the event any lien, claim or demand is made on SBC-13STATE by any such employee, contractor, subcontractor, mechanic, material man, or other person or entity providing such materials or performing such work, SBC-13STATE may require, in addition to any security provided under Section 30.1 of this Appendix, that Attaching Party execute payment or performance bonds, or provide such other security, as SBC-13STATE may deem reasonable or necessary to protect SBC-13STATE from any such lien, claim or demand.

31. NOTICES

- 31.1 <u>Notices to Attaching Party</u>. All written notices required to be given to a party shall be delivered or mailed to the party's duly authorized agent or attorney, as designated in this section.
 - 31.1.1 Such notice may be delivered to the party's duly authorized agent or attorney in person or by agent or courier receipted delivery.
 - 31.1.2 Such notice may be mailed to the party's duly authorized agent or attorney by registered or certified mail, return receipt requested. When notice is given by mail, such notice shall be complete upon deposit of the notice, enclosed in a postpaid, properly addressed wrapper, in a post office or official depository under the care and control of the United States Postal Service and shall be deemed to have been given three days after the date of deposit.
 - 31.1.3 Notices to a party shall be sent to the authorized agent or attorney designated below:

NOTICE CONTACT	ATTACHING PARTY	SBC-13STATE CONTACT
NAME/TITLE	David Aronow, President	Contract Management
		ATTN: Notices Manager
STREET ADDRESS	44 Wall Street, 6th floor	311 S. Akard, 9th Floor
		Four SBC Plaza
CITY/STATE/ZIP CODE	New York, NY 10005	Dallas, TX 75202-5398
FACSIMILE NUMBER	212-635-5074	214-464-2006

31.2 <u>Changes in Notice Requirements.</u> Either party may, from time to time, change notice addressees and addresses by giving written notice of such change to the other party. Such notice shall state, at a minimum, the name, title, firm, and full address of the new addressee.

APPENDIX LAWFUL UNES (LAWFUL PROVISION OF ACCESS TO UNBUNDLED NETWORK ELEMENTS)

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APPENDIX LAWFUL UNES (LAWFUL PROVISION OF ACCESS TO UNBUNDLED NETWORK ELEMENTS)

1. INTRODUCTION

- 1.1 This Appendix Lawful UNEs sets forth the terms and conditions pursuant to which the applicable SBC Communications Inc. (SBC)-owned Incumbent Local Exchange Carrier (ILEC) will furnish CLEC with access to lawful unbundled network elements as specifically defined in this Appendix Lawful UNEs for the provision by CLEC of a Telecommunications Service ((Act, Section 251(c)(3)). For information regarding deposit, billing, payment, non-payment, disconnect, and dispute resolution, see the General Terms and Conditions of this Agreement.
- 1.2 SBC Communications Inc. (SBC) means the holding company which directly or indirectly owns the following ILECs: Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, Nevada Bell Telephone Company d/b/a SBC Nevada, The Ohio Bell Telephone Company d/b/a SBC Ohio, Pacific Bell Telephone Company d/b/a SBC California, The Southern New England Telephone Company d/b/a SBC Connecticut, Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin.
- 1.3 <u>SBC-2STATE</u> As used herein, <u>SBC-2STATE</u> means <u>SBC CALIFORNIA</u> and <u>SBC NEVADA</u>, the applicable SBC-owned ILEC(s) doing business in California and Nevada.
- 1.4 <u>SBC-4STATE</u> As used herein, <u>SBC-4STATE</u> means Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, and SBC Oklahoma the applicable SBC-owned ILEC(s) doing business in Arkansas, Kansas, Missouri and Oklahoma.
- 1.5 <u>SBC-7STATE</u> As used herein, <u>SBC-7STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u>, <u>SBC CALIFORNIA</u> and <u>SBC NEVADA</u>, the applicable SBC-owned ILEC(s) doing business in Arkansas, California, Kansas, Missouri, Nevada, Oklahoma and Texas.
- 1.6 <u>SBC-8STATE</u> As used herein, <u>SBC-8STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u>, <u>SBC CALIFORNIA</u>, <u>SBC NEVADA</u> and <u>SBC CONNECTICUT</u> the applicable SBC-owned ILEC(s) doing business in Arkansas, California, Connecticut, Kansas, Missouri, Nevada, Oklahoma and Texas.
- 1.7 <u>SBC-10STATE</u> As used herein, <u>SBC-10STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u> and <u>SBC MIDWEST REGION 5-STATE</u> and the applicable SBC-owned ILEC(s) doing business in Arkansas, Illinois, Indiana, Kansas, Michigan, Missouri, Ohio, Oklahoma, Texas and Wisconsin.
- 1.8 <u>SBC-12STATE</u> As used herein, <u>SBC-12STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u>, <u>SBC MIDWEST REGION 5-STATE</u> and <u>SBC-2STATE</u> the applicable SBC-owned ILEC(s) doing business in Arkansas, California, Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Ohio, Oklahoma, Texas and Wisconsin.
- 1.9 <u>SBC-13STATE</u> As used herein, <u>SBC-13STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u>, <u>SBC MIDWEST REGION 5-STATE</u>, <u>SBC-2STATE</u> and <u>SBC CONNECTICUT</u> the applicable SBC-owned ILEC(s) doing business in Arkansas, California, Connecticut, Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Ohio, Oklahoma, Texas and Wisconsin.
- 1.10 **SBC ARKANSAS** As used herein, **SBC ARKANSAS** means Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, the applicable SBC-owned ILEC doing business in Arkansas.
- 1.11 **SBC CALIFORNIA** As used herein, **SBC CALIFORNIA** means Pacific Bell Telephone Company d/b/a SBC California, the applicable SBC-owned ILEC doing business in California.
- 1.12 **SBC CONNECTICUT** As used herein, **SBC CONNECTICUT** means The Southern New England Telephone Company d/b/a SBC Connecticut, the applicable above listed ILEC doing business in Connecticut.

- 1.13 **SBC KANSAS** As used herein, **SBC KANSAS** means Southwestern Bell Telephone, L.P. d/b/a SBC Kansas, the applicable SBC-owned ILEC doing business in Kansas.
- 1.14 **SBC ILLINOIS** As used herein, **SBC ILLINOIS** means Illinois Bell Telephone Company d/b/a SBC Illinois, the applicable SBC-owned ILEC doing business in Illinois.
- 1.15 **SBC INDIANA** As used herein, **SBC INDIANA** means Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, the applicable SBC-owned ILEC doing business in Indiana.
- 1.16 <u>SBC MICHIGAN</u> As used herein, <u>SBC MICHIGAN</u> means Michigan Bell Telephone Company d/b/a SBC Michigan, the applicable SBC-owned ILEC doing business in Michigan.
- 1.17 SBC MIDWEST REGION 5-STATE As used herein, SBC MIDWEST REGION 5-STATE means Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, The Ohio Bell Telephone Company d/b/a SBC Ohio, and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin, the applicable SBC-owned ILEC(s) doing business in Illinois, Indiana, Michigan, Ohio and Wisconsin.
- 1.18 **SBC MISSOURI** As used herein, **SBC MISSOURI** means Southwestern Bell Telephone, L.P. d/b/a SBC Missouri, the applicable SBC-owned ILEC doing business in Missouri.
- 1.19 <u>SBC NEVADA</u> As used herein, <u>SBC NEVADA</u> means Nevada Bell Telephone Company d/b/a SBC Nevada, the applicable SBC-owned ILEC doing business in Nevada.
- 1.20 **SBC OHIO** As used herein, **SBC OHIO** means The Ohio Bell Telephone Company d/b/a SBC Ohio, the applicable SBC-owned ILEC doing business in Ohio.
- 1.21 <u>SBC OKLAHOMA</u> As used herein, <u>SBC OKLAHOMA</u> means Southwestern Bell Telephone, L.P. d/b/a SBC Oklahoma, the applicable SBC-owned ILEC doing business in Oklahoma.
- 1.22 <u>SBC SOUTHWEST REGION 5-STATE</u> As used herein, <u>SBC SOUTHWEST REGION 5-STATE</u> means Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas the applicable above listed ILEC(s) doing business in Arkansas, Kansas, Missouri, Oklahoma and Texas.
- 1.23 <u>SBC TEXAS</u> As used herein, <u>SBC TEXAS</u> means Southwestern Bell Telephone, L.P. d/b/a SBC Texas, the applicable SBC-owned ILEC doing business in Texas.
- 1.24 **SBC WISCONSIN** As used herein, **SBC WISCONSIN** means Wisconsin Bell, Inc. d/b/a SBC Wisconsin, the applicable SBC-owned ILEC doing business in Wisconsin.
- 1.25 The Prices at which <u>SBC-13STATE</u> agrees to provide electronic access to its Directory Assistance (DA) database are contained in the applicable Appendix Pricing and/or the applicable Commissioned ordered tariff where stated.

2. TERMS AND CONDITIONS

2.1 <u>Lawful UNEs and Declassification.</u> This Agreement sets forth the terms and conditions pursuant to which <u>SBC-13STATE</u> will provide CLEC with access to unbundled network elements under Section 251(c)(3) of the Act in <u>SBC-13STATE</u>'s incumbent local exchange areas for the provision of Telecommunications Services by CLEC; provided, however, that notwithstanding any other provision of the Agreement, <u>SBC-13STATE</u> shall be obligated to provide UNEs only to the extent required by Section 251(c)(3) of the Act, as determined by lawful and effective FCC rules and associated lawful and effective FCC and judicial orders, and may decline to provide UNEs to the extent that provision of the UNE(s) is not required by Section 251(c)(3) of the Act, as determined by lawful and effective FCC rules and associated lawful and effective FCC and judicial orders. UNEs that <u>SBC-13STATE</u> is required to provide pursuant to Section 251(c)(3) of the Act, as determined by lawful and effective FCC rules and associated lawful and effective FCC and judicial orders shall be referred to in this Agreement as "Lawful UNEs."

- 2.1.1 A network element, including a network element referred to as a Lawful UNE under this Agreement, will cease to be a Lawful UNE under this Agreement if it is no longer required by Section 251(c)(3) of the Act, as determined by lawful and effective FCC rules and associated lawful and effective FCC and judicial orders. Without limitation, a Lawful UNE that has ceased to be a Lawful UNE may also be referred to as "Declassified."
- 2.1.2 Without limitation, a network element, including a network element referred to as a Lawful UNE under this Agreement is Declassified upon or by (a) the issuance of a legally effective finding by a court or regulatory agency acting within its lawful authority that requesting Telecommunications Carriers are not impaired without access to a particular network element on an unbundled basis; or (b) the issuance of any valid law, order or rule by the Congress, FCC or a judicial body stating that an incumbent LEC is not required, or is no longer required, to provide a network element on an unbundled basis pursuant to Section 251(c)(3) of the Act; or (c) the absence, by vacatur or otherwise, of a legally effective FCC rule requiring the provision of the network element on an unbundled basis under Section 251(c)(3). By way of example only, a network element can cease to be a Lawful UNE or be Declassified generally, or on an element-specific, route-specific or geographically-specific basis or on a class of elements basis. Under any scenario, Section 2.5 "Transition Procedure" shall apply.
- 2.1.3 It is the Parties' intent that only Lawful UNEs shall be available under this Agreement; accordingly, if this Agreement requires or appears to require Lawful UNE(s) or unbundling without specifically noting that the UNE(s) or unbundling must be "Lawful," the reference shall be deemed to be a reference to Lawful UNE(s) or Lawful unbundling, as defined in this Section 2.1. If an element is not required to be provided under this Appendix Lawful UNE and/or not described in this Appendix Lawful UNE, it is the Parties' intent that the element is not available under this Agreement, notwithstanding any reference to the element elsewhere in the Agreement, including in any other Appendix, Schedule or in the Pricing Appendix.
- 2.1.4 By way of example only, if terms and conditions of this Agreement state that **SBC-13STATE** is required to provide a Lawful UNE or Lawful UNE combination, and that Lawful UNE or the involved Lawful UNE (if a combination) is Declassified or otherwise no longer constitutes a Lawful UNE, then **SBC-13STATE** shall not be obligated to provide the item under this Agreement as an unbundled network element, whether alone or in combination with or as part of any other arrangement under the Agreement.
- 2.2 Nothing contained in the Agreement shall be deemed to constitute consent by <u>SBC-13STATE</u> that any item identified in this Agreement as a UNE, network element or Lawful UNE is a network element or UNE under Section 251(c)(3) of the Act, as determined by lawful and effective FCC rules and associated lawful and effective FCC and judicial orders, that <u>SBC-13STATE</u> is required to provide to CLEC alone, or in combination with other network elements or UNEs (Lawful or otherwise), or commingled with other network elements, UNEs (Lawful or otherwise) or other services or facilities.
- 2.3 The preceding includes without limitation that **SBC-13STATE** shall not be obligated to provide combinations (whether considered new, pre-existing or existing) or other arrangements (including, where applicable, Commingled Arrangements) involving **SBC-13STATE** network elements that do not constitute Lawful UNEs, or where Lawful UNEs are not requested for permissible purposes.
- 2.4 Notwithstanding any other provision of this Agreement or any Amendment to this Agreement, including but not limited to intervening law, change in law or other substantively similar provision in the Agreement or any Amendment, if an element described as an unbundled network element or Lawful UNE in this Agreement is Declassified or is otherwise no longer a Lawful UNE, then the Transition Procedure defined in Section 2.5, below, shall govern.
- 2.5 Transition Procedure for Elements that are Declassified during the Term of the Agreement.
 - 2.5.1 The procedure set forth in Section 2.5.2 does not apply to the Declassification events described in Sections 8.3.4.4.1 (DS1 Loop "Caps"), 8.3.5.4.1 (DS3 Loop "Caps"), 8.4.1 (Declassification

Procedure – DS1 Loops), 8.4.2 (Declassification Procedure – DS3 Loops), 13.3.5 (DS3 Transport "Caps"), 13.3.6 (DS1 Transport "Caps"), 13.5.2 (DS1 Transport Declassification) and 13.5.3 (DS3 Transport Declassification), which set forth the consequences for Declassification of DS1 and DS3 Loops, DS1 and DS3 Transport and Dark Fiber Transport, where applicable "caps" are met, or where Declassification occurs because wire centers/routes meet the criteria set forth in the FCC's TRO Remand Order.

- 2.5.2 **SBC-13STATE** shall only be obligated to provide Lawful UNEs under this Agreement. To the extent an element described as a Lawful UNE or an unbundled network element in this Agreement is Declassified or is otherwise no longer a Lawful UNE, such element is no longer required to be provided under this Agreement and CLEC shall cease ordering such element(s) under this Agreement, whether previously provided alone or in combination with or as part of any other arrangement with other Lawful UNEs or other elements or services. Accordingly, in the event one or more elements described as Lawful UNEs or as unbundled network elements in this Agreement is Declassified or is otherwise no longer a Lawful UNE, SBC-13STATE will provide written notice to CLEC of the Declassification of the element(s) and/or the combination or other arrangement in which the element(s) has been previously provided. During a transitional period of thirty (30) days from the date of such notice, SBC-13STATE agrees to continue providing such element(s) under the terms of this Agreement. Upon receipt of such written notice, CLEC will cease ordering new elements that are identified as Declassified or as otherwise no longer being a Lawful UNE in the SBC-13STATE notice letter referenced in this Section 2.5. SBC-13STATE reserves the right to audit the CLEC orders transmitted to SBC-13STATE and to the extent that the CLEC has processed orders and such orders are provisioned after this 30-day transitional period, such elements are still subject to this Section 2.5, including the options set forth in (a) and (b) below, and SBC-13STATE's rights of discontinuance or conversion in the event the options are not accomplished. During such 30-day transitional period, the following options are available to CLEC with regard to the element(s) identified in the SBC-13STATE notice, including the combination or other arrangement in which the element(s) were previously provided:
 - (a) CLEC may issue an LSR or ASR, as applicable, to seek disconnection or other discontinuance
 of the element(s) and/or the combination or other arrangement in which the element(s) were
 previously provided; or
 - (b) <u>SBC-13STATE</u> and CLEC may agree upon another service arrangement or element (e.g. via a separate agreement at market-based rates or resale), or may agree that an analogous access product or service may be substituted, if available.

Notwithstanding anything to the contrary in this Agreement, including any amendments to this Agreement, at the end of that thirty (30) day transitional period, unless CLEC has submitted a disconnect/discontinuance LSR or ASR, as applicable, under (a) above, and if CLEC and **SBC-13STATE** have failed to reach agreement, under (b) above, as to a substitute service arrangement or element, then **SBC-13STATE** may, at its sole option, disconnect the element(s), whether previously provided alone or in combination with or as part of any other arrangement, or convert the subject element(s), whether alone or in combination with or as part of any other arrangement to an analogous resale or access service, if available.

- 2.5.3 The provisions set forth in this Section 2.5 "Transition Period" are self-effectuating, and the Parties understand and agree that no amendment shall be required to this Agreement in order for the provisions of this Section 2.5 "Transition Period" to be implemented or effective as provided above. Further, Section 2.5 "Transition Period" governs the situation where an unbundled network element or Lawful UNE under this Agreement is Declassified or is otherwise no longer a Lawful UNE, even where the Agreement may already include an intervening law, change in law or other substantively similar provision. The rights and obligations set forth in Section 2.5, above, apply in addition to any other rights and obligations that may be created by such intervening law, change in law or other substantively similar provision.
- 2.5.4 Notwithstanding anything in this Agreement or in any Amendment, **SBC-13STATE** shall have no obligation to provide, and CLEC is not entitled to obtain (or continue with) access to any network

element on an unbundled basis at rates set under Section 252(d)(1), whether provided alone, or in combination with other UNEs or otherwise, once such network element has been or is Declassified or is otherwise no longer a Lawful UNE. The preceding includes without limitation that <u>SBC-13STATE</u> shall not be obligated to provide combinations (whether considered new, pre-existing or existing) involving <u>SBC-13STATE</u> network elements that do not constitute Lawful UNEs, or where Lawful UNEs are not requested for permissible purposes.

- 2.6 **SBC-13STATE** will provide access to Lawful UNEs for the provision by CLEC of a Telecommunications Service. (Act, Section 251(c)(3).
- 2.7 **SBC-13STATE** will provide CLEC nondiscriminatory access to Lawful UNEs (Act, Section 251(c)(3), Act, 47 CFR § 51.307(a)):
 - 2.7.1 At any technically feasible point (Act, Section 251(c)(3); 47 CFR § 51.307(a));
 - 2.7.2 At the rates, terms, and conditions which are just, reasonable, and nondiscriminatory (Act, Section 251(c)(3); 47 CFR § 51.307(a));
 - 2.7.3 In a manner that allows CLEC to provide a Telecommunications Service that may be offered by means of that Lawful UNE (Act, Section 251(c)(3); 47 CFR § 51.307 (c));
 - 2.7.4 In a manner that allows access to the facility or functionality of a requested Lawful UNE to be provided separately from access to other elements, and for a separate charge (47 CFR § 51.307(d));
 - 2.7.5 With technical information regarding **SBC-13STATE**'s network facilities to enable CLEC to achieve access to Lawful UNEs (47 CFR § 51.307(e));
 - 2.7.6 Except as provided in this Appendix, without imposing limitations, restrictions, or requirements on requests for, or the use of, Lawful UNEs for the service CLEC seeks to offer (47 CFR § 51.309(a));
 - 2.7.7 Where applicable, terms and conditions of access to Lawful UNEs shall be no less favorable than terms and conditions under which <u>SBC-13STATE</u> provides such elements to itself (47 CFR § 51.313(b));
 - 2.7.8 Only to the extent it has been determined that these elements are required by the "necessary" and "impair" standards of the Act (Act, Section 251(d)(2));
 - 2.7.9 Except upon request of CLEC, <u>SBC-13STATE</u> shall not separate CLEC-requested Lawful UNEs that are currently combined. (47 CFR § 51.315(b)) <u>SBC-13STATE</u> is not prohibited from or otherwise limited in separating any Lawful UNEs not requested by CLEC or a Telecommunications Carrier, including without limitation in order to provide a Lawful UNE(s) or other <u>SBC-13STATE</u> offering(s).
- 2.8 As provided for herein, <u>SBC-13STATE</u> will permit CLEC exclusive use of a Lawful UNE facility for a period of time, and when CLEC is purchasing access to a feature, function, or capability of such a facility, <u>SBC-13STATE</u> will provide use of that feature, function, or capability for a period of time (47 CFR § 51.309(c)).
- 2.9 **SBC-13STATE** will maintain, repair, or replace Lawful UNEs (47 CFR § 51.309(c)) as provided for in this Agreement.
- 2.10 To the extent technically feasible, the quality of the Lawful UNE and access to such Lawful UNE shall be at least equal to what **SBC-13STATE** provides other telecommunications carriers requesting access to the Lawful UNE (47 CFR § 51.311(a), (b)).
- 2.11 Each Party shall be solely responsible for the services it provides to its End Users and to other Telecommunications Carriers.
- 2.12 Lawful UNEs provided to CLEC under the provisions of this Appendix shall remain the property of **SBC-13STATE**.

2.13 Performance of Lawful UNEs

- 2.13.1 Each Lawful UNE will be provided in accordance with **SBC-13STATE** Technical Publications or other written descriptions, if any, as changed from time to time by **SBC-13STATE** at its sole discretion.
- 2.13.2 Nothing in this Appendix shall limit either Party's ability to upgrade its network through the incorporation of new equipment, new software or otherwise or to otherwise change and/or modify its network including, without limitation, through the retirement and/or replacement of equipment, software or otherwise. Each Party agrees to comply with the Network Disclosure rules adopted by the FCC in CC Docket No. 96-98, Second Report and Order, codified at 47 C.F.R. 51.325 through 51.335, as such rules maybe amended from time to time (the "Network Disclosure Rules"). SBC-13STATEwill not discontinue any Lawful UNE that SBC-13STATE is required to provide to CLEC under this Agreement unless and until:(i)SBC-13STATEprovides requisite notice of the planned network change and/or modification in accordance with the Network Disclosure Rules (when applicable) and no objection is made toSBC-13STATE's proposed network modification(s) and/or change(s) or any objection(s) is denied or deemed denied under such Rules; or(ii)if and when applicable, followingSBC-13STATE's exercise of its rights under applicable law and/or this Agreement including, without limitation, the intervening law/change in law provisions in this Agreement; or (iii)to the extent otherwise permitted in this Agreement.
- 2.13.3 <u>SBC-13STATE</u> may elect to conduct upgrades or conversions for the improvement of its network or systems. During such upgrades or conversions, CLEC orders for Lawful UNEs from affected wire center(s) may be suspended for a period of a few days prior and one day after the upgrade or conversion date, consistent with the suspension <u>SBC-13STATE</u> places on itself for orders from its End Users and other CLEC customers.
- 2.13.4 CLEC will be solely responsible, at its own expense, for the overall design of its Telecommunications Services and for any redesigning or rearrangement of its Telecommunications Services which may be required because of changes in facilities, operations, or procedure of **SBC-13STATE**, minimum network protection criteria, or operating or maintenance characteristics of the facilities.

2.14 Conditions for Access to Lawful UNEs

- 2.14.1 In order to access and use Lawful UNEs, CLEC must be a Telecommunications Carrier (Section 251(c)(3), and must use the Lawful UNE(s) for the provision of a Telecommunications Service (Section 251(c)(3)) as permitted by the FCC. Together, these conditions are the "Statutory Conditions" for access to Lawful UNEs. Accordingly, CLEC hereby represents and warrants that it is a Telecommunications Carrier and that it will notify <u>SBC-13STATE</u> immediately in writing if it ceases to be a Telecommunications Carrier. Failure to so notify <u>SBC-13STATE</u> shall constitute material breach of this Agreement.
 - 2.14.1.1 By way of example, use of a Lawful UNE (whether on a stand-alone basis, in combination with other UNEs (Lawful or otherwise), with a network element possessed by CLEC, or otherwise) to provide service to CLEC or for other administrative purpose(s) does not constitute using a Lawful UNE pursuant to the Statutory Conditions.
 - 2.14.1.2 By way of further example, CLEC may not access Lawful UNEs for the exclusive provision of mobile wireless services, or long distance services or interexchange services (telecommunications service between different stations in different exchange areas).
- 2.14.2 Other conditions to accessing and using any Lawful UNE (whether on a stand-alone basis, in combination with other Lawful UNEs, with a network element possessed by CLEC, or otherwise) may be applicable under lawful and effective FCC rules and associated lawful and effective FCC and judicial orders and will also apply.

2.15 New Combinations Involving Lawful UNEs

2.15.1 Subject to the provisions hereof and upon CLEC request, **SBC-13STATE** shall meet its combining obligations involving Lawful UNEs as and to the extent required by FCC rules and orders, and

<u>Verizon Comm. Inc. v. FCC</u>, 535 U.S. 467(May 13, 2002) ("Verizon Comm. Inc.") and, to the extent not inconsistent therewith, the rules and orders of relevant state Commission and any other Applicable Law.

- 2.15.1.1 Any combining obligation is limited solely to combining of Lawful UNEs; accordingly, no other facilities, services or functionalities are subject to combining, including but not limited to facilities, services or functionalities that <u>SBC-13STATE</u> might offer pursuant to Section 271 of the Act.
- 2.15.2 In the event that <u>SBC-13STATE</u> denies a request to perform the functions necessary to combine Lawful UNEs or to perform the functions necessary to combine Lawful UNEs with elements possessed by CLEC, <u>SBC-13STATE</u> shall provide written notice to CLEC of such denial and the basis thereof. Any dispute over such denial shall be addressed using the dispute resolution procedures applicable to this Agreement. In any dispute resolution proceeding, <u>SBC-13STATE</u> shall have the burden to prove that such denial meets one or more applicable standards for denial, including without limitation those under the FCC rules and orders, *Verizon Comm. Inc.* and the Agreement, including Section 2.15 of this Appendix.
- 2.15.3 In accordance with and subject to the provisions of this Section 2.15, including Section 2.15.3.2 and 2.15.5, the new Lawful UNE combinations, if any, set forth in the Schedule(s) Lawful UNE Combinations attached and incorporated into this Appendix shall be made available to CLEC as specified in the specific Schedule for a particular State.
 - 2.15.3.1 The Parties acknowledge that the United States Supreme Court in *Verizon Comm. Inc.* relied on the distinction between an incumbent local exchange carrier such as <u>SBC-13STATE</u> being required to perform the functions necessary to combine Lawful UNEs and to combine Lawful UNEs with elements possessed by a requesting Telecommunications Carrier, as compared to an incumbent LEC being required to complete the actual combination. As of the time this Appendix was agreed-to by the Parties, there has been no further ruling or other guidance provided on that distinction and what functions constitute only those that are necessary to such combining. In light of that uncertainty, <u>SBC-13STATE</u> is willing to perform the actions necessary to also complete the actual physical combination for those new Lawful UNE combinations, if any, set forth in the Schedule(s) Lawful UNE Combinations to this Appendix, subject to the following:
 - 2.15.3.1.1 Section 2.15, including any acts taken pursuant thereto, shall not in any way prohibit, limit or otherwise affect, or act as a waiver by, <u>SBC-13STATE</u> from pursuing any of its rights, remedies or arguments, including but not limited to those with respect to *Verizon Comm. Inc.*, the remand thereof, or any FCC or Commission or court proceeding, including its right to seek legal review or a stay of any decision regarding combinations involving UNEs. Such rights, remedies, and arguments are expressly reserved by <u>SBC-13STATE</u>. Without affecting the foregoing, this Agreement does not in any way prohibit, limit, or otherwise affect <u>SBC-13STATE</u> from taking any position with respect to combinations including Lawful UNEs or any issue or subject addressed or related thereto.
 - 2.15.3.1.2 Upon the effective date of any regulatory, judicial, or legislative action setting forth, eliminating, or otherwise delineating or clarifying the extent of an incumbent LEC's combining obligations, <u>SBC-13STATE</u> shall be immediately relieved of any obligation to perform any non-included combining functions or other actions under this Agreement or otherwise, and CLEC shall thereafter be solely responsible for any such non-included functions or other actions. This Section 2.15.3.1.2 shall apply in accordance with its terms, regardless of change in law, intervening law or other similarly purposed provision of the Agreement and, concomitantly, the first sentence of this Section 2.15.3.1.2

shall not affect the applicability of any such provisions in situations not covered by that first sentence.

- 2.15.3.1.3 Without affecting the application of Section 2.15.3.1.2 (which shall apply in accordance with its provisions), upon notice by <u>SBC-13STATE</u>, the Parties shall engage in good faith negotiations to amend the Agreement to set forth and delineate those functions or other actions that go beyond the ILEC obligation to perform the functions necessary to combine Lawful UNEs and combine Lawful UNEs with elements possessed by a requesting Telecommunications Carrier, and to eliminate any <u>SBC-13STATE</u> obligation to perform such functions or other actions. If those negotiations do not reach a mutually agreed-to amendment within sixty (60) days after the date of any such notice, the remaining disputes between the parties regarding those functions and other actions that go beyond those functions necessary to combine Lawful UNEs and combine Lawful UNEs with elements possessed by a requesting Telecommunications Carrier, shall be resolved pursuant to the dispute resolution process provided for in this Agreement. Such a notice can be given at any time, and from time to time.
- 2.15.3.2 A new Lawful UNE combination, if any, listed on a Schedule –Lawful UNE Combinations does not imply or otherwise indicate the availability of related support system capabilities, including without limitation, whether electronic ordering is available for any particular included new Lawful UNE combination in one or more States. Where electronic ordering is not available, manual ordering shall be used.
- 2.15.3.3 For a new Lawful UNE combination, if any, listed on a Schedule Lawful UNE Combinations, CLEC shall issue appropriate service requests. These requests will be processed by <u>SBC-13STATE</u>, and CLEC will be charged the applicable Lawful UNE service order charge(s), in addition to the recurring and nonrecurring charges for each individual Lawful UNE and cross connect ordered.
- 2.15.3.4 Upon notice by **SBC-13STATE**, the Parties shall engage in good faith negotiations to amend the Agreement to include a fee(s) for any work performed by **SBC-13STATE** in providing the new Lawful UNE combinations, if any, set forth in Schedule(s) Lawful UNE Combinations, which work is not covered by the charges applicable per Section 2.16.3.3. For any such work done by **SBC-13STATE** under Section 2.16.1, any such fee(s) shall be a reasonable cost-based fee, and shall be calculated using the Time and Material charges as reflected in State-specific pricing. For any such work that is not so required to be done by **SBC-13STATE**, any such fee(s) shall be at a market-based rate. If those negotiations do not reach a mutually agreed-to amendment within sixty (60) days after the date of any such notice, the remaining disputes between the parties concerning any such fee(s) shall be resolved pursuant to the dispute resolution process provided for in this Agreement. Such a notice can be given at any time, and from time to time.
- 2.15.4 In accordance with and subject to the provisions of this Section 2.15, any request not included in Section 2.15.3 in which CLEC wants <u>SBC-13STATE</u> to perform the functions necessary to combine Lawful UNEs or to perform the functions necessary to combine Lawful UNEs with elements possessed by CLEC (as well as requests where CLEC also wants <u>SBC-13STATE</u> to complete the actual combination), shall be made by CLEC in accordance with the bona fide request (BFR) process set forth in this Agreement.
 - 2.15.4.1 In any such BFR, CLEC must designate among other things the Lawful UNE(s) sought to be combined and the needed location(s), the order in which the Lawful UNEs and any CLEC elements are to be connected, and how each connection (e.g., cross-connected) is to be made between an SBC-13STATE Lawful UNE and the lawful network element(s) possessed by CLEC.

- 2.15.4.2 In addition to any other applicable charges, CLEC shall be charged a reasonable cost-based fee for any combining work done by <u>SBC-13STATE</u> under Section 2.15.1. Such fee shall be calculated using the Time and Material charges as reflected in the State-specific Appendix Pricing. <u>SBC-13STATE</u>'s Preliminary Analysis to the BFR shall include an estimate of such fee for the specified combining. With respect to a BFR in which CLEC requests <u>SBC-13STATE</u> to perform work not required by Section 2.15.1, CLEC shall be charged a market-based rate for any such work.
- 2.15.5 Without affecting the other provisions hereof, the Lawful UNE combining obligations referenced in this Section 2.15 apply only in situations where each of the following is met:
 - 2.15.5.1 it is technically feasible, including that network reliability and security would not be impaired;
 - 2.15.5.2 **SBC-13STATE**'s ability to retain responsibility for the management, control, and performance of its network would not be impaired;
 - 2.15.5.3 **SBC-13STATE** would not be placed at a disadvantage in operating its own network;
 - 2.15.5.4 it would not undermine the ability of other Telecommunications Carriers to obtain access to Lawful UNEs or to Interconnect with **SBC-13STATE**'s network; and
 - 2.15.5.5 CLEC is
 - 2.15.5.5.1 unable to make the combination itself: or
 - 2.15.5.5.2 a new entrant and is unaware that it needs to combine certain Lawful UNEs to provide a Telecommunications Service, but such obligation under this Section 2.15.5.5 ceases if SBC-13STATE informs CLEC of such need to combine.
- 2.15.6 For purposes of Section 2.15.5.5 and without limiting other instances in which CLEC may be able to make a combination itself, CLEC is deemed able to make a combination itself when the Lawful UNE(s) sought to be combined are available to CLEC, including without limitation:
 - 2.15.6.1 at an <u>SBC-13STATE</u> premises where CLEC is physically collocated or has an on-site adjacent collocation arrangement, or has established one of the UNE connection Methods described in Section 3;
 - 2.15.6.2 for **SBC CALIFORNIA** only, within an adjacent location arrangement, if and as permitted by this Agreement.
- 2.15.7 Section 2.15.5.5 shall only begin to apply thirty (30) days after notice by **SBC-13STATE** to CLEC. Thereafter, **SBC-13STATE** may invoke Section 2.15.5.5 with respect to any request for a combination involving Lawful UNEs.
- 2.16 Conversion of Wholesale Services to Lawful UNEs
 - 2.16.1 Upon request, <u>SBC-13STATE</u> shall convert a wholesale service, or group of wholesale services, to the equivalent Lawful UNE, or combination of Lawful UNEs, that is available to CLEC under terms and conditions set forth in this Appendix, so long as the CLEC and the wholesale service, or group of wholesale services, and the Lawful UNEs, or combination of Lawful UNEs, that would result from the conversion meet the eligibility criteria that may be applicable. (By way of example only, the statutory conditions would constitute one such eligibility criterion.)
 - 2.16.2 Where processes for the conversion requested pursuant to this Appendix are not already in place, SBC-13STATE will develop and implement processes, subject to any associated rates, terms and conditions. The Parties will comply with any applicable Change Management guidelines.
 - 2.16.3 Except as agreed to by the Parties or otherwise provided hereunder, <u>SBC-13STATE</u> shall not impose any untariffed termination charges, or any disconnect fees, re-connect fees, or charges associated with establishing a service for the first time, in connection with any conversion between a wholesale service or group of wholesale services and a UNE or combination of UNEs. <u>SBC-13STATE</u> may charge applicable service order charges and record change charges.

- 2.16.4 This Section 2.16 only applies to situations where the wholesale service, or group of wholesale services, is comprised solely of Lawful UNEs offered or otherwise provided for in this Appendix.
- 2.16.5 If CLEC does not meet the applicable eligibility criteria or, for any reason, stops meeting the eligibility criteria for a particular conversion of a wholesale service, or group of wholesale services, to the equivalent Lawful UNE, or combination of Lawful UNEs, CLEC shall not request such conversion or continue using such the Lawful UNE or Lawful UNEs that result from such conversion. To the extent CLEC fails to meet (including ceases to meet) the eligibility criteria applicable to a Lawful UNE or combination of Lawful UNEs, or Commingled Arrangement (as defined herein), SBC-13STATE may convert the Lawful UNE or Lawful UNE combination, or Commingled Arrangement, to the equivalent wholesale service, or group of wholesale services, upon written notice to CLEC.
 - 2.16.5.1 This Section 2.16.5 applies to any Lawful UNE or combination of Lawful UNEs, including whether or not such Lawful UNE or combination of Lawful UNEs had been previously converted from an SBC-13STATE service.
 - 2.16.5.2 **SBC-13STATE** may exercise its rights provided for hereunder and those allowed by law in auditing compliance with any applicable eligibility criteria.
- 2.16.6 In requesting a conversion of an **SBC-13STATE** service, CLEC must follow the guidelines and ordering requirements provided by **SBC-13STATE** that are applicable to converting the particular **SBC-13STATE** service sought to be converted.
- 2.16.7 Nothing contained in this Appendix or Agreement provides CLEC with an opportunity to supersede or dissolve existing contractual arrangements, or otherwise affects <u>SBC-13STATE</u>'s ability to enforce any tariff, contractual, or other provision(s), including those providing for early termination liability or similar charges.

2.17 Commingling

- 2.17.1 "Commingling" means the connecting, attaching, or otherwise linking of a Lawful UNE, or a combination of Lawful UNEs, to one or more facilities or services that CLEC has obtained at wholesale from <u>SBC-13STATE</u>, or the combining of a Lawful UNE, or a combination of Lawful UNEs, with one or more such facilities or services. "Commingle" means the act of commingling.
 - 2.17.1.1 "Commingled Arrangement" means the arrangement created by Commingling.
 - 2.17.1.2 Neither Commingling nor a Commingled Arrangement shall include, involve, or otherwise encompass an <u>SBC-12STATE</u> offering pursuant to 47 U.S.C. § 271 that is not a Lawful UNE under 47 U.S.C. § 251(c)(3).
 - 2.17.1.3 Commingling is not permitted, nor is <u>SBC-13STATE</u> required to perform the functions necessary to Commingle, where the Commingled Arrangement (i) is not technically feasible, including that network reliability and security would be impaired; or (ii) would impair <u>SBC-13STATE</u>'s ability to retain responsibility for the management, control, and performance of its network; or (iii) would place <u>SBC-13STATE</u> at a disadvantage in operating its own network; or (iv) would undermine the ability of other Telecommunications Carriers to obtain access to Lawful UNEs or to Interconnect with SBC-13STATE's network.
 - 2.17.1.4 Where processes for any Commingling requested pursuant to this Agreement (including, by way of example, for existing services sought to be converted to a Commingled Arrangement) are not already in place, <u>SBC-13STATE</u> will develop and implement processes, subject to any associated rates, terms and conditions. The Parties will comply with any applicable Change Management guidelines.
 - 2.17.1.5 Any commingling obligation is limited solely to commingling of one or more facilities or services that CLEC has obtained at wholesale from <u>SBC-13STATE</u> with Lawful UNEs; accordingly, no other facilities, services or functionalities are subject to commingling, including but not limited to facilities, services or functionalities that <u>SBC-12STATE</u> might offer pursuant to Section 271 of the Act.

- 2.17.2 Except as provided in Section 2 and, further, subject to the other provisions of this Agreement, SBC-13STATE shall permit CLEC to Commingle a Lawful UNE or a combination of Lawful UNEs with facilities or services obtained at wholesale from SBC-13STATE to the extent required by lawful and effective FCC rules and associated lawful and effective FCC and judicial orders.
- 2.17.3 Upon request, and subject to this Section 2, <u>SBC-13STATE</u> shall perform the functions necessary to Commingle a Lawful UNE or a combination of Lawful UNEs with one or more facilities or services that CLEC has obtained at wholesale from <u>SBC-13STATE</u> (as well as requests where CLEC also wants <u>SBC-13STATE</u> to complete the actual Commingling), except that <u>SBC-13STATE</u> shall have no obligation to perform the functions necessary to Commingle (or to complete the actual Commingling) if (i) Section 2.17.1.3 applies to the Commingled Arrangement sought by CLEC; or (ii) the CLEC is able to perform those functions itself. Where CLEC is a new entrant and is unaware that it needs to Commingle to provide a Telecommunications Service, <u>SBC-13STATE</u>'s obligation to commingle ceases if <u>SBC-13STATE</u> informs CLEC of such need to Commingle.
 - 2.17.3.1 For purposes of Section 2.17.3 and without limiting other instances in which CLEC may be able to Commingle for itself, CLEC is deemed able to Commingle for itself when the Lawful UNE(s), Lawful UNE combination, and facilities or services obtained at wholesale from SBC-13STATE are available to CLEC, including without limitation:
 - 2.17.3.1.1 at an **SBC-13STATE** premises where CLEC is physically collocated or has an on-site adjacent collocation arrangement;
 - 2.17.3.1.2 for **SBC CALIFORNIA** only, within an adjacent location arrangement, if and as permitted by this Agreement.
 - 2.17.3.2 Section 2.17.3(ii) shall only begin to apply thirty (30) days after notice by <u>SBC-13STATE</u> to CLEC. Thereafter, <u>SBC-13STATE</u> may invoke Section 2.17.3(ii) with respect to any request for Commingling.
- 2.17.4 In accordance with and subject to the provisions of this Section 2.17, any request by CLEC for <u>SBC-13STATE</u> to perform the functions necessary to Commingle (as well as requests where CLEC also wants <u>SBC-13STATE</u> to complete the actual Commingling), shall be made by CLEC in accordance with this Agreement.
 - 2.17.4.1 <u>SBC-13STATE</u> is developing a list of Commingled Arrangements that will be available for ordering, which list will be made available in the CLEC Handbook and posted on "CLEC Online." Once that list is included in the CLEC Handbook or posted, whichever is earlier, CLEC will be able to submit orders for any Commingled Arrangement on that list. The list may be modified, from time to time.
 - 2.17.4.2 Any CLEC request for a Commingled Arrangement not found on the then-existing list of orderable Commingled Arrangements must be submitted via the bona fide request (BFR) process. In any such BFR, CLEC must designate among other things the Lawful UNE(s), combination of Lawful UNEs, and the facilities or services that CLEC has obtained at wholesale from <u>SBC-13STATE</u> sought to be Commingled and the needed location(s), the order in which such Lawful UNEs, such combinations of Lawful UNEs, and such facilities and services are to be Commingled, and how each connection (e.g., cross-connected) is to be made between them.
 - 2.17.4.3 In addition to any other applicable charges, CLEC shall be charged a reasonable fee for any Commingling work done by <u>SBC-13STATE</u> under this Section 2.17 (including performing the actual Commingling). Such fee shall be calculated using the Time and Material charges as reflected in the State-specific Appendix Pricing. <u>SBC-13STATE</u>'s Preliminary Analysis to the BFR shall include an estimate of such fee for the specified Commingling. With respect to a BFR in which CLEC requests <u>SBC-13STATE</u> to perform work not required by this Section 2.17.4, CLEC shall be charged a market-based rate for any such work.

- 2.17.5 SBC-13STATE shall not be required to, and shall not, provide "ratcheting" as a result of Commingling or a Commingled Arrangement. As a general matter, "ratcheting" is a pricing mechanism that involves billing a single circuit at multiple rates to develop a single, blended rate. SBC-13STATE shall charge the rates for Lawful UNEs (or Lawful UNE combinations) Commingled with facilities or services obtained at wholesale (including for example special access services) on an element-by-element basis, and such facilities and services on a facility-by-facility, service-byservice basis.
- 2.17.6 Nothing in this Agreement shall impose any obligation on SBC-13STATE to allow or otherwise permit Commingling, a Commingled Arrangement, or to perform the functions necessary to Commingle, or to allow or otherwise permit CLEC to Commingle or to make a Commingled Arrangement, beyond those obligations imposed by the Act, as determined by lawful and effective FCC rules and associated lawful and effective FCC and judicial orders. The preceding includes without limitation that **SBC-13STATE** shall not be obligated to Commingle network elements that do not constitute Lawful UNEs, or where Lawful UNEs are not requested for permissible purposes. If CLEC does not meet the applicable eligibility criteria or, for any reason, stops meeting the eligibility criteria for a particular Lawful UNE involved or to be involved in a Commingled Arrangement, CLEC shall not request such Commingled Arrangement or continue using such Commingled Arrangement.
- 2.17.7 In the event that Commingling also involves **SBC-13STATE** performing the functions necessary to combine Lawful UNEs (e.g., make a new combination of Lawful UNEs), including making the actual Lawful UNE combination, then Section 2.16 shall govern with respect to that Lawful UNE combining aspect of that particular Commingling and/or Commingled Arrangement.
- 2.17.8 Subject to this 2.17, **SBC-13STATE** shall not deny access to a Lawful UNE or a combination of Lawful UNEs on the grounds that one or more of the Lawful UNEs is connected to, attached to, linked to, or combined with, a facility or service obtained at wholesale from SBC-13STATE.
- 2.17.9 Commingling in its entirety (including its definition, the ability of CLEC to Commingle, SBC-12STATE's obligation to perform the functions necessary to Commingle, and Commingled Arrangements) shall not apply to or otherwise include, involve or encompass SBC-12STATE offerings pursuant to 47 U.S.C. § 271 that are not Lawful UNEs under 47 U.S.C. § 251(c)(3).

2.18 Mandatory Eligibility Criteria for Access to Certain Lawful UNEs

- 2.18.1 Except as provided below in this Section 2.18 or elsewhere in the Agreement and subject to this Section and Section 2.16, Conversion of Wholesale Services to UNEs, of this Appendix, SBC-13STATE shall provide access to UNEs and combinations of UNEs without regard to whether the CLEC seeks access to the UNEs to establish a new circuit or to convert an existing circuit from a service to UNEs.
 - 2.18.1.1 "Enhanced Extended Link" or "EEL" means a UNE combination consisting of an unbundled loop(s) and Unbundled Dedicated Transport, together with any facilities, equipment, or functions necessary to combine those UNEs (including, for example, multiplexing capabilities). An DS1 or higher EEL is required to terminate in a collocation arrangement that meets the requirements of Section 2.18.3 of this Appendix (e.g., the end of the Unbundled Dedicated Transport that is opposite the end connected to the UNE local loop, must be accessed by CLEC at such a CLEC collocation arrangement via a cross-connect).
- 2.18.2 SBC-13STATE is not obligated, and shall not, provide access to (1) an unbundled DS1 loop in combination, or Commingled, with a dedicated DS1 transport facility or service or a dedicated DS3 or higher transport facility or service, or an unbundled DS3 loop in combination, or Commingled, with a dedicated DS3 or higher transport facility or service, or (2) an unbundled dedicated DS1 transport facility in combination, or Commingled, with an unbundled DS1 loop or a DS1 channel termination service, or to an unbundled dedicated DS3 transport facility in combination, or Commingled, with an unbundled DS1 loop or a DS1 channel termination service, or to an unbundled DS3 loop or a DS3 or higher channel termination service (collectively, the "Included Arrangements"), unless CLEC certifies that all of the following conditions are met with respect to the arrangement being sought:

- 2.18.2.1 CLEC (directly and not via an Affiliate) has received state certification to provide local voice service in the area being served or, in the absence of a state certification requirement, has complied with registration, tariffing, filing fee, or other regulatory requirements applicable to the provision of local voice service in that area.
- 2.18.2.2 The following criteria are satisfied for each Included Arrangement, including without limitation each DS1 circuit, each DS3 circuit, each DS1 EEL and each DS1 equivalent circuit on a DS3 EEL:
 - 2.18.2.2.1 Each circuit to be provided to each End User will be assigned a local telephone number (NPA-NXX-XXXX) that is associated with local service provided within an SBC-13STATE local service area and within the LATA where the circuit is located ("Local Telephone Number"), prior to the provision of service over that circuit (and for each circuit, CLEC will provide the corresponding Local Telephone Number(s) as part of the required certification); and
 - 2.18.2.2.2 Each DS1-equivalent circuit on a DS3 EEL or on any other Included Arrangement, must have its own Local Telephone Number assignment, so that each DS3 must have at least 28 Local voice Telephone Numbers assigned to it; and
 - 2.18.2.2.3 Each circuit to be provided to each End User will have 911 or E911 capability prior to the provision of service over that circuit; and
 - 2.18.2.2.4 Each circuit to be provided to each End User will terminate in a collocation arrangement that meets the requirements of Section 2.18.3 of this Appendix Lawful UNE; and
 - 2.18.2.2.5 Each circuit to be provided to each End User will be served by an interconnection trunk that meets the requirements of Section 2.18.4 of this Appendix Lawful UNE; and
 - 2.18.2.2.6 For each 24 DS1 EELs, or other facilities having equivalent capacity, CLEC will have at least one active DS1 local service interconnection trunk that meets the requirements of Section 2.18.4 of this Appendix; and
 - 2.18.2.2.7 Each circuit to be provided to each End User will be served by a switch capable of providing local voice traffic.

By way of example only, the application of the foregoing conditions means that a wholesale or retail DS1 or higher service/circuit (whether intrastate or interstate in nature or jurisdiction) comprised, in whole or in part, of a UNE local loop-Unbundled Dedicated Transport(s)-UNE local loop (with or without multiplexing) cannot gualify for at least the reason that the UNE local loop-Unbundled Dedicated Transport combination included within that service/circuit does not terminate to a collocation arrangement. Accordingly, **SBC-13STATE** shall not be required to provide, and shall not provide, any UNE combination of a UNE local loop and Unbundled Dedicated Transport at DS1 or higher (whether as a UNE combination by themselves, with a network element possessed by CLEC, or pursuant to Commingling, or whether as a new arrangement or from a conversion of an existing service/circuit) that does not terminate to a collocation arrangement that meets the requirements of Section 2.18.3 of this Appendix Lawful UNE. Section 2.18.2 shall apply in any arrangement that includes more than one of the UNEs, facilities, or services set forth in that Section, including, without limitation, to any arrangement where one or more UNEs, facilities, or services not set forth in Section 2.18.2 is also included or otherwise used in that arrangement (whether as part of a UNE combination, Commingled Arrangement, or otherwise), and irrespective of the placement or sequence of them.

- 2.18.3 A collocation arrangement meets the requirements of Section 2.18 of this Appendix Lawful UNE if it
 - 2.18.3.1 Established pursuant to Section 251(c)(6) of the Act and located at SBC-13STATE's premises within the same LATA as the End User's premises, when SBC-13STATE is not the collocator: or
 - 2.18.3.2 Located at a third party's premises within the same LATA as the End User's premises, when **SBC-13STATE** is the collocator.
- 2.18.4 An interconnection trunk meets the requirements of Sections 2.18.2.2.5 and 2.18.2.2.6 of this Appendix Lawful UNE if CLEC will transmit the calling party's Local Telephone Number in connection with calls exchanged over the trunk, and the trunk is located in the same LATA as the End User premises served by the Included Arrangement.
- 2.18.5 For a new circuit to which Section 2.18.2 applies, CLEC may initiate the ordering process if CLEC certifies that it will not begin to provide any service over that circuit until a Local Telephone Number is assigned and 911/E911 capability is provided, as required by Section 2.18.2.2.1 and Section 2.18.2.2.3, respectively. In such case, CLEC shall satisfy Section 2.18.2.2.1 and/or Section 2.18.2.2.3 if it assigns the required Local Telephone Number(s), and implements 911/E911 capability, within 30 days after SBC-13STATE provisions such new circuit. CLEC must provide SBC-13STATE with sufficient proof that such assignment and/or implementation has occurred by the end of such 30th day.
 - 2.18.5.1 Section 2.18.5 does not apply to existing circuits to which Section 2.18.2 applies, including conversions or migrations (e.g., CLEC shall not be excused from meeting the Section 2.18.2.2.1 and Section 2.18.2.2.3 requirements for existing circuits at the time it initiates the ordering process).
- 2.18.6 CLEC must provide the certification required by Section 2.18 on a form provided by SBC-13STATE, on a circuit-by-circuit/service-by-service/Included Arrangement-by-Included Arrangement basis.
 - 2.18.6.1 If the information previously provided in a certification is inaccurate (or ceases to be accurate), CLEC shall update such certification promptly with SBC-13STATE.
- 2.18.7 In addition to any other audit rights provided for this Agreement and those allowed by law, SBC-13STATE may obtain and pay for an independent auditor to audit CLEC, on an annual basis, applied on a State-by-State basis, for compliance with this Section 2.18. For purposes of calculating and applying an "annual basis", it means for a State a consecutive 12-month period, beginning upon **SBC-13STATE**'s written notice that an audit will be performed for that State, subject to Section 2.18.7.4 of this Section.
 - 2.18.7.1 Unless otherwise agreed by the Parties (including at the time of the audit), the independent auditor shall perform its evaluation in accordance with the standards established by the American Institute for Certified Public Accountants (AICPA), which will require the auditor to perform an "examination engagement" and issue an opinion regarding CLEC's compliance with the qualifying service eligibility criteria.
 - 2.18.7.2 The independent auditor's report will conclude whether CLEC complied in all material respects with this Section 2.18.
 - 2.18.7.3 Consistent with standard auditing practices, such audits require compliance testing designed by the independent auditor, which typically include an examination of a sample selected in accordance with the independent auditor's judgment.
 - 2.18.7.4 To the extent the independent auditor's report concludes that CLEC failed to comply with this Section 2.18, CLEC must true-up any difference in payments beginning from the date that the non-compliant circuit was established as a UNE/UNE combination, in whole or in part (notwithstanding any other provision hereof), CLEC must convert the UNE or UNE combination, or Commingled Arrangement, to an equivalent or substantially similar

wholesale service, or group of wholesale services, (and SBC-13STATE may initiate and affect such a conversion on its own without any further consent by CLEC), and CLEC shall timely make the correct payments on a going-forward basis, and all applicable remedies for failure to make such payments shall be available to SBC-13STATE. In no event shall rates set under Section 252(d)(1) of the Act apply for the use of any UNE for any period in which CLEC does not meet the conditions set forth in this Section 2.18 for that UNE, arrangement, or circuit, as the case may be. Also, the "annual basis" calculation and application shall be immediately reset, e.g., SBC-13STATE shall not have to wait the remaining part of the consecutive 12-month period before it is permitted to audit again in that State.

- 2.18.7.4.1 To the extent that the independent auditor's report concludes that CLEC failed to comply in all material respects with this Section 2.18, CLEC must reimburse **SBC-13STATE** for the cost of the independent auditor and for **SBC-13STATE**'s costs in the same manner and using the same methodology and rates that **SBC-13STATE** is required to pay CLEC's costs under Section 2.18.7.4.2.
- 2.18.7.4.2 To the extent the independent auditor's report concludes that the CLEC complied in all material respects with this Section 2.18, **SBC-13STATE** must reimburse CLEC for its reasonable staff time and other reasonable costs associated in responding to the audit (e.g., collecting data in response to the auditor's inquiries, meeting for interviews, etc.).
- 2.18.7.5 CLEC will maintain the appropriate documentation to support its eligibility certifications, including without limitation call detail records, Local Telephone Number assignment documentation, and switch assignment documentation.
- 2.18.8 Without affecting the application or interpretation of any other provisions regarding waiver, estoppel, laches, or similar concepts in other situations, CLEC shall fully comply with this Section 2.18 in all cases and, further, the failure of SBC-13STATE to require such compliance, including if SBC-13STATE provides a circuit(s), an EEL(s), or a Commingled circuit, that does not meet any eligibility criteria, including those in this Section 2.18, shall not act as a waiver of any part of this Section, and estoppel, laches, or other similar concepts shall not act to affect any rights or requirements hereunder.
- 2.19 Where processes for any Lawful UNE requested pursuant to this Agreement, whether alone or in conjunction with any other UNE(s) or service(s), are not already in place, SBC-13STATE will develop and implement processes, subject to any associated rates, terms and conditions. The Parties will comply with any applicable Change Management guidelines.
- 2.20 **SBC-13STATE** will combine Lawful UNEs, combine Lawful UNE(s) with network elements possessed by CLEC, and/or Commingle only as set forth in this Appendix Lawful UNEs.
- 2.21 The Parties intend that this Appendix Lawful UNEs contains the sole and exclusive terms and conditions by which CLEC will obtain Lawful UNEs from SBC-13STATE. Accordingly, except as may be specifically permitted by this Appendix Lawful UNEs, and then only to the extent permitted, CLEC and its affiliated entities hereby fully and irrevocably waive any right or ability any of them might have to purchase any unbundled network element (whether on a stand-alone basis, in combination with other UNEs (Lawful or otherwise), with a network element possessed by CLEC, or pursuant to Commingling or otherwise) directly from any SBC-13STATE tariff, to the extent such tariff(s) is/are available, and agree not to so purchase or attempt to so purchase from any such tariff. Without affecting the application or interpretation of any other provisions regarding waiver, estoppel, laches, or similar concepts in other situations, the failure of SBC-**13STATE** to enforce the foregoing (including if **SBC-13STATE** fails to reject or otherwise block orders for, or provides or continues to provide, unbundled network elements, Lawful or otherwise, under tariff) shall not act as a waiver of any part of this Section, and estoppel, laches, or other similar concepts shall not act to affect any rights or requirements hereunder. At its option, SBC-13STATE may either reject any such order submitted under tariff, or without the need for any further contact with or consent from CLEC, SBC-

13STATE may process any such order as being submitted under this Appendix Lawful UNEs and, further, may convert any element provided under tariff, to this Appendix Lawful UNEs, effective as of the later in time of the (i) Effective Date of this Agreement/Amendment, or (ii) the submission of the order by CLEC.

3. ACCESS TO LAWFUL UNE CONNECTION METHODS

- 3.1 Subject to Section 2 of this Appendix Lawful UNEs, <u>SBC-13STATE</u> shall provide Access to Lawful UNE Connection Methods under the following terms and conditions.
- 3.2 This Section describes the connection methods under which SBC-13STATE agrees to provide CLECs with access to Lawful UNEs under this Appendix Lawful UNEs and the conditions under which SBC-13STATE makes these methods available. These methods provide CLEC access to multiple SBC-13STATE Lawful UNEs that the CLEC may then combine. The methods listed below provide CLEC with access to Lawful UNEs without compromising the security, integrity, and reliability of the public switched network, as well as to minimize potential service disruptions.
 - 3.2.1 Subject to availability of space and equipment, CLEC may use the methods listed below to access and combine Lawful UNE Local Loops within a requested **SBC-13STATE** Central Office.

3.2.1.1 (Method 1)

<u>SBC-13STATE</u> will extend <u>SBC-13STATE</u> Lawful UNEs requiring cross connection to the CLEC's Physical or Virtual Collocation Point of Termination (POT) when the CLEC is Physically Collocated, e.g. in a caged, cageless or shared cage arrangement or Virtually Collocated, within the same Central Office where the Lawful UNEs which are to be combined are located. For Collocation terms and conditions refer to the Physical and Virtual Collocation Appendices.

3.2.1.2 (Method 2)

SBC-13STATE will extend **SBC-13STATE** Lawful UNEs that require cross connection to the CLEC's Lawful UNE frame located in the common room space, other than the Collocation common area, within the same Central Office where the Lawful UNEs which are to be combined are located.

3.2.1.3 (Method 3)

<u>SBC-13STATE</u> will extend <u>SBC-13STATE</u> Lawful UNEs to the CLEC's Lawful UNE frame that is located outside the <u>SBC-13STATE</u> Central Office where the Lawful UNEs are to be combined in a closure such as a cabinet provided by <u>SBC-13STATE</u> on <u>SBC-13STATE</u> property.

- 3.3 The following terms and conditions apply to Methods 2 and 3 when **SBC-13STATE** provides access to Lawful UNEs pursuant to Sections 3.2.1. 2 and 3.2.1.3:
 - 3.3.1 The CLEC may cancel the request at any time, but will pay **SBC-13STATE**'s reasonable and demonstrable costs for modifying **SBC-13STATE**'s Central Office up to the date of cancellation.
 - 3.3.2 CLEC shall be responsible for initial testing and trouble sectionalization of facilities containing CLEC installed cross connects.
 - 3.3.3 CLEC shall refer trouble sectionalized in the **SBC-13STATE** Lawful UNE to **SBC-13STATE**.
 - 3.3.4 Prior to **SBC-13STATE** providing access to Lawful UNEs under this Appendix, CLEC and **SBC-13STATE** shall provide each other with a point of contact for overall coordination.
 - 3.3.5 CLEC shall provide all tools and materials required to place and remove the cross connects necessary to combine and disconnect Lawful UNEs when CLEC combines or disconnects Lawful UNEs.
 - 3.3.6 CLEC shall designate each Lawful UNE being ordered from **SBC-13STATE**. CLEC shall provide an interface to receive assignment information from **SBC-13STATE** regarding location of the affected Lawful UNEs. This interface may be manual or mechanized.

- 3.3.7 **SBC-13STATE** will provide CLEC with contact numbers as necessary to resolve assignment conflicts encountered. All contact with **SBC-13STATE** shall be referred to such contact numbers.
- 3.3.8 Certain construction and preparation activities may be required to modify a building or prepare the premises for access to Lawful UNEs.
 - 3.3.8.1 Where applicable, costs for modifying a building or preparing the premises for access to **SBC-13STATE** Lawful UNEs will be made on an individual case basis (ICB).
 - 3.3.8.2 <u>SBC-13STATE</u> will contract for and perform the construction and preparation activities using same or consistent practices that are used by <u>SBC-13STATE</u> for other construction and preparation work performed in the building.

4. ADJACENT LOCATION

- 4.1 Consistent with Section 2.1 of this Appendix Lawful UNEs, **SBC CALIFORNIA** shall provide Adjacent Location provision under the following terms and conditions.
- 4.2* This Section describes the Adjacent Location Method for accessing Lawful UNEs. This Section also provides the conditions in which **SBC CALIFORNIA** offers the Adjacent Location Method.
- 4.3* The Adjacent Location Method allows a CLEC to access Lawful UNEs for a CLEC location adjacent to a SBC CALIFORNIA. Under this method SBC CALIFORNIA. Under t
- 4.4* This method requires the CLEC to provide copper cable, greater than 600 pairs, to the last manhole outside the **SBC CALIFORNIA** Central Office. The CLEC shall provide enough slack for **SBC CALIFORNIA** to pull the cable into the Central Office and terminate the cable on the Central Office of its choosing.
- 4.5* The CLEC will obtain all necessary rights of way, easements, and other third party permissions.
- 4.6* The following terms and conditions apply when **SBC CALIFORNIA** provides the adjacent location:
 - 4.6.1 The CLEC is responsible for Spectrum Interference and is aware that not all pairs may be ADSL or POTS capable.
- 4.7* The installation interval applies on an individual application basis. The CLEC is responsible for paying all up front charges (nonrecurring and case preparation costs) before work will begin. This assumes that all necessary permits will be issued in a timely manner.
- 4.8* The CLEC will provide the excess cable length necessary to reach the **SBC CALIFORNIA** frame in the **SBC CALIFORNIA** Central Office where CLEC requests connection.
- 4.9* The CLEC will be responsible for testing and sectionalization of facilities from the End User's location to the entrance manhole.
- 4.10* The CLEC should refer any sectionalized trouble determined to be in **SBC CALIFORNIA**'s facilities or CLEC facilities in **SBC CALIFORNIA**'s control to **SBC CALIFORNIA**.
- 4.11* The CLEC's employees, agents and contractors will be permitted to have access to the CLEC's cable where it is delivered to <u>SBC CALIFORNIA</u> (outside the entrance manhole). The CLEC is only able to enter the entrance manhole to splice under a duct lease agreement. If the CLEC leases ducts to get to the Central Office then CLEC has the right to splice the manholes on the route, including the entrance manhole.
- 4.12* In order for **SBC CALIFORNIA** to identify the entrance manhole for the CLEC, the CLEC must specify the direction from which the cable originates. **SBC CALIFORNIA** will verify that a vacant sleeve or riser duct exists at the entrance manhole. If none exists, construction of one will be required. If a vacant access

^{*} Section 4 is available only in the state of California. Refer to INTERCONNECTION AGREEMENT: GENERAL TERMS AND CONDITIONS, Paragraph 2.10.1

sleeve or riser duct does not exist, and one must be constructed, the CLEC will pay for the construction on an Outside Plant Custom Work Order.

- 4.13* The CLEC will retain all assignment control. **SBC CALIFORNIA** will maintain TIRKS records for cable appearance information on the horizontal and vertical appearance on the **SBC CALIFORNIA** frame.
- 4.14* The CLEC will pay Time and Materials charges when **SBC CALIFORNIA** dispatches personnel and failure is in the CLEC's facility.
- 4.15* **SBC CALIFORNIA** will not assume responsibility for the quality of service provided over this special interconnection arrangement. Service quality is the responsibility of the CLEC. **SBC CALIFORNIA** limits each CLEC to two building entrances. Two entrances allow for CLEC growth or a diverse path.
- 4.16* Prior to **SBC CALIFORNIA** providing the Adjacent Location Method in this Appendix, the CLEC and **SBC CALIFORNIA** shall provide each other with a single point of contact for overall coordination.
- 4.17* The Adjacent Location Method of Accessing Lawful UNEs only allows for copper cable termination.

5. INTENTIONALLY LEFT BLANK

BONA FIDE REQUEST

- 6.1 Subject to Section 2, **SBC-13STATE** shall process BFR requests under the following terms and conditions in this subsection.
- The Bona Fide Request process described in Item I of this Section 6 applies to each Bona Fide Request submitted in the SBC-10STATE and SBC NEVADA Territory. The Bona Fide Request process described in Item II of this Section 6 shall apply to each Bona Fide Request submitted in the SBC CONNECTICUT Territory and the Bona Fide Request Process described in Item III of this Section shall apply to each Bona Fide Request submitted in the SBC CALIFORNIA Territory. If CLEC submits the same Request in more than one Territory that requires such Request to be processed under more than one Item in this Section 6 (e.g., in Territories that have different processes), separate BFRs shall be required. For purposes of this Appendix, a "Business Day" means Monday through Friday, excluding Holidays observed by SBC-13STATE.

6.3 **Item I**

SBC-10STATE, SBC NEVADA Bona Fide Request Process

- 6.3.1 A Bona Fide Request ("BFR") is the process by which CLEC may request <u>SBC-10STATE</u>, <u>SBC NEVADA</u> to provide CLEC access to an additional or new, undefined Lawful UNE, Lawful UNE Combination and/or Lawful Commingling requests that constitute or involve a Lawful UNE required to be provided by <u>SBC-10STATE</u>, <u>SBC NEVADA</u> but that is not available under this Agreement at the time of CLEC's request.
- 6.3.2 The BFR process set forth herein does not apply to those services requested pursuant to Report & Order and Notice of Proposed Rulemaking 91-141 (rel. Oct. 19, 1992) paragraph 259 and n. 603 and subsequent rulings.
- 6.3.3 All BFRs must be submitted with a BFR Application Form in accordance with the specifications and processes set forth in the respective sections of the CLEC Handbook. Included with the Application CLEC shall provide a technical description of each requested Lawful UNE, drawings when applicable, the location(s) where needed, the date required, and the projected quantity to be ordered with a 3 year forecast.
- 6.3.4 CLEC is responsible for all costs incurred by **SBC-10STATE**, **SBC NEVADA** to review, analyze and process a BFR. When submitting a BFR Application Form, CLEC has two options to compensate **SBC-10STATE**, **SBC NEVADA** for its costs incurred to complete the Preliminary Analysis of the BFR:

- 6.3.4.1 Include with its BFR Application Form a \$2,000 deposit to cover **SBC-10STATE**, **SBC**NEVADA's preliminary evaluation costs, in which case **SBC-10STATE**, **SBC NEVADA** may not charge CLEC in excess of \$2,000 to complete the Preliminary Analysis; or
- 6.3.4.2 Not make the \$2,000 deposit, in which case CLEC shall be responsible for all preliminary evaluation costs incurred by **SBC-10STATE**, **SBC NEVADA** to complete the preliminary Analysis (regardless of whether such costs are greater or less than \$2,000).
- 6.3.5 If CLEC submits a \$2,000 deposit with its BFR, and <u>SBC-10STATE</u>, <u>SBC NEVADA</u> is not able to process the Request or determines that the Request does not qualify for BFR treatment, then <u>SBC-10STATE</u>, <u>SBC NEVADA</u> will return the \$2,000 deposit to CLEC. Similarly, if the costs incurred to complete the Preliminary Analysis are less than \$2,000, the balance of the deposit will, at the option of CLEC, either be refunded or credited toward additional developmental costs authorized by CLEC.
- 6.3.6 Upon written notice, CLEC may cancel a BFR at any time, but will pay SBC-10STATE, SBC-10STATE, SBC NEVADA received notice of cancellation. If cancellation occurs prior to completion of the preliminary evaluation, and a \$2,000 deposit has been made by CLEC, and the reasonable and demonstrable costs are less than \$2,000, the remaining balance of the deposit will be, at the option of the CLEC, either returned to CLEC or credited toward additional developmental costs authorized by CLEC.
- 6.3.7 <u>SBC-10STATE</u>, <u>SBC NEVADA</u> will promptly consider and analyze each BFR it receives. Within ten (10) Business Days of its receipt <u>SBC-10STATE</u>, <u>SBC NEVADA</u> will acknowledge receipt of the BFR and in such acknowledgement advice CLEC of the need for any further information needed to process the Request. CLEC acknowledges that the time intervals set forth in this Appendix begins once <u>SBC-10STATE</u>, <u>SBC NEVADA</u> has received a complete and accurate BFR Application Form and, if applicable, \$2,000 deposit.
- 6.3.8 Except under extraordinary circumstances, within thirty (30) calendar days of its receipt of a complete and accurate BFR SBC-10STATE, SBC NEVADA will provide to CLEC a preliminary analysis of such Request (the "Preliminary Analysis"). The Preliminary Analysis will (i) indicate that SBC-10STATE, SBC NEVADA will offer the Request to CLEC or (ii) advise CLEC that SBC NEVADA will not offer the Request, SBC NEVADA will provide a detailed explanation for the denial. Possible explanations may be, but are not limited to: (i) access to the Request is not technically feasible, (ii) that the Request is not for a Lawful UNE, or is otherwise not required to be provided by SBC NEVADA under the Act and/or, (iii) that the BFR is not the correct process for the request.
- 6.3.9 If the Preliminary Analysis indicates that SBC NEVADA will offer the Request, CLEC may, at its discretion, provide written authorization for SBC NEVADA to develop the Request and prepare a "BFR Quote". The BFR Quote shall, as applicable, include (i) the first date of availability, (ii) installation intervals, (iii) applicable rates (recurring, nonrecurring and other), (iv) BFR development and processing costs and (v) terms and conditions by which the Request shall be made available. CLEC's written authorization to develop the BFR Quote must be received by SBC-10STATE, SBC NEVADA within thirty (30) calendar days of CLEC's receipt of the Preliminary Analysis. If no authorization to proceed is received within such thirty (30) calendar day period, the BFR will be deemed canceled and CLEC will pay to SBC-10STATE, SBC NEVADA all demonstrable costs as set forth above. Any request by CLEC for SBC NEVADA to proceed with a Request received after the thirty (30) calendar day window will require CLEC to submit a new BFR.
- 6.3.10 As soon as feasible, but not more than ninety (90) calendar days after its receipt of authorization to develop the BFR Quote, **SBC-10STATE**, **SBC NEVADA** shall provide to CLEC a BFR Quote.
- 6.3.11 Within thirty (30) calendar days of its receipt of the BFR Quote, CLEC must either (i) confirm its order pursuant to the BFR Quote (ii) cancel its BFR and reimburse **SBC-10STATE**, **SBC NEVADA** for its

costs incurred up to the date of cancellation, or (iii) if it believes the BFR Quote is inconsistent with the requirements of the Act and/or this Appendix, exercise its rights under the Dispute Resolution Process set forth in the General Terms and Conditions of this Agreement. If **SBC-10STATE**, **SBC NEVADA** does not receive notice of any of the foregoing within such thirty (30) calendar day period, the BFR shall be deemed canceled. CLEC shall be responsible to reimburse **SBC-10STATE**, **SBC NEVADA** for its costs incurred up to the date of cancellation (whether affirmatively canceled or deemed canceled by CLEC).

- 6.3.12 Unless CLEC agrees otherwise, all rates and costs quoted or invoiced herein shall be consistent with the pricing principles of the Act.
- 6.3.13 If a Party believes that the other Party is not requesting, negotiating or processing a BFR in good faith and/or as required by the Act, or if a Party disputes a determination, or price or cost quote, such Party may seek relief pursuant to the Dispute Resolution Process set forth in the General Terms and Conditions section of this Agreement.

6.4* **Item II**

SBC CONNECTICUT Bona Fide Request Process

- 6.4.1 The Bona Fide Request provisions set forth in 6.3 Item I shall apply to BFRs submitted to <u>SBC</u> <u>CONNECTICUT</u>, with the following exceptions:
- 6.4.2 Section 6.3.1 is amended to add the following: A CLEC may submit a BFR to request new Lawful UNEs, provided the request is not covered by one of the following conditions:
 - 6.4.2.1 The Lawful UNEs requested have not previously been identified or defined by the Department of Public Utility Control (DPUC), the Federal Communications Commission, the CLEC's approved interconnection agreement, or in the listings of combinations in Docket No. 98-02-01, DPUC Investigation into Rebundling of Telephone Company Network Elements, August 17, 1998.
 - 6.4.2.2 The Lawful UNEs requested are not currently deployed by an incumbent local exchange carrier in another jurisdiction or deemed acceptable for deployment by another state Commission or an industry standards body.
 - 6.4.2.3 The Lawful UNEs requested are not included in a Telco tariffed offering as an existing capability or functional equivalent.
 - 6.4.2.4 If the request is covered by one of the conditions listed above, **SBC CONNECTICUT** will make these items generally available.
- 6.4.3 Sections 6.3.3 and 6.3.4 are amended as follows: No charges apply for **SBC CONNECTICUT** to prepare the Preliminary Analysis.
- 6.4.4 Section 6.3.6 is amended as follows: Cancellation charges will not apply if the written notice of cancellation is received by SBC CONNECTICUT submits its Preliminary Analysis to CLEC but before CLEC's request for the BFR Quote. Cancellation charges will apply after CLEC submits its request for SBC CONNECTICUT to provide a BFR Quote, but before the BFR Quote is provided to CLEC. CLEC shall be liable for reimbursement of all actual costs in connection with developing the BFR Quote incurred up to the time SBC CONNECTICUT receives the written notice of cancellation from CLEC. However, if SBC CONNECTICUT receives notification from CLEC for cancellation of the BFR after receipt by CLEC of the BFR Quote, the cancellation charges shall not exceed the lesser of the actual costs incurred by SBC CONNECTICUT or the estimate in the BFR Quote plus twenty percent (20%).
- 6.4.5 Section 6.3.7 is amended as follows: **SBC CONNECTICUT** will promptly consider and analyze each BFR it receives. Within ten (10) Business Days of its receipt, **SBC CONNECTICUT** will

^{*} Section 6.4 is available only in the State of Connecticut. Refer to INTERCONNECTION AGREEMENT: GENERAL TERMS AND CONDITIONS, Paragraph 2.10.1.

acknowledge receipt of the BFR and in such acknowledgement advise CLEC of the need for any further information needed to process the Request. CLEC acknowledges that the time intervals set forth in this Appendix begin once **SBC CONNECTICUT** has received a complete and accurate BFR Application Form.

- 6.4.6 **SBC CONNECTICUT** will apply standard tariffed Processing Fees (BFR development costs) according to the Connecticut Access Service Tariff 4.11.
- 6.4.7 For **SBC CONNECTICUT**, under the Dispute Resolution Process (DRP), either Party may petition the Department for relief pursuant to its own processes and the Uniform Administrative Procedures Act regarding the issues raised during the BFR process. Upon request, a designated member of the Department staff may confer with both Parties orally or in person concerning the substance of the Parties' dispute, and may make such recommendations as he or she shall deem appropriate for consideration by both Parties to resolve expeditiously the issues in dispute. Any such participation by Department staff in such mediation shall not be construed in any subsequent proceeding as establishing precedent or any Formal position of the Department on the matter in dispute.

6.5 **Item III**

SBC CALIFORNIA Bona Fide Request Process

- 6.5.1 The Bona Fide Request provisions set forth in 6.3 Item I shall apply to BFRs submitted to **SBC CALIFORNIA**, with the following exceptions:
- 6.5.2 Section 6.3.1 is amended as follows: A Bona Fide Request ("BFR") is the process by which CLEC may request <u>SBC CALIFORNIA</u> to provide CLEC access to an additional or new, undefined Lawful UNE.
- 6 5.3 Interconnection arrangement, or other (a "Request"), that is required to be provided by **SBC CALIFORNIA** under the Act but is not available under this Agreement or defined in a generic appendix at the time of CLEC's request.
- 6.5.4 Section 6.3.3 is amended as follows: All BFRs must be submitted with a BFR/Interconnection or Network Element Application Form in accordance with the specifications and processes set forth in the sections of the Handbook.
- 6.5.5 Section 6.3.8 is amended as follows: Except under extraordinary circumstances, within thirty (30) calendar days of its receipt of a complete and accurate BFR, <u>SBC CALIFORNIA</u> will provide to CLEC a Preliminary Analysis of such Request. The Preliminary Analysis will confirm that <u>SBC CALIFORNIA</u> will offer the request. The Preliminary Analysis provided by <u>SBC CALIFORNIA</u> will include cost categories (material, labor and other) and high level costs for the request. <u>SBC CALIFORNIA</u> will attempt to provide a "yes" response earlier than thirty (30) calendar days if possible. CLEC acknowledges that an earlier "yes" response will not include high level costs. The costs will be sent by the 30th calendar day. When wholesale construction is required, costs will be provided within an additional twenty-four (24) calendar days (i.e., by the 54th calendar day).
- 6.5.6 If the BFR is denied, **SBC CALIFORNIA** will notify CLEC within fifteen (15) calendar days. The reason for denial will accompany the notification. Reasons for denial may include, but are not limited to: 1) not technically feasible, 2) the BFR is not the appropriate process for the Request and there is a referral to the appropriate process, and/or 3) the Request does not qualify as a new Lawful UNE, interconnection or other arrangement required by law.
- 6.5.7 If <u>SBC CALIFORNIA</u> refers CLEC to an alternate process, the details of the provision of the alternate process will accompany the notification. The details may include an application form for the alternate process and other documentation required for CLEC to submit the application for the alternate process.

^{*} Section 6.5 is available only in the State of California. Refer to INTERCONNECTION AGREEMENT: GENERAL TERMS AND CONDITIONS, Paragraph 2.10.1.

7. NETWORK INTERFACE DEVICE

- 7.1 Subject to Section 2 of this Appendix Lawful UNE, **SBC-13STATE** shall provide Lawful UNE Network Interface Device under the following terms and conditions in this subsection.
- 7.2 The Lawful UNE Network Interface Device (NID) is defined as any means of interconnection of End User premises wiring to SBC-13STATE's distribution loop facilities, such as a cross connect device used for that purpose. Fundamentally, the Lawful UNE NID establishes the final (and official) network demarcation point between the loop and the End User's inside wire. Maintenance and control of the End User's inside wiring (on the End User's side of the Lawful UNE NID) is under the control of the End User. Conflicts between telephone service providers for access to the End User's inside wire must be resolved by the End User. Pursuant to applicable FCC rules, SBC-13STATE offers nondiscriminatory access to the Lawful UNE NID on an unbundled basis to CLEC for the provision of a Telecommunications Service. CLEC access to the Lawful UNE NID is offered as specified below (SBC-12STATE) or by tariff (SBC CONNECTICUT).
- 7.3 **SBC-12STATE** will permit CLEC to connect its local loop facilities to End Users' premises wiring through **SBC-12STATE**'s Lawful UNE NID, or at any other technically feasible point.
- 7.4 CLEC may connect to the End User's premises wiring through the **SBC-12STATE** Lawful UNE NID, as is, or at any other technically feasible point. Any repairs, upgrade and rearrangements to the Lawful UNE NID required by CLEC will be performed by **SBC-12STATE** based on Time and Material charges. **SBC-12STATE**, at the request of CLEC, will disconnect the **SBC-12STATE** local loop from the Lawful UNE NID, at charges reflected in the state specific Appendix Pricing.
- 7.5 With respect to multiple dwelling units or multiple-unit business premises, CLEC will connect directly with the End User's premises wire, or may connect with the End User's premises wire via **SBC-12STATE**'s Lawful UNE NID where necessary.
- 7.6 The **SBC-12STATE** Lawful UNE NIDs that CLEC uses under this Appendix will be existing Lawful UNE NIDs installed by **SBC-12STATE** to serve its End Users.
- 7.7 CLEC shall not attach to or disconnect <u>SBC-12STATE</u>'s ground. CLEC shall not cut or disconnect <u>SBC-12STATE</u>'s loop from the Lawful UNE NID and/or its protector. CLEC shall not cut any other leads in the Lawful UNE NID.
- 7.8 CLEC, who has constructed its own NID at a premises and needs only to make contact with SBC-12STATE's Lawful UNE NID, can disconnect the End User's wiring from SBC-12STATE's Lawful UNE NID and reconnect it to the CLEC's NID.
- 7.9 If CLEC requests a different type of Lawful UNE NID not included with the loop, **SBC-12STATE** will consider the requested type of Lawful UNE NID to be facilitated via the Bona Fide Request (BFR) Process.

8. LAWFUL UNE LOCAL LOOP

- 8.1 Subject to Section 2 of this Appendix Lawful UNEs, **SBC-13STATE** shall provide Lawful UNE Local Loop under the following terms and conditions in this subsection.
- 8.2 Pursuant to applicable FCC rules, a local loop network element is a transmission facility between a distribution frame (or its equivalent) in an SBC-13STATE Central Office and the loop demarcation point at an End User premises. Therefore, consistent with the applicable FCC rules, SBC-13STATE will make available the Lawful UNE Local Loops set forth herein below between a distribution frame (or its equivalent) in an SBC-13STATE Central Office and the loop demarcation point at an End User premises. The Parties acknowledge and agree that SBC-13STATE shall not be obligated to provision any of the Lawful UNE Local Loops provided for herein to cellular sites or to any other location that does not constitute an End User premises. Where applicable, the Lawful UNE Local Loop includes all wire within multiple dwelling and tenant buildings and campuses that provides access to End User premises wiring, provided such wire is owned and controlled by SBC-13STATE. The Lawful UNE Local Loop includes all features, functions and capabilities of the transmission facility, including attached electronics (except those electronics used for the provision of advanced services, such as Digital Subscriber Line Access Multiplexers), and CLEC requested

line conditioning (subject to applicable charges in Appendix Pricing). The Lawful UNE Local Loop includes, but is not limited to copper loops (two-wire and four-wire analog voice-grade copper loops, digital copper loops [e.g., DS0s and integrated services digital network lines]), as well as two-wire and four-wire copper loops conditioned, at CLEC request and subject to charges, to transmit the digital signals needed to provide digital subscriber line services), Lawful UNE DS1 Digital Loops (where they have not been Declassified and subject to caps set forth in Section 8.3.4.4.1) and Lawful UNE DS3 Digital Loops (where they have not been Declassified and subject to caps set forth in Section 8.3.5.4.1), where such loops are deployed and available in **SBC-13STATE** wire centers. CLEC agrees to operate each loop type within applicable technical standards and parameters.

- 8.2.1 When a Lawful UNE Local Loop is ordered to a high voltage area, the Parties understand and agree that such loop will require a High Voltage Protective Equipment (HVPE) (e.g., a positron), to ensure the safety and integrity of the network, the Parties' employees and/or representatives, and the CLEC's End User. Therefore, any request by CLEC for a Lawful UNE Local Loop to a high voltage area will be submitted by CLEC to SBC-13STATE via the BFR process set forth in Section 6 hereinabove and CLEC shall be required to pay SBC-13STATE for any HVPE that is provisioned by SBC-13STATE to CLEC in connection with the CLEC's Lawful UNE Local Loop order to the high voltage area.
- 8.3 The following types of Lawful UNE Local Loops will be provided at the rates, terms, and conditions set forth in this Appendix (SBC-12STATE) or by tariff (SBC-CONNECTICUT) and in the state specific Appendix Pricing (SBC-12STATE) or by tariff (SBC-CONNECTICUT):

8.3.1 2-Wire Analog Loop

- 8.3.1.1 A 2-Wire analog loop is a transmission facility which supports analog voice frequency, voice band services with loop start signaling within the frequency spectrum of approximately 300 Hz and 3000 Hz.
- 8.3.1.2 If CLEC requests one or more Lawful UNE loops serviced by Integrated Digital Loop Carrier (IDLC) <u>SBC-12STATE</u> will, where available, move the requested loop(s) to a spare, existing all-copper or universal digital loop carrier Lawful UNE loop at no additional charge to CLEC. If, however, no spare Lawful UNE loop is available, as defined above, <u>SBC-12STATE</u> will within two (2) business days of CLEC's request, notify CLEC of the lack of available facilities.

8.3.2 4-Wire Analog Loop

8.3.2.1 A 4-Wire analog loop is a transmission facility that provides a non-signaling voice band frequency spectrum of approximately 300 Hz to 3000 Hz. The 4-Wire analog loop provides separate transmit and receive paths.

8.3.3 2-Wire Digital Loop

8.3.3.1 A 2-Wire 160 Kbps digital loop is a transmission facility which supports Basic Rate ISDN (BRI) digital exchange services. The 2-Wire digital loop 160 Kbps supports usable bandwidth up to 160 Kbps, including overhead.

8.3.4 DS1 Digital Loop

- 8.3.4.1 A DS1 Digital Loop (DS1) is a transmission facility that will support DS1 service including Primary Rate ISDN (PRI). The DS1 Digital Loop supports usable bandwidth up to 1.544 Mbps.
- 8.3.4.2 DS1 Lawful UNE Digital Loops will be offered and/or provided only where such Loops have not been Declassified.
- 8.3.4.3 The procedures set forth in Section 8.4, below will apply in the event DS1 Digital Loops (DS1) are or have been Declassified.

8.3.4.4 DS1 Loop "Caps"

8.3.4.4.1 **SBC 13-STATE** is not obligated to provide to CLEC more than ten (10) DS1 Lawful UNE loops per requesting carrier to any single building in which DS1 Loops have not been otherwise Declassified; accordingly, CLEC may not order or otherwise obtain, and CLEC will cease ordering unbundled DS1 Loops once CLEC has already obtained ten DS1 Lawful UNE Loops at the same building. If, notwithstanding this Section, CLEC submits such an order, at **SBC-13STATE**'s option it may accept the order, but convert any requested DS1 Lawful UNE Loop(s) in excess of the cap to Special Access, and applicable Special Access charges will apply to CLEC for such DS1 Loop(s) as of the date of provisioning.

8.3.5 DS3 Digital Loop

- 8.3.5.1 The DS3 loop provides a digital, 45 Mbps transmission facility from the **SBC-13STATE**Central Office to the end user premises.
- 8.3.5.2 DS3 Lawful UNE loops will be offered and/or provided only where such Loops have not been Declassified.
- 8.3.5.3 The procedures set forth in Section 8.4, below will apply in the event DS3 Digital Loops are or have been Declassified.
- 8.3.5.4 DS3 Loop "Caps"
 - 8.3.5.4.1 **SBC 13-STATE** is not obligated to provide to CLEC more than one (1) DS3 Lawful UNE loop per requesting carrier to any single building in which DS3 Loops have not been otherwise Declassified; accordingly, CLEC may not order or otherwise obtain, and CLEC will cease ordering unbundled DS3 Loops once CLEC has already obtained one DS3 Lawful UNE loop to the same building. If, notwithstanding this Section, CLEC submits such an order, at **SBC-13STATE**'s option it may accept the order, but convert any requested DS3 Lawful UNE Loop(s) in excess of the cap to Special Access, and applicable Special Access charges will apply to CLEC for such DS3 Loop(s) as of the date of provisioning.

8.4 Declassification Procedure

- 8.4.1 <u>DS1.</u> Subject to the cap described in Section 8.3.4.4.1, **SBC-13STATE** shall provide CLEC with access to a DS1 Lawful UNE Digital Loop, where available, to any building *not* served by a wire center with 60,000 or more business lines and four or more (4) fiber-based collocators. Once a wire center exceeds these thresholds, no future DS1Digital Loop unbundling will be required in that wire center, or any buildings served by that wire center, and DS1 Digital Loops in that wire center, or any buildings served by that wire center, shall be Declassified and no longer available as Lawful UNEs under this Agreement. Accordingly, CLEC may not order or otherwise obtain, and CLEC will cease ordering DS1 Lawful UNE Digital Loops in such wire center(s), or any buildings served by such wire center(s).
- 8.4.2 <u>DS3</u>. Subject to the cap described in Section 8.3.5.4.1, SBC-13STATE shall provide CLEC with access to a DS3 Lawful UNE Digital Loop, where available, to any building *not* served by a wire center with at least 38,000 business lines and at least four (4) fiber-based collocators. Once a wire center exceeds these thresholds, no future DS3 Digital Loop unbundling will be required in that wire center, or any buildings served by that wire center, and DS3 Digital Loops in that wire center, or any buildings served by that wire center, shall be Declassified, and no longer available as Lawful UNEs under this Agreement. Accordingly, CLEC may not order or otherwise obtain, and CLEC will cease ordering DS3 Lawful UNE Digital Loops in such wire center(s), or any buildings served by such wire center(s).
- 8.4.3 **Effect on Embedded Base**. Upon Declassification of DS1 Digital Loops or DS3 Digital Loops already purchased by CLEC as Lawful UNEs under this Agreement, **SBC-13STATE** will provide

written notice to CLEC of such Declassification, and proceed in accordance with Section 2.5 "Notice and Transition Procedure."

- 8.4.3.1 Products provided by **SBC-13STATE** in conjunction with such Loops (e.g. Cross-Connects) shall also be subject to re-pricing under this Section and Section 2.5 "Notice and Transition Procedure" where such Loops are Declassified.
- 8.4.4 The Parties agree that activity by **SBC-13STATE** under this Section 8.4 shall not be subject to the Network Disclosure Rules.
- 8.5 Routine Network Modifications Lawful UNE Local Loops
 - 8.5.1 **SBC-13STATE** shall make routine network modifications to Lawful UNE Local Loop facilities used by requesting telecommunications carriers where the requested Lawful UNE Local Loop facility has already been constructed. **SBC-13STATE** shall perform routine network modifications to Lawful UNE Local Loop facilities in a nondiscriminatory fashion, without regard to whether the Lawful UNE Local Loop facility being accessed was constructed on behalf, or in accordance with the specifications, of any carrier.
 - 8.5.2 A routine network modification is an activity that SBC-13STATE regularly undertakes for its own customers. Routine network modifications include rearranging or splicing of existing cable; adding an equipment case; adding a doubler or repeater; adding a smart jack; installing a repeater shelf; adding a line card; deploying a new multiplexer or reconfiguring an existing multiplexer; and attaching electronic and other equipment that the incumbent LEC ordinarily attaches to activate such loops for its own retail customers, under the same conditions and in the same manner that SBC-13STATE does for its own customers. Routine network modifications may entail activities such as accessing manholes, deploying bucket trucks to reach aerial cable and installing equipment casings. SBC-13STATE will place drops in the same manner as it does for its own customers.
 - 8.5.3 Routine network modifications do not include constructing new Lawful UNE Loops; installing new cable; securing permits or rights-of-way; constructing and/or placing new manholes or conduits; installing new terminals; removing or reconfiguring packetized transmission facility.. **SBC-13STATE** is not obligated to perform those activities for a requesting telecommunications carrier.
 - 8.5.4 **SBC-13STATE** shall determine whether and how to perform routine network modifications using the same network or outside plant engineering principles that would be applied in providing service to **SBC-13STATE**'s retail customers.
 - 8.5.5 This Agreement does not require SBC-13STATE to deploy time division multiplexing-based features, functions and capabilities with any copper or fiber packetized transmission facility to the extent SBC-13STATE has not already done so; remove or reconfigure packet switching equipment or equipment used to provision a packetized transmission path; reconfigure a copper or fiber packetized transmission facility to provide time division multiplexing-based features, functions and capabilities; to deploy TDM voice grade transmission capacity into new or existing networks that never had TDM capability; nor does this Agreement prohibit SBC-13STATE from upgrading a customer from a TDM-based service to a packet switched or packet transmission service, or removing copper loops or subloops from the network, provided SBC-13STATE complies with the copper loop or copper subloop retirement rules in 47 C.F.R. 51.319(a)(3)(iii).
 - 8.5.6 Notwithstanding anything to the contrary herein, SBC-13STATE's obligations with respect to routine network modifications apply only where the loop transmission facilities are subject to unbundling and, as to access to the TDM capabilities of SBC-13STATE's hybrid loops, only with respect to any existing capabilities of SBC-13STATE has no obligation to perform routine network modifications in connection with FTTH loops or FTTC loops.
- 8.5.7 **SBC-12STATE** shall provide routine network modifications at the rates, terms and conditions set out in this Appendix (**SBC-12STATE**), and in the state specific Appendix Pricing (**SBC-12STATE**) or by tariff, as such tariff may be modified from time to time (**SBC CONNECTICUT**). A rate for any routine network modification shown as "ICB" in Appendix Pricing or the applicable tariff indicates that the Parties have not negotiated,

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and/or that the State Commission has not reviewed and approved, a specific rate for that routine network modification. The ICB rate shall be determined on an individual case basis and shall reflect an engineering estimate of the actual costs of time and materials required to perform the routine network modification; provided, however, that the ICB rate shall not include any costs already recovered through existing, applicable recurring and non-recurring charges. The resulting ICB rates shall continue to apply to such routine network modifications unless and until the Parties negotiate specific rates for such routine network modifications.

- 8.6 Lawful UNE DS1 and DS3 Loops may not be employed in combination with transport facilities to replace Special Access services or facilities, except consistently with the other terms and conditions of this Agreement, including but not limited to, Section 2.16 of this Appendix.
- 8.7 xDSL Subloop is as defined in the xDSL and Line Splitting Appendix, if any, and will be available to CLEC in the **SBC-12STATE** states in those instances where CLEC has an approved and effective xDSL and Line Splitting Appendix as a part of this Agreement. In addition to the provisions set forth in the xDSL and Line Splitting Appendix, the xDSL Subloop is subject to the subloop terms and conditions set forth in this Section 9, the collocation provisions set forth elsewhere in this Agreement and the rates set forth in the Appendix Pricing. If there is any conflict between the provisions set forth in the xDSL and Line Splitting Appendix as to the xDSL Subloop and the subloop provisions set forth in this Section 9, the subloop provisions set forth in Section 9 shall control.

9. LAWFUL UNE SUBLOOPS

- 9.1 Subject to the other terms and conditions of this Appendix, **SBC-12STATE** shall provide Lawful UNE Subloops under the following terms and conditions in this subsection.
- 9.2 <u>SBC-12STATE</u> will provide copper Lawful UNE Subloops as set forth in this Appendix. Other than as specifically set out elsewhere in this Agreement, <u>SBC CONNECTICUT</u> does not offer Lawful UNE Subloops under this Agreement. Rather, Lawful UNE Subloops are available as described in Section 18 of the Connecticut Service Tariff.
 - 9.2.1 A Lawful UNE Subloop is a smaller included segment of <u>SBC-12STATE</u>'s Lawful UNE local loop plant, i.e., a portion of the Lawful UNE Loop from some technically accessible terminal beyond <u>SBC-12STATE</u>'s central office and the network demarcation point, including that portion of the Lawful UNE Loop, if any, which <u>SBC-12STATE</u>'s owns and controls inside the End User premises.
- 9.3 Definitions pertaining to the Lawful UNE Subloop
 - 9 3.1 Accessible terminals contain cables and their respective wire pairs that terminate on screw posts. This allows technicians to affix cross connects between binding posts of terminals collocated at the same point. Terminals differ from splice cases, which are inaccessible because the case must be breached to reach the wires within.
 - 9.3.2 "Dead Count" refers to those binding posts which have cable spliced to them but which cable is not currently terminated to any terminal to provide service.
 - 9.3.3 "Demarcation Point" is defined as the point on the loop where the ILEC's control of the wire ceases and the subscriber's control (or on the case of some multiunit premises, the landlord's control) of the wire begins.
 - 9.3.4 "Digital Lawful UNE Subloop" may be deployed on non-loaded copper cable pairs, channels of a digital loop carrier system, channels of a fiber optic transport system or other technologies suitable for the purpose of providing 160 Kbps Lawful UNE Subloop transport.
 - 9 3.5 "Distribution Cable" is defined as the cable from the SAI/FDI to the terminals from which an end user can be connected to the ILEC's network.
 - 9.3.6 "MTE" for the purpose of Term To NID Lawful UNE Subloop. "MTE" is a Multi Tenant Environment for buildings with exterior or interior mounted terminals.

- 9.3.7 "Network Terminating Wire (NTW)" is the service wire that connects the ILEC's distribution cable to
- 9.3.8 "SAI/FDI-to-Term Lawful UNE Subloop" is that portion of the Lawful UNE Loop from the SAI/FDI to an accessible terminal.
- 9 3.9 "SAI/FDI-to-NID Lawful UNE Subloop" is that portion of the Lawful UNE Loop from the SAI/FDI to the Network Interface Device (NID), which is located on an end user's premise.
- 9.3.10 "SPOI" is defined as a Single Point of Interconnection. At the request of CLEC, and subject to charges, <u>SBC-12STATE</u> will construct a SPOI only to those multiunit premises where <u>SBC-12STATE</u> has distribution facilities to the premises and <u>SBC-12STATE</u> either owns, controls, or leases the inside wire, if any, at such premises. If <u>SBC-12STATE</u> has no facilities which it owns, controls or leases at a multiunit premises through which it serves, or can serve, End Users at such premises, it is not obligated to construct a SPOI. <u>SBC-12STATE</u>'s obligation to build a SPOI for multiunit premises only arises when CLEC indicates that it will place an order for a Lawful UNE Subloop via a SPOI.
- 9.3.11 "SAI/FDI" is defined as the point in the ILEC's network where feeder cable is cross connected to the distribution cable. "SAI" is Serving Area Interface. "FDI" is Feeder Distribution Interface. The terms are interchangeable.
- 9.3.12 "Term-to-NID Lawful UNE Subloop" is that portion of the Lawful UNE Loop from an accessible terminal to the NID, which is located at an end user's premise. Term-to-NID Lawful UNE Subloop includes use of the Network Terminating Wire (NTW).
- 9.4 **SBC-12STATE** will offer the following Lawful UNE Subloop types:

the NID at the demarcation point.

- 9.4.1 2-Wire Analog Lawful UNE Subloop provides a 2-wire (one twisted pair cable or equivalent) capable of transporting analog signals in the frequency range of approximately 300 to 3000 hertz (voiceband).
- 9.4.2 4-Wire Analog Lawful UNE Subloop provides a 4-wire (two twisted pair cables or equivalent, with separate transmit and receive paths) capable of transporting analog signals in the frequency range of approximately 300 to 3000 hertz (voiceband).
- 9.4.3 Lawful UNE xDSL Subloop is as defined in the xDSL and Line Splitting Appendix and will be available to CLEC in the SBC-12STATE states in those instances where CLEC has an approved and effective xDSL and Line Splitting Appendix as a part of this Agreement. In addition to the provisions set forth in the xDSL and Line Splitting Appendix, the Lawful UNE xDSL Subloop is subject to the Lawful UNE subloop terms and conditions set forth in this Appendix, the collocation provisions set forth elsewhere in this Agreement and the rates set forth in the Appendix Pricing. If there is any conflict between the provisions set forth in the xDSL and Line Splitting Appendix as to the Lawful UNE xDSL Subloop and the Lawful UNE subloop provisions set forth in this Appendix, the Lawful UNE subloop provisions set forth in this Appendix shall control.
- 9.4.4 As no other type of Subloop constitutes a Lawful UNE subloop, <u>SBC-13STATE</u> is not obligated under this Section 251/252 Agreement to provide any other type of subloop. CLEC shall not request such subloops under this Agreement, whether alone, in combination or Commingled. Accordingly, if CLEC requests and <u>SBC-13STATE</u> provides a subloop(s) that is not described or provided for in this Agreement, <u>SBC-13STATE</u> may, at any time, even after the subloop(s) has been provided to CLEC, discontinue providing such subloop(s) (including any combination(s) including that subloop) upon 30 days' advance written notice to CLEC. Without affecting the application or interpretation of any other provisions regarding waiver, estoppel, laches, or similar concepts in other situations, the failure of <u>SBC-13STATE</u> to refuse to provide, including if <u>SBC-13STATE</u> provides or continues to provide, access to such subloop(s) (whether on a stand-alone basis, in combination with UNEs (Lawful or otherwise), with a network element possessed by CLEC, or otherwise), shall not act as a waiver of any part of this Agreement, and estoppel, laches, or other similar concepts shall not act to affect any rights or requirements hereunder.

- 9.5 Intentionally Left Blank.
- 9.6 Lawful UNE Subloops are provided "as is" unless CLEC requests loop conditioning on Lawful UNE xDSL Subloops for the purpose of offering advanced services. Lawful UNE xDSL Subloop conditioning will be provided at the rates, terms, and conditions set out in the state specific Appendix Pricing.
- 9.7 If a Term to NID Lawful UNE Subloop has been disconnected and thus an end-user is no longer receiving service via that Lawful UNE Subloop, and such Lawful UNE Subloop has been determined to be a non-defective pair, then that Lawful UNE Subloop would be considered an existing spare portion of the loop, based on a first come first served basis.

9.8 Copper Lawful UNE Subloops

- 9.8.1 Access to terminals for copper Lawful UNE Subloops is defined to include:
 - any technically feasible point near the End User premises accessible by a cross-connect (such as the pole or pedestal, the NID, or the minimum point of entry (MPOE) to the End User premises),
 - the Feeder Distribution Interface (FDI) or Serving Area Interface (SAI), where the "feeder" leading back to the central office and the "distribution" plant branching out to the subscribers meet,
 - the Terminal (underground or aerial).
- 9.9 CLEC may request access to the following copper Lawful UNE Subloop segments:

FROM: TO:

1. Serving Area Interface or

Feeder Distribution Interface Terminal

2. Serving Area Interface or

Feeder Distribution Interface Network Interface Device
3. Terminal Network Interface Device

4. NID Stand Alone
5. SPOI (Single Point of Interface) Terminal
6. SPOI (Single Point of Interface) Terminal

9.10 Provisioning

- 9.10.1 Connecting Facility Arrangement (CFA) assignments must be in-place prior to ordering and assigning specific Lawful UNE Subloop circuit(s).
- 9.10.2 Spare Lawful UNE Subloop(s) will be assigned to CLEC only when an LSR/ASR is processed. LSR/ASRs will be processed on a "first come first serve" basis.

9.11 Maintenance

- 9.11.1 The Parties acknowledge that by separating switching, and distribution plant, the ability to perform mechanized testing and monitoring of the Lawful UNE Subloop from the <u>SBC-12STATE</u> switch/testing equipment will be lost.
- 9 11.2 CLEC shall isolate trouble to the **SBC-12STATE** Lawful UNE Subloop portion of the CLEC's service before reporting trouble to **SBC-12STATE**.
- 9.11.3 <u>SBC-12STATE</u> shall charge the CLEC a Maintenance of Service Charge (MSC) when CLEC dispatches <u>SBC-12STATE</u> on a trouble report and the fault is determined to be in the CLEC's portion of the loop. Such charges may be found in the individual state pricing appendices or tariffs.
- 9.11.4 Once all Lawful UNE Subloop access arrangements have been completed and balance of payment due SBC-12STATE is received, the CLEC may place a LSR for Subloops at this location. Prices at which SBC-12STATE agrees to provide CLEC with Lawful UNE Subloops are contained in the state specific Appendix Pricing.
- 9.11.5 In the event of Catastrophic Damage to the RT, SAI/FDI, Terminal, SPOI, or NID where CLEC has a SAA, **SBC-12STATE** repair forces will restore service in a non-discriminatory manner which will

allow the greatest number of all End Users to be restored in the least amount of time. Should the CLEC cabling require replacement, **SBC-12STATE** will provide prompt notification to CLEC for CLEC to provide the replacement cable to be terminated as necessary.

9.12 Lawful UNE Subloop Access Arrangements

- 9.12.1 Prior to ordering Lawful UNE Subloop facilities, CLEC will establish Collocation using the Collocation process as set forth in the Collocation Appendix, or will establish a Lawful UNE Subloop Access Arrangement utilizing the Special Construction Arrangement (SCA), either of which are necessary to interconnect to the SBC-12STATE Lawful UNE Subloop network.
- 9.12.2 The space available for collocating or obtaining various Lawful UNE Subloop Access Arrangements will vary depending on the existing plant at a particular location. The CLEC will initiate an SCA by submitting a Lawful UNE Subloop Access Arrangement Application.
- 9 12.3 Upon receipt of a complete and correct application, <u>SBC-12STATE</u> will provide to CLEC within 30 days a written estimate for the actual construction, labor, materials, and related provisioning costs incurred to fulfill the SCA on a Time and Materials basis. When CLEC submits a request to provide a written estimate for Lawful UNE Subloop access, appropriate rates for the engineering and other associated costs performed will be charged.
- 9.12.4 The assignment of Lawful UNE Subloop facilities will incorporate reasonable practices used to administer outside plant loop facilities. For example, where SAI/FDI interfaces are currently administered in 25 pair cable complements, this will continue to be the practice in assigning and administering Lawful UNE Subloop facilities.
- 9.12.5 Subloop inquiries do not serve to reserve Lawful UNE Subloops.
- 9.12.6 Several options exist for Collocation or Lawful UNE Subloop Access Arrangements at technically feasible points. Sound engineering judgment will be utilized to ensure network security and integrity. Each situation will be analyzed on a case-by-case basis.
- 9.12.7 CLEC will be responsible for obtaining rights of way from owners of property where **SBC-12STATE** has placed the equipment necessary for the SAA prior to submitting the request for SCA.
- 9.12.8 Prior to submitting the Lawful UNE Subloop Access Arrangement Application for SCA, the CLEC should have the "Collocation" and "Poles, Conduit, and Row" appendices in the Agreement to provide the guidelines for both CLEC and ILEC to successfully implement Lawful UNE Subloops, should collocation, access to poles/conduits or rights of way be required.
- 9.12.9 Except as set forth below in this 9.12.9, construction of the Lawful UNE Subloop Access Arrangement shall be completed within 90 days of CLEC submitting to SBC-12STATE written approval and payment of not less than 50% of the total estimated construction costs and related provisioning costs after an estimate has been accepted by the carrier and before construction begins, with the balance payable upon completion. SBC-12STATE will not begin any construction under the SCA until the CLEC has provided proof that it has obtained necessary rights of way as defined in Section 9.12.7. In the event CLEC disputes the estimate for an SAA in accordance with the dispute resolution procedures set forth in this Agreement, SBC-12STATE will proceed with construction of the SAA upon receipt from CLEC of notice of the dispute and not less than fifty percent (50%) of the total estimated costs, with the balance payable by CLEC upon completion of the SAA. Such payments may be subject to any "true-up", if applicable, upon resolution of the dispute in accordance with the Dispute Resolution procedures.
- 9.12.10 Upon completion of the construction activity, the CLEC will be allowed to test the installation with a SBC-12STATE technician. If the CLEC desires test access to the SAA, the CLEC should place its own test point in its cable prior to cable entry into SBC-12STATE's interconnection point.
- 9.12.11 A non-binding CLEC forecast shall be required as a part of the request for SAA. This will allow SBC-12STATE to properly engineer access to each SAI and to ensure SBC-12STATE does not provide more available terminations than the CLEC expects to use.

- 9.12.12 In order to maximize the availability of terminations for all CLECs, the CLEC shall provide CFA for their Lawful UNE Subloop pairs utilizing the same 25-pair binder group. The CLEC would begin utilizing the second 25-pair binder group once the first 25-pair binder group reached its capacity.
- 9.12.13 Unused CLEC terminations (in normal splicing increments such as 25-pair at a SAI/FDI) which remain unused for a period of one year after the completion of construction shall be subject to removal at CLEC expense.
- 9.12.14 In the event a CLEC elects to discontinue use of an existing SAA, or abandons such arrangement, CLEC shall pay **SBC-12STATE** for removal of their facilities from the SAA.
- 9.13 Lawful UNE Subloop Access Arrangement (SAA) Access Points
 - 9.13.1 SAI/FDI, ECS, SPOI, or Terminal
 - 9.13.1.1 CLEC cable to be terminated in a <u>SBC-12STATE</u> SAI/FDI, or Terminal, shall consist of 22 or 24-guage copper twisted pair cable bonded and grounded to the power company Multi Grounded Neutral (MGN). Cable may be filled if buried or buried to aerial riser cable. CLEC's Aerial cables should be aircore.
 - 9.13.1.2 The CLEC may elect to place their cable to within 3 feet of the SAA site and coil up an amount of cable, defined by the engineer in the design phase, that <u>SBC-12STATE</u> will terminate on available binding posts in the SAI/FDI or Terminal.
 - 9.13.1.3 The CLEC may "stub" up a cable at a prearranged meet point, defined during the engineering site visit, and <u>SBC-12STATE</u> will stub out a cable from the SAI/FDI or Terminal, which SBC-12STATE will splice to the CLEC cable at the meet point.
 - 9.13.1.4 Dead counts will be offered as long as they have not been placed for expansion purposes planned within the 12-month period beginning on the date of the inquiry LSR.
- 9.14 Relocation of Existing ILEC/CLEC Facilities involved in a SAA at a RT/ECS, SAI/FDI, SPOI, Terminal or NID
 - 9 14.1 **SBC-12STATE** shall notify CLEC of pending relocation as soon as **SBC-12STATE** receives such notice.
 - 9 14.2 CLEC shall notify **SBC-12STATE** of its intentions to remain, or not, in the SAA by way of a new Lawful UNE Subloop Access Arrangement Application for a new SCA.
 - 9 14.3 <u>SBC-12STATE</u> shall then provide the CLEC an estimate to terminate their facilities as part of the relocation of the site including the applicable SAA. This process may require a site visit with the CLEC and <u>SBC-12STATE</u> engineer.
 - 9.14.4 CLEC shall notify **SBC-12STATE** of acceptance or rejection of the new SCA within 10 business days of its receipt of **SBC-12STATE**'s estimate.
 - 9.14.5 Upon acceptance of the **SBC-12STATE** estimate, CLEC shall pay at least 50% of the relocation costs at the same time as they notify **SBC-12STATE** of their acceptance of estimate costs.
 - 9.14.6 Should CLEC decide not to continue the SAA, CLEC will notify <u>SBC-12STATE</u> as to the date that <u>SBC-12STATE</u> may remove CLEC's facilities from that SAA. CLEC will pay <u>SBC-12STATE</u> for all costs associated with the removal of the CLEC's SAA.
 - 9.14.7 In the event that CLEC does not respond to <u>SBC-12STATE</u> in time to have their facilities relocated, <u>SBC-12STATE</u> shall move CLEC facilities and submit a bill for payment to the CLEC for the costs associated with the relocation. Should CLEC elect not pay this bill, then CLEC facilities will be removed from the site upon 30 days notice to the CLEC.
- 9.15 Establishment of Intermediary Box for CLEC Access to Term to NID MTE Lawful UNE Subloop Segment
 - 9.15.1 As an alternative to the establishment of a Lawful UNE Subloop Access Arrangement in those instances where CLEC wishes to access/lease <u>SBC-12STATE</u> Term to NID Lawful UNE Subloop segments in order to serve its End Users at MTEs in <u>SBC-12STATE</u> ("Term to NID MTE Lawful UNE

Subloop Segments"), CLEC may place, own and manage, for its own use, an intermediary box, which would provide CLEC with access to a Term to NID MTE Lawful UNE Subloop Segment crossconnect leased from **SBC-12STATE** within the intermediary box (in order to obtain access to **SBC-**12STATE Term to NID MTE Lawful UNE Subloop Segments). In the event CLEC wishes to access SBC-12STATE Term to NID MTE Lawful UNE Subloop Segments via the establishment of an intermediary box, the following rates, terms and conditions shall apply:

- 9.15.1.1 CLEC would manage the process for placing its own intermediary box, including, without limitation, coordination with the property owner and/or management. CLEC may, at its discretion, choose to retain ownership in whole or to share ownership of the intermediary box with other CLECs. Intermediary box shall be placed no more than two feet from the SBC terminal.
- 9.15.1.2 The intermediary box shall contain blocks that meet SBC-12STATE's published industry standards for the placement of services and facilities and should be labeled with CLEC's ACNA to enable the **SBC-12STATE** technician the ability to run jumper/cross connect from **SBC-12STATE** terminal to the intermediary box.
- 9.15.1.3 LEC agrees that the **SBC-12STATE** technician shall run the jumper/cross-connect from **SBC-12STATE**'s serving terminal to CLEC's intermediary box, in order for CLEC to access SBC-12STATE Term to NID MTE Lawful UNE Subloop Segments in SBC-12STATE. For security and safety, SBC will incase the cross connect in conduit, a protective covered common path, between the SBC terminal and the CLEC's intermediary box.
- 9.15.1.4 CLEC must have in place Connecting Facility Arrangement (CFA) assignments prior to ordering and assigning specific Term to NID MTE Lawful UNE Subloop Segments from SBC-12STATE.
- 9.15.1.5 Following CLEC's provisioning, placement, and completion of Connecting Facility Arrangement Assignments ("CFA") data submission to SBC-12STATE associated with the intermediary box, CLEC would place orders and schedule activities related to access to the Term to NID MTE Lawful UNE Subloop Segment including, without limitation: transferring the End User's service from SBC-12STATE to CLEC, providing SBC-12STATE with CFA prior to ordering and the assigning of a specific Term to NID MTE Lawful UNE Subloop Segment(s).
- 9.15.1.6 The ordering procedures for the Term to NID MTE Lawful UNE Subloop Segment will be the same as those that apply to Lawful UNE Subloop today and shall be submitted to SBC-**12STATE** by CLEC via a Local Service Request ("LSR").
- 9.15.1.7 SBC-12STATE will upon receipt of the LSR from CLEC for a Term to NID MTE Lawful UNE Subloop Segment, process the order and place the jumper/cross connect to the CFA provided by the CLEC on the LSR, from the SBC-12STATE terminal to the CLEC intermediary box. **SBC-12STATE** must have access to the intermediary box for completion of the order.
- 9.15.2 In connection with the MTE intermediary box for CLEC access to Term to NID MTE Lawful UNE Subloop Segments in SBC-12STATE only. CLEC may elect to lease from SBC-12STATE Term to NID MTE Lawful UNE Subloop Segments which do not include traditional testing and the associated labor, at the recurring and non-recurring rates set forth in Appendix Pricing for the "Term to NID MTE Lawful UNE Subloop Segment." In the event CLEC wishes to lease the Term to NID MTE Lawful UNE Subloop Segment from SBC-12STATE in lieu of SBC-12STATE's standard Term to NID Lawful UNE Subloop segment addressed in this 9.15.2, CLEC understands and agrees no performance measures and/or remedies shall apply to the Term to NID MTE Lawful UNE Subloop Segment as a result of the elimination of associated testing and reduction in functionality associated with the Term to NID MTE Lawful UNE Subloop Segment.

- 9.16 Establishment of Term to NID MTE Lawful UNE Subloop Segment When no Intermediary Box is installed
 - 9.16.1 In those instances where CLEC elects not to install an intermediary box or to have SBC-12STATE install an intermediary box pursuant to the SAA process outlined herein above, the CLEC may still lease from SBC-12STATE Term to NID MTE Lawful UNE Subloop Segments which do not include traditional testing and the associated labor, at the recurring and non-recurring rates set forth in Appendix Pricing for the "Term to NID MTE Lawful UNE Subloop Segment". In the event CLEC wishes to lease the Term to NID MTE Lawful UNE Subloop Segment from SBC-12STATE in lieu of SBC-12STATE's standard Term to NID Lawful UNE Subloop segment addressed in Section 9.15.2 above, CLEC understands and agrees no performance measures and/or remedies shall apply to the Term to NID MTE Lawful UNE Subloop Segment as a result of the elimination of associated testing and reduction in functionality associated with the Term to NID MTE Lawful UNE Subloop Segment. In such cases, SBC-12STATE will provide CLEC with access to the Term To NID MTE Lawful UNE Subloop via a cross connect. The SBC technician will tag appropriately and will leave up to two feet of exposed wire at SBC-12STATE's terminal. The cross connect would then be terminated by the CLEC technician in the CLEC terminal, at a time of CLEC's own choosing. For security and safety, SBC will incase the cross connect in conduit, a protective covered common path, between the SBC terminal and the CLEC's terminal.
 - 9.16.2 If CLEC elects this option to obtain access to the Term To NID Lawful UNE Subloop in an MTE Environment, neither the <u>SBC-12STATE</u> SAA process nor the intermediary box option would be required. Because the CLEC would have full responsibility for terminating the <u>SBC-12STATE</u> cross-connect, <u>SBC-12STATE</u> could not require any CFA information from CLEC.

10. ENGINEERING CONTROLLED SPLICE (ECS)

- 10.1 Subject to the other terms and conditions of this Appendix, **SBC-12STATE** shall provide to Engineering controlled Splice under the following terms and conditions in this subsection.
- 10.2 **SBC-12STATE** will also make available an Engineering Controlled Splice (ECS), which will be owned by **SBC-12STATE**, for CLECs to gain access to Lawful UNE Subloops at or near remote terminals.
- 10.3 The ECS shall be made available for Lawful UNE Subloop Access Arrangements (SAA) utilizing the Special Construction Arrangement (SCA).
 - 10.3.1 CLEC requesting such a SCA shall pay all of the actual construction, labor, materials and related provisioning costs incurred to fulfill its SCA on a Time and Materials basis, provided that <u>SBC-12STATE</u> will construct any Lawful UNE Subloop Access Arrangement requested by a Telecommunications Carrier in a cost-effective and efficient manner. If <u>SBC-12STATE</u> elects to incur additional costs for its own operating efficiencies and that are not necessary to satisfy an SCA in a cost-effective and efficient manner, CLEC will not be liable for such extra costs.
 - 10.3.2 CLEC shall be liable only for costs associated with cable pairs that it orders to be presented at an engineering controlled splice (regardless of whether the requesting carrier actually utilizes all such pairs), even if **SBC-12STATE** places more pairs at the splice.
 - 10.3.3 Although <u>SBC-12STATE</u> will construct the engineering controlled splice, the ECS maybe owned by <u>SBC-12STATE</u> or the CLEC (depending on the specific arrangement) at the option of <u>SBC-12STATE</u>.
 - 10.3.4 If more than one requesting Telecommunications Carrier obtains space in expanded remote terminals or adjacent structures and obtains an SAA with the new copper interface point at the ECS, the initial Telecommunications Carrier which incurred the costs of construction of the engineering controlled splice and/or additional copper/fiber shall be reimbursed those costs in equal proportion to the space or lines used by the requesting carriers.
 - 10.3.5 **SBC-12STATE** may require a separate SCA for each remote terminal site.
 - 10.3.6 Except as set forth below in this Section 10.3.6, written acceptance and at least 50% of payment for the SCA must be submitted at least 90 days before access to the copper Lawful UNE Subloop is to

be provisioned by <u>SBC-12STATE</u>. If an augment of cabling is required between the ECS and the SAI, the interval for completion of the SCA will be determined on an individual case basis. <u>SBC-12STATE</u> will not begin any construction of the ECS until the CLEC has provided proof that it has obtained the necessary rights of way as defined in Section 9.12.7. In the event CLEC disputes the estimate for the ECS in accordance with the dispute resolution procedures set forth in this Agreement, <u>SBC-12STATE</u> will proceed with construction of the ECS upon receipt from CLEC of notice of the dispute and not less than fifty percent (50%) of the total estimated costs, with the balance payable by CLEC upon completion of the ECS. Such payments may be subject to any "true-up", if applicable, upon resolution of the dispute in accordance with the Dispute Resolution procedures.

- 10.4 CLECs will have two (2) options for implementing the ECS: a "Dedicated Facility Option" (DFO) and a "Cross-connected Facility Option" (CFO).
 - 10.4.1 Dedicated Facility Option (DFO)
 - 10.4.1.1 CLEC may request **SBC-12STATE** splice the existing cabling between the ECS and the SAI to the CLEC's SAA facility. This facility will be "dedicated" to the CLEC for subsequent Lawful UNE Subloop orders.
 - 10.4.1.2 CLEC must designate the quantity of Lawful UNE Subloops they desire to access via this spliced, dedicated facility, specified by subtending SAI.
 - 10.4.1.3 CLECs will compensate <u>SBC-12STATE</u> for each of the dedicated Lawful UNE Subloop facilities, based on recurring Lawful UNE Subloop charges, for the quantity of Lawful UNE Subloops dedicated to the CLEC between the ECS and the SAI.
 - 10.4.2 Cross-connected Facility Option (CFO)
 - 10.4.2.1 CLEC may request **SBC-12STATE** build an ECS cross-connect junction on which to terminate CLEC's SAA facility.
 - 10.4.2.2 The SCA associated with this option will include the charges associated with constructing the cross-connect device, including the termination of **SBC-12STATE** cabling between the ECS and the RT and/or SAI, and the inventorying of that **SBC-12STATE** cabling.
 - 10.4.2.3 CLEC must designate the quantity of Lawful UNE Subloops they desire to access via this cross-connectable, dedicated facility, specified by subtending SAI.
 - 10.4.2.4 CLECs will compensate **SBC-12STATE** for the charges incurred by **SBC-12STATE** derived from the CLEC's request for the SCA.
- 10.5 The introduction of an ECS creates the following additional copper Lawful UNE Subloop segments:

	FROM:	<u>TO</u> :
1.	ECS	Serving Area Interface or Feeder Distribution Interface
2.	ECS	Terminal
3.	ECS	NID

- 11. RESERVED
- 12. RESERVED
- 13. DS1 AND DS3 DEDICATED TRANSPORT
 - 13.1 Subject to Section 2 of this Appendix Lawful UNEs, **SBC-13STATE** shall provide Lawful UNE DS1/DS3 Dedicated Transport under the following terms and conditions in this subsection.
 - 13.2 For purposes of this Agreement, the following definitions apply:
 - 13.2.1 "Dedicated Transport" is defined as **SBC-13STATE** interoffice transmission facilities between wire centers or switches owned by **SBC-13STATE**, or between wire centers or switches owned by **SBC-**

- **13STATE** and switches owned by requesting telecommunications carriers, dedicated to a particular customer or carrier.
- 13.2.1.1 **SBC-13STATE** is not obligated to provide CLEC with unbundled access to Dedicated Transport that does not connect a pair of **SBC-13STATE** wire centers.
- 13.2.2 A "route" is defined as a transmission path between one of <u>SBC-13STATE</u>'s wire centers or switches and another of <u>SBC-13STATE</u>'s wire centers or switches. A route between two points (e.g., wire center of switch "A" and wire center or switch "Z") may pass through one or more intermediate wire centers or switches (e.g. wire center or switch "X"). Transmission paths between identical end points (e.g., wire center or switch "A" and wire center or switch "Z") are the same "route," irrespective of whether they pass through the same intermediate wire centers or switches, if any.
- 13.3 **SBC-13STATE** will be responsible for the engineering, provisioning, maintenance of the underlying equipment and facilities that are used to provide Lawful UNE DS1/DS3 Dedicated Transport.
 - 13.3.1 Subject to the caps set forth in Sections 13.3.5 and 13.3.6, Lawful UNE DS1/DS3 Dedicated Transport will be provided only where such facilities exist at the time of CLEC request, and only over routes that are not or have not been Declassified.
 - 13.3.2 Other than as specifically set forth elsewhere in this Agreement, **SBC CONNECTICUT** does not offer Lawful UNE DS1/DS3 Dedicated Transport under this Agreement. Rather, it is available as described in Section 18 of the Connecticut Access Service Tariff.
 - 13.3.3 **SBC-13STATE** will provide Lawful UNE DS1 and DS3 Transport to a requesting CLEC only at the following speeds: DS1 (1.544 Mbps) and DS3 (44.736 Mbps).
 - 13.3.4 Lawful UNE DS1 and DS3 Transport includes, as follows:
 - 13.3.4.1 Multiplexing an option ordered in conjunction with Lawful UNE DS1 or DS3 Dedicated Transport which converts a circuit from higher to lower bandwidth, or from digital to voice grade. Multiplexing is only available when ordered at the same time as Lawful UNE DS1 or DS3 Dedicated Transport.
 - 13.3.4.2 Other Optional features are outlined in Appendix Pricing.
 - 13.3.5 DS3 Transport "Caps"
 - 13.3.5.1 <u>SBC 13-STATE</u> is not obligated to provide to CLEC more than twelve(12) DS3 Lawful UNE Dedicated Transport circuits on each route on which DS3 Dedicated Transport has not been otherwise Declassified; accordingly, CLEC may not order or otherwise obtain, and CLEC will cease ordering unbundled DS3 Dedicated Transport once CLEC has already obtained twelve DS3 Lawful UNE Dedicated Transport circuits on the same route. If, notwithstanding this Section, CLEC submits such an order, at <u>SBC-13STATE</u>'s option it may accept the order, but convert any requested DS3 Lawful UNE Dedicated Transport in excess of the cap to Special Access, and applicable Special Access charges will apply to CLEC for such DS3 Dedicated Transport circuits as of the date of provisioning.
 - 13.3.6 DS1 Transport "Caps"
 - 13.3.6.1 <u>SBC 13-STATE</u> is not obligated to provide to CLEC more than ten (10) DS1 Lawful UNE Dedicated Transport circuits on each route on which DS1 Dedicated Transport has not been otherwise Declassified; accordingly, CLEC may not order or otherwise obtain, and CLEC will cease ordering unbundled DS1 Dedicated Transport once CLEC has already obtained ten DS1 Lawful UNE Dedicated Transport circuits on the same route. If, notwithstanding this Section, CLEC submits such an order, at <u>SBC-13STATE</u>'s option it may accept the order, but convert any requested DS1 Lawful UNE Dedicated Transport in excess of the cap to Special Access, and applicable Special Access charges will apply to CLEC for such DS1 Dedicated Transport circuits as of the date of provisioning

13.4 Diversity

- 13.4.1 When requested by CLEC, and subject to all applicable terms, conditions, and applicable charges, and only where such interoffice facilities exist at the time of CLEC request, Physical diversity shall be provided for Lawful UNE Dedicated Transport. Physical diversity means that two circuits are provisioned in such a way that no single failure of facilities or equipment will cause a failure on both circuits.
- 13.4.2 <u>SBC-12STATE</u> shall provide the Physical separation between intra-office and inter-office transmission paths when technically and economically feasible. Physical diversity requested by the CLEC shall be subject to additional charges. When additional costs are incurred by <u>SBC-12STATE</u> for CLEC specific diversity. <u>SBC-12STATE</u> will advise CLEC of the applicable additional charges. <u>SBC-12STATE</u> will not process the request for diversity until CLEC accepts such charges. Any applicable performance measures will be abated from the time diversity is requested until CLEC accepts the additional charges.

13.5 Declassification Procedure

- 13.5.1 Wire Center "Tiers" -- For purposes of this Section 13.5 (and Section 14 related to Dark Fiber), wire centers are classified into three "tiers," as follows:
 - (i) Tier 1 Wire Centers are those ILEC wire centers that contain at least four fiber-based collocators, at least 38,000 business lines, or both. Tier 1 Wire Centers also are those ILEC tandem switching locations that have no line-side switching facilities, but nevertheless serve as a point of traffic aggregation accessible by CLECs. Once a wire center is determined to be a Tier 1 Wire Center, that wire center is not subject to later reclassification as a Tier 2 or Tier 3 Wire Center.
 - (ii) Tier 2 Wire Centers are those ILEC wire centers that are not Tier 1 Wire Centers, but contain at least 3 fiber-based collocators, at least 24,000 business lines, or both. Once a wire center is determined to be a Tier 2 Wire Center, that Wire Center is not subject to later reclassification as a Tier 3 Wire Center.
 - (iii) Tier 3 Wire Centers are those ILEC wire centers that do not meet the criteria for Tier 1 or Tier 2 Wire Centers.

13.5.2 DS1 Transport Declassification

13.5.2.1 Subject to the cap described in Section 13.3.6, **SBC-13STATE** shall provide CLEC with access to Lawful UNE DS1 Dedicated Transport on routes, except routes where both wire centers defining the route are Tier 1 Wire Centers. As such SBC-13STATE must provide Lawful UNE DS1 Dedicated Transport under this Agreement only if a wire center at either end of a requested route is not a Tier 1 Wire Center, or if neither is a Tier 1 Wire Center. DS1 Dedicated Transport circuits on routes between Tier 1 Wire Centers are Declassified and no longer available as Lawful UNEs under this Agreement. Accordingly, CLEC may not order or otherwise obtain, and CLEC will cease ordering DS1 Lawful UNE Dedicated Transport on such route(s).

13.5.3 DS3 Transport Declassification

13.5.3.1 Subject to the cap described in Section 13.3.5, SBC-13STATE shall provide CLEC with access to Lawful UNE DS3 Dedicated Transport, except on routes where both wire centers defining the route are either Tier 1 or Tier 2 Wire Centers. As such SBC-13STATE must provide Lawful UNE DS3 Dedicated Transport under this Agreement only if a wire center on either end of the requested route is a Tier 3 Wire Center. If both wire centers defining a requested route are either Tier 1 or Tier 2 Wire Centers, then DS3 Dedicated Transport circuits on such routes are Declassified and no longer available as Lawful UNEs under this Agreement. Accordingly, CLEC may not order or otherwise

obtain, and CLEC will cease ordering DS3 Lawful UNE Dedicated Transport on such route(s).

- 13.5.4 **Effect on Embedded Base**. Upon Declassification of DS1 Dedicated Transport or DS3 Dedicated Transport already purchased by CLEC as Lawful UNEs under this Agreement, **SBC-13STATE** will provide written notice to CLEC of such Declassification, and proceed in accordance with Section 2.5 "Notice and Transition Procedure."
- 13.5.5 Products provided by **SBC-13STATE** in conjunction with Lawful UNE DS1 or DS3 Dedicated Transport (e.g. Cross-Connects) shall also be subject to re-pricing under this Section and Section 2.5 "Notice and Transition Procedure" where such Transport is Declassified.
- 13.6 The Parties agree that activity by **SBC-13STATE** under this Section 13.5 shall not be subject to the Network Disclosure Rules.
- 13.7 Routine Network Modifications Lawful UNE Dedicated Transport
 - 13.7.1 SBC-13STATE shall make routine network modifications to Lawful UNE Dedicated Transport facilities used by requesting telecommunications carriers where the requested Lawful UNE Dedicated Transport facilities have already been constructed. SBC-13STATE shall perform routine network modifications to Lawful UNE Dedicated Transport facilities in a nondiscriminatory fashion, without regard to whether the Lawful UNE Dedicated Transport facility being accessed was constructed on behalf, or in accordance with the specifications, of any carrier.
 - 13.7.2 A routine network modification is an activity that <u>SBC-13STATE</u> regularly undertakes for its own customers. Routine network modifications include rearranging or splicing of cable; adding an equipment case; adding a doubler or repeater; adding a smart jack; installing a repeater shelf; adding a line card; deploying a new multiplexer or reconfiguring an existing multiplexer. Routine network modifications may entail activities such as accessing manholes, deploying bucket trucks to reach aerial cable, and installing equipment casings. Routine network modifications do not include the installation of new aerial or buried cable for a requesting telecommunications carrier, and <u>SBC-13STATE</u> is not obligated to perform those activities for a requesting telecommunications carrier.
 - 13.7.3 Routine network modifications do not include constructing new Lawful UNE Dedicated Transport; installing new cable; securing permits or rights-of-way; constructing and/or placing new manholes or conduits; or installing new terminals. SBC-13STATE is not obligated to perform those activities for a requesting telecommunications carrier.
 - 13.7.4 **SBC-13STATE** shall determine whether and how to perform routine network modifications using the same network or outside plant engineering principles that would be applied in providing service to **SBC-13STATE**'s retail customers.
 - 13.7.5 Notwithstanding anything to the contrary herein, **SBC-13STATE's** obligations with respect to routine network modifications apply only where the dedicated transport transmission facilities are subject to unbundling.
 - 13.7.6 SBC-12STATE shall provide routine network modifications at the rates, terms and conditions set out in this Appendix (SBC-12STATE), and in the state specific Appendix Pricing (SBC-12STATE) or by tariff, as such tariff may be modified from time to time (SBC CONNECTICUT). A rate for any routine network modification shown as "ICB" in Appendix Pricing or the applicable tariff indicates that the Parties have not negotiated, and/or that the State Commission has not reviewed and approved, a specific rate for that routine network modification. The ICB rate shall be determined on an individual case basis and shall reflect an engineering estimate of the actual costs of time and materials required to perform the routine network modification; provided, however, that the ICB rate shall not include any costs already recovered through existing, applicable recurring and non-recurring charges. The resulting ICB rates shall continue to apply to such routine network modifications or specific rates and until the Parties negotiate specific rates for such routine network modifications or specific rates are otherwise established for such routine network modifications.

14. DARK FIBER DEDICATED TRANSPORT

- 14.1 Subject to Section 2 of this Appendix Lawful UNEs, <u>SBC-12STATE</u> shall provide Lawful UNE Dedicated Transport Dark Fiber under the following terms and conditions in this subsection. <u>SBC-13STATE</u> is not required to provide Loop Dark Fiber on an unbundled basis. (For definitional purposes only, Loop Dark fiber is fiber within an existing fiber optic cable that has not yet been activated through optronics to render it capable of carrying communications service.)
- 14.2 In <u>SBC-12STATE</u>, Dedicated Transport Dark Fiber is deployed, unlit optical fiber within <u>SBC-12STATE</u>'s network. Dedicated Transport Dark Fiber consists of unactivated optical interoffice transmission facilities. Other than as specifically set out elsewhere in this Agreement, <u>SBC CONNECTICUT</u> does not offer dedicated transport dark fiber under this Agreement; rather, unbundled dedicated transport dark fiber is available to CLECs as described in Section 18.2.1N of the Connecticut Service Tariff.
- 14.3 <u>Lawful UNE Dedicated Transport Dark Fiber</u>
 - 14.3.1 At dedicated transport dark fiber segments in routes that have not been Declassified, SBC-12STATE will provide a Lawful UNE Dedicated Transport Dark Fiber segment that is considered "spare" as defined in Sections 14.6 and 14.7 below. Lawful UNE Dedicated Transport Dark Fiber is defined as SBC-12STATE dark fiber interoffice transmission facilities dedicated to a particular CLEC that are within SBC-12STATE setwork, connecting SBC-12STATE switches or wire centers within a LATA. SBC-12STATE is not obligated to provide CLEC with unbundled access to Dedicated Transport that does not connect a pair of SBC-12STATE wire centers. SBC-12STATE will offer Lawful UNE Dedicated Transport Dark Fiber to CLEC when CLEC has collocation space in each SBC-12STATE CO where the requested Lawful UNE Dedicated Transport Dark Fiber(s) terminate.
- 14.4 A "route" is defined as a transmission path between one of **SBC-12STATE**'s wire centers or switches and another of **SBC-12STATE**'s wire centers or switches. A route between two points (e.g., wire center of switch "A" and wire center or switch "Z") may pass through one or more intermediate wire centers or switches (e.g. wire center or switch "X"). Transmission paths between identical end points (e.g., wire center or switch "A" and wire center or switch "Z") are the same "route," irrespective of whether they pass through the same intermediate wire centers or switches, if any.
- 14.5 Spare Fiber Inventory Availability and Condition
 - 14.5.1 All available spare Lawful UNE Dedicated Transport Dark Fiber will be provided as is. No conditioning will be offered. Spare dedicated transport dark fiber is fiber that can be spliced in all segments, point to point but not assigned, and spare dedicated transport dark fiber does not include maintenance spares, fibers set aside and documented for SBC-12STATE's forecasted growth, defective fibers, or fibers subscribed to by other Telecommunications Carriers. CLEC will not obtain any more than 25% of the spare Lawful UNE Dedicated Transport Dark Fiber contained in the requested segment during any two-year period.
- 14.6 <u>Determining Spare Fibers</u>
 - 14.6.1 **SBC-12STATE** will inventory dedicated transport dark fiber. Spare dedicated transport dark fiber does not include the following:
 - 14.6.1.1 Maintenance spares. Maintenance spares shall be kept in inventory like a working fiber. Spare maintenance fibers are assigned as follows:
 - 14.6.1.1.1 Cables with 24 fibers and less: two maintenance spare fibers
 - 14.6.1.1.2 Cables with 36 and 48 fibers: four maintenance spare fibers
 - 14.6.1.1.3 Cables with 72 and 96 fibers: eight maintenance spare fibers
 - 14.6.1.1.4 Cables with 144 fibers: twelve maintenance spare fibers
 - 14.6.1.1.5 Cables with 216 fibers: 18 maintenance spares
 - 14.6.1.1.6 Cables with 288 fibers: 24 maintenance spares

- 14.6.1.1.7 Cables with 432 fibers: 36 maintenance spares 14.6.1.1.8 Cables with 864 fibers: 72 maintenance spares.
- 14.6.1.2 Defective fibers. Defective fibers, if any, will be deducted from the total number of spare dedicated transport dark fiber that would otherwise be available.
- 14.6.1.3 **SBC-12STATE** growth fibers. Fibers documented as reserved by **SBC-12STATE** for utilization for growth within the 12 month–period following the carrier's request.
- 14.6.2 The appropriate **SBC-12STATE** engineering organization will maintain records on each fiber optic cable for which CLECs request Lawful UNE Dedicated Transport Dark Fiber.
- 14.7 Quantities and Time Frames for ordering Lawful UNE Dedicated Transport Dark Fiber
 - 14.7.1 The minimum number of Lawful UNE Dedicated Transport Dark Fiber strands that CLEC can order is one, and such strands must be ordered on a strand-by-strand basis. The maximum number of such strands that CLEC can order is no greater than 25% of the spare dedicated transport dark fiber in the segment requested. Should spare dedicated transport dark fiber fall below 8 strands in a given location, SBC-12STATE will provide no more than a quantity of 2 strands. (See definition of spare set forth in Section 14.6 above.)
 - 14.7.2 If CLEC wishes to request Lawful UNE Dedicated Transport Dark Fiber, it must submit a dark fiber facility inquiry, providing CLEC's specific point to point (A to Z) dark fiber requirements. When CLEC submits a dark fiber facility inquiry appropriate rates for the inquiry will be charged as outlined in state specific Appendix Pricing.
 - 14.7.2.1 If spare Lawful UNE Dedicated Transport Dark Fiber is available, as determined under this Agreement, <u>SBC-12STATE</u> will notify CLEC and CLEC may place an Access Service Request (ASR) for such fiber.
 - 14.7.3 Lawful UNE Dedicated Transport Dark Fiber will be assigned to CLEC only when an ASR is processed. ASRs will be processed on a first-come-first-served basis. Inquiry facility checks do not serve to reserve Lawful UNE Dedicated Transport Dark Fiber. When CLEC submits the ASR, the ASR will be processed and the Lawful UNE Dedicated Transport Dark Fiber facilities will be assigned. The charges which will be established as set forth in Appendix Pricing will be applied.
- 14.8 Right of Revocation of Access to Lawful UNE Dedicated Transport Dark Fiber
 - 14.8.1 Right of revocation of access to Lawful UNE Dedicated Transport Dark Fiber is distinguishable from Declassification as defined in Section 5 of this Appendix. For clarification purposes, SBC-12STATE's right of revocation of access under this Section 14.9 applies even when the affected dedicated transport dark fiber remains a Lawful UNE, subject to unbundling obligations under Section 251(c)(3) of the Act, in which case CLEC's rights to the affected network element may be revoked as provided in this Section 14.8.
 - 14.8.2 Should CLEC not utilize the fiber strand(s) subscribed to within the 12-month period following the date SBC-12STATE provided the fiber(s), SBC-12STATE may revoke CLEC's access to the Lawful UNE Dedicated Transport Dark Fiber and recover those fiber facilities and return them to SBC-12STATE inventory.
 - 14.8.3 SBC-12STATE may reclaim from the CLEC the right to use Lawful UNE Dedicated Transport Dark Fiber , whether or not such fiber is being utilized by CLEC, upon twelve (12) months written notice to the CLEC. If the reclaimed Lawful UNE Dedicated Transport Dark Fiber is not otherwise Declassified during the notice period, SBC-12STATE will provide an alternative facility for the CLEC with the same bandwidth the CLEC was using prior to reclaiming the facility. SBC-12STATE must also demonstrate to the CLEC that the reclaimed dedicated transport dark fiber will be needed to meet SBC-12STATE's bandwidth requirements within the 12 months following the revocation.

- 14.9 Access Methods specific to Lawful UNE Dedicated Transport Dark Fiber
 - 14.9.1 The demarcation point for <u>Lawful UNE Dedicated Transport Dark Fiber</u> at Central Offices and End User premises will be in an <u>SBC-12STATE</u> approved splitter shelf. This arrangement allows for non-intrusive testing.
 - 14.9.2 At CO's, <u>Lawful UNE Dedicated Transport Dark Fiber</u> terminates on a fiber distribution frame, or equivalent in the CO. CLEC access is provided via collocation.
- 14.10 Installation and Maintenance for Lawful UNE Dedicated Transport Dark Fiber
 - 14.10.1 <u>SBC-12STATE</u> will install demarcations and place the fiber jumpers from the fiber optic terminals to the demarcation point. CLEC will run its fiber jumpers from the demarcation point (1x2, 90-10 optical splitter) to the CLEC or End User equipment.
- 14.11 Dark Fiber Transport Declassification
 - 14.11.1 <u>SBC-13STATE</u> shall provide CLEC with access to Lawful UNE Dedicated Transport Dark Fiber, except on routes where both wire centers defining the route are either Tier 1 or Tier 2 Wire Centers. As such <u>SBC-13STATE</u> must provide Lawful UNE Dedicated Transport Dark Fiber under this Agreement only if a wire center on either end of the requested route is a Tier 3 Wire Center. If both wire centers defining a requested route are either Tier 1 or Tier 2 Wire Centers, then Dedicated Transport Dark Fiber circuits on such routes are Declassified and no longer available as Lawful UNEs under this Agreement. Accordingly, CLEC may not order or otherwise obtain, and CLEC will cease ordering Lawful UNE Dedicated Transport Dark Fiber on such route(s).
 - 14.11.2 **Effect on Embedded Base**. Upon Declassification of Dedicated Transport Dark Fiber already purchased by CLEC as Lawful UNEs under this Agreement, **SBC-13STATE** will provide written notice to CLEC of such Declassification, and proceed in accordance with Section 2.5 "Notice and Transition Procedure," and at the end of the 30-day notice period under that Section, provision of the affected dedicated transport dark fiber to CLEC will be terminated without further obligation of **SBC-12STATE**.
 - 14.11.3 Products provided by **SBC-12STATE** in conjunction with Lawful UNE Dedicated Transport Dark Fiber , if any, shall also be subject to termination under this Section 14.11 where such fiber is Declassified.
 - 14.11.4 The Parties agree that activity by **SBC-12STATE** under this Section 14.11 shall not be subject to the Network Disclosure Rules.

14.12 Routine Network Modifications

- 14.12.1 <u>SBC-12STATE</u> shall make routine network modifications to Lawful UNE Dedicated Transport Dark Fiber used by requesting Telecommunications Carriers for the provision of Telecommunication Services where the requested Lawful UNE Dedicated Transport Dark Fiber facilities have already been constructed. <u>SBC-12STATE</u> shall perform routine network modifications to Lawful UNE Dedicated Transport Dark Fiber in a nondiscriminatory fashion, without regard to whether such fiber being accessed was constructed on behalf, or in accordance with the specifications, of any Telecommunications Carrier.
- 14.12.2 A routine network modification is an activity that <u>SBC-12STATE</u> regularly undertakes for its own customers. Routine network modifications do not include the installation of fiber for a requesting Telecommunications Carrier, nor do routine network modifications include the provision of electronics for the purpose of lighting dark fiber (<u>i.e.</u>, optronics), and <u>SBC-12STATE</u> is not obligated to perform those activities for a requesting Telecommunications Carrier.
- 14.12.3 Routine network modifications do not include constructing new Lawful UNE Dedicated Transport Dark Fiber; installing new cable; securing permits or rights-of-way; constructing and/or placing new manholes or conduits; or installing new terminals. **SBC-13STATE** is not obligated to perform those activities for a requesting telecommunications carrier.

- 14.12.4 **SBC-13STATE** shall determine whether and how to perform routine network modifications using the same network or outside plant engineering principles that would be applied in providing service to **SBC-13STATE**'s retail customers.
- 14.12.5Notwithstanding anything to the contrary herein, <u>SBC-13STATE's</u> obligations with respect to routine network modifications apply only where the dark fiber transport transmission facilities are subject to unbundling.
- 14.12.6 SBC-12STATE shall provide routine network modifications at the rates, terms and conditions set out in this Appendix (SBC-12STATE), and in the state specific Appendix Pricing (SBC-12STATE) or by tariff, as such tariff may be modified from time to time (SBC CONNECTICUT). A rate for any routine network modification shown as "ICB" in Appendix Pricing or the applicable tariff indicates that the Parties have not negotiated, and/or that the State Commission has not reviewed and approved, a specific rate for that routine network modification. The ICB rate shall be determined on an individual case basis and shall reflect an engineering estimate of the actual costs of time and materials required to perform the routine network modification; provided, however, that the ICB rate shall not include any costs already recovered through existing, applicable recurring and non-recurring charges. The resulting ICB rates shall continue to apply to such routine network modifications unless and until the Parties negotiate specific rates for such routine network modifications or specific rates are otherwise established for such routine network modifications.

15. RESERVED

16. 911 OR E911 DATABASE

16.1 Access to the **SBC-13STATE** 911 or E911 call related databases will be provided as described in the Lawful 911 and E911 Appendix.

17. OPERATIONS SUPPORT SYSTEMS FUNCTIONS

17.1 Operations Support Systems Functions consist of pre-ordering, ordering, provisioning, maintenance and repair, and billing functions supported by SBC-13STATE will provide CLEC access to its Operations Support Systems Functions as outlined in Appendix OSS.

18. CROSS CONNECTS

- 18.1 <u>SBC-13STATE</u> shall provide Cross Connects under the following terms and conditions in this subsection. <u>SBC-13STATE</u> shall only be obligated to provide Cross Connects under this Appendix for purposes of permitting CLEC to connect <u>SBC-13STATE</u> Lawful UNE(s) to other Lawful UNE(s) or to CLEC's own facilities.
- 18.2 The cross connect is the media between the SBC-7STATE Lawful UNE and a CLEC designated point of access as described in various sections of this Appendix, or the media between a SBC-7STATE Lawful UNE and a Collocation area for the purpose of permitting the CLEC to connect the SBC-7STATE Lawful UNE to other Lawful UNEs or to the CLEC's own facilities. Where SBC-7STATE has otherwise committed to connect one Lawful UNE to another Lawful UNE on behalf of CLEC, or to leave connected one Lawful UNE to another Lawful UNE on behalf of CLEC the cross connect is the media between one SBC-7STATE Lawful UNE and another SBC-7STATE Lawful UNE. Nothing in this section is a commitment to connect or leave connected any two or more Lawful UNEs.
- 18.3 <u>SBC-7STATE</u> will provide cross connects at the rates, terms, and conditions set forth in Appendix Pricing. Pricing for <u>SBC MIDWEST REGION 5-STATE</u> is provided as set forth in Appendix Pricing. For all other cross-connect pricing for <u>SBC CONNECTICUT</u> refer to the applicable state tariff.
- 18.4 The applicable Lawful UNE Loop cross connects to point of access for the purpose of CLEC combining a SBC-13STATE Lawful UNE Loop with another SBC-13STATE Lawful UNE are as follows:
 - 18.4.1 2-Wire Analog Loop to Lawful UNE Connection Methods point of access
 - 18 4.2 4-Wire Analog Loop to Lawful UNE Connection Methods point of access

- 18.4.3 2-Wire Digital Loop to Lawful UNE Connection Methods point of access
- 18.5 The applicable Loop cross connects for the purpose of CLEC connecting a <u>SBC SOUTHWEST REGION 5-STATE</u> and <u>SBC NEVADA</u> Lawful UNE Loop to a CLEC's Collocated facilities are as follows:
 - 18.5.1 2-Wire Analog Loop to Collocation
 - 18.5.2 2-Wire Analog Loop to Collocation (without testing)
 - 18.5.3 4-Wire Analog Loop to Collocation
 - 18.5.4 4-Wire Analog Loop to Collocation (without testing)
 - 18.5.5 2-Wire Digital Loop to Collocation
 - 18.5.6 2-Wire Digital Loop to Collocation (without testing)
 - 18.5.7 2-Wire DSL Shielded Cross Connect to Collocation
 - 18.5.8 4-Wire DSL Shielded Cross Connect to Collocation
 - 18.5.9 2-Wire DSL non-shielded Cross Connect to Collocation
 - 18.5.10 4-Wire DSL non-shielded Cross Connect to Collocation
- 18.6 The applicable cross connect for **SBC MIDWEST REGION 5-STATE** Lawful UNE Loop is as follows:
 - 18.6.1 2-Wire Analog
 - 18.6.2 4-Wire Analog
 - 18.6.3 DS-1
 - 18.6.4 DS-3
 - 18.6.5 DS-3 Loop to Collocation
 - 18.6.6 2-Wire Digital
- 18.7 The applicable Lawful UNE Loop cross connects to the Adjacent Location Method of Accessing UNEs for the purpose of a CLEC combining a **SBC CALIFORNIA** Lawful UNE Loop with a CLEC's own facilities are as follows:
 - 18.7.1 2-Wire Analog Loop to Adjacent Location Method point of access
 - 18.7.2 4-Wire Analog Loop to Adjacent Location Method point of access
 - 18.7.3 2-Wire Digital Loop to Adjacent Location Method point of access
 - 18.7.4 DSL shielded Cross Connect to Adjacent Location point of access
- 18.8 The applicable cross connects for the purpose of a CLEC connecting a **SBC CALIFORNIA** Lawful UNE Loop or Lawful UNE DS1 or DS3 Dedicated Transport to a CLEC's Collocated facility are as follows:
 - 18.8.1 Voice Grade/ISDN EISCC
 - 18.8.2 DS-0 EISCC
 - 18.8.3 DSL Shielded Cross Connect to Collocation
 - 18.8.4 DS-1 EISCC
 - 18.8.5 DS-3 EISCC
- 18.9 The applicable cross connect for **SBC MIDWEST REGION 5-STATE** Lawful UNE Dedicated Transport is as follows:
 - 18.9.1 DS-1
 - 18.9.2 DS-3
- 18.9 The applicable dedicated transport cross connects for the purpose of CLEC connecting an <u>SBC SOUTHWEST REGION 5-STATE</u> and <u>SBC NEVADA</u> dedicated transport UNE to a CLEC's Collocated facilities are as follows:
 - 18.7.1 DS-1 to Collocation

18.7.2 DS-3 Collocation

19. PROVISIONING/MAINTENANCE OF LAWFUL UNES

- 19.1 Access to Lawful UNEs is provided under this Agreement over such routes, technologies, and facilities as SBC-13STATE will provide access to Lawful UNEs where technically feasible. Where facilities and equipment are not available, SBC-13STATE shall not be required to provide Lawful UNEs. However, CLEC may request and, to the extent required by law, SBC-13STATE may agree to provide Lawful UNEs, through the Bona Fide Request (BFR) process.
- 19.2 Subject to the terms herein, **SBC-13STATE** is responsible only for the installation, operation and maintenance of the Lawful UNEs it provides. **SBC-13STATE** is not otherwise responsible for the Telecommunications Services provided by CLEC through the use of those Lawful UNEs.
- 19.3 Where Lawful UNEs provided to CLEC are dedicated to a single End User, if such Lawful UNEs are for any reason disconnected they shall be made available to SBC-13STATE for future provisioning needs, unless such Lawful UNE is disconnected in error. The CLEC agrees to relinquish control of any such Lawful UNE concurrent with the disconnection of a CLEC's End User's service.
- 19.4 CLEC shall make available at mutually agreeable times the Lawful UNEs provided pursuant to this Appendix in order to permit SBC-13STATE to test and make adjustments appropriate for maintaining the Lawful UNEs in satisfactory operating condition. No credit will be allowed for any interruptions involved during such testing and adjustments.
- 19.5 CLEC's use of any **SBC-13STATE** Lawful UNE, or of its own equipment or facilities in conjunction with any **SBC-13STATE** Lawful UNE, will not materially interfere with or impair service over any facilities of **SBC-13STATE**, its affiliated companies or its connecting and concurring carriers involved in its services, cause damage to their plant, impair the privacy of any communications carried over their facilities or create hazards to the employees of any of them or the public. Upon reasonable written notice and opportunity to cure, **SBC-13STATE** may discontinue or refuse service if CLEC violates this provision, provided that such termination of service will be limited to CLEC's use of the Lawful UNE(s) causing the violation.
- 19.6 When a <u>SBC-13STATE</u> provided tariffed or resold service is replaced by CLEC's facility-based service using any <u>SBC-13STATE</u> provided Lawful UNE(s), CLEC shall issue appropriate service requests, to both disconnect the existing service and order Lawful UNEs. These requests will be processed by <u>SBC-13STATE</u>, and CLEC will be charged the applicable Lawful UNE service order charge(s), in addition to the recurring and nonrecurring charges for each individual Lawful UNE and cross connect ordered. Similarly, when an End User is served by one CLEC using <u>SBC-13STATE</u> provided Lawful UNEs is converted to a different CLEC's service which also uses any <u>SBC-13STATE</u> provided Lawful UNE, the requesting CLEC shall issue appropriate service requests to both disconnect the existing service and connect new service to the requesting CLEC's End User. These requests will be processed by <u>SBC-13STATE</u> and the CLEC will be charged the applicable service order charge(s), in addition to the recurring and nonrecurring charges for each individual Lawful UNE and cross connect ordered.
- 19.7 CLEC shall connect equipment and facilities that are compatible with the <u>SBC-13STATE</u> Lawful UNEs, and shall use Lawful UNEs in accordance with the applicable regulatory standards and requirements referenced in this Agreement.
- 19.8 CLEC shall not combine or use Lawful UNEs in a manner that will undermine the ability of other Telecommunications Carriers to obtain access to lawful unbundled network elements or to Interconnect with **SBC-13STATE**'s network.
 - 19.8.1 <u>SBC-13STATE</u> shall charge the CLEC a Maintenance of Service Charge (MSC) when CLEC reports a suspected failure of a Lawful UNE and <u>SBC-13STATE</u> dispatches personnel to the End User's premises or an <u>SBC-13STATE</u> Central Office and trouble was not caused by <u>SBC-13STATE</u>'s facilities or equipment. Time and materials will include all technicians dispatched, including technicians dispatched to other locations for purposes of testing.

- 19.9 CLEC shall pay Time and Material charges when <u>SBC-13STATE</u> dispatches personnel and the trouble is in equipment or communications systems provided an entity by other than <u>SBC-13STATE</u> or in detariffed CPE provided by <u>SBC-13STATE</u>, unless covered under a separate maintenance agreement.
- 19.10 CLEC shall pay Maintenance of Service charges when the trouble clearance did not otherwise require dispatch, but dispatch was requested for repair verification or cooperative testing, and the circuit did not exceed maintenance limits.
- 19.11 If CLEC issues a trouble report allowing <u>SBC-13STATE</u> access to End User's premises and <u>SBC-13STATE</u> personnel are dispatched but denied access to the premises, then Time and Material charges will apply for the period of time that <u>SBC-13STATE</u> personnel are dispatched. Subsequently, if <u>SBC-13STATE</u> personnel are allowed access to the premises, these charges will still apply.
- 19.12 Time and Material charges apply on a first and additional basis for each half-hour or fraction thereof. If more than one technician is dispatched in conjunction with the same trouble report, the total time for all technicians dispatched will be aggregated prior to the distribution of time between the "First Half Hour or Fraction Thereof" and "Each Additional Half Hour or Fraction Thereof" rate categories. Basic Time is work-related efforts of SBC-13STATE performed during normally scheduled working hours on a normally scheduled workday. Overtime is work-related efforts of SBC-13STATE performed on a normally scheduled workday.
 SBC-13STATE performed other than on a normally scheduled workday.
 - 19.12.1 If CLEC requests or approves an <u>SBC-13STATE</u> technician to perform services in excess of or not otherwise contemplated by the nonrecurring charges herein, CLEC will pay Time and Material charges for any additional work to perform such services, including requests for installation or other work outside of normally scheduled working hours.

19.13 Maintenance of Elements

- 19.13.1 If trouble occurs with Lawful UNEs provided by <u>SBC-13STATE</u>, CLEC will first determine whether the trouble is in CLEC's own equipment and/or facilities or those of the End User. If CLEC determines the trouble is in <u>SBC-13STATE</u>'s equipment and/or facilities, CLEC will issue a trouble report to <u>SBC-13STATE</u>.
- 19.13.2 CLEC shall pay Time and Material charges (maintenance of service charges/additional labor charges) when CLEC reports a suspected failure of a Lawful UNE and <u>SBC-13STATE</u> dispatches personnel to the End User's premises or an <u>SBC-13STATE</u> Central Office and trouble was not caused by <u>SBC-13STATE</u>'s facilities or equipment. Time and Material charges will include all technicians dispatched, including technicians dispatched to other locations for purposes of testing.

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APPENDIX WHITE PAGES

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APPENDIX WHITE PAGES (WHITE PAGES DIRECTORY)

1. INTRODUCTION

- 1.1 This Appendix sets forth terms and conditions that shall apply to switched-based CLECs or CLECs leasing Lawful unbundled switched ports for End User Listings in White Page directories provided by the applicable SBC Communications Inc. (SBC) owned Incumbent Local Exchange Carrier (ILEC) and CLEC.
- 1.2 **SBC Communications Inc. (SBC)** means the holding company which directly or indirectly owns the following ILECs: Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, Nevada Bell Telephone Company d/b/a SBC Nevada, The Ohio Bell Telephone Company d/b/a SBC Ohio, Pacific Bell Telephone Company d/b/a SBC California, The Southern New England Telephone Company d/b/a SBC Connecticut, Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin.
- 1.3 <u>SBC-2STATE</u> As used herein, <u>SBC-2STATE</u> means <u>SBC CALIFORNIA</u> and <u>SBC NEVADA</u>, the applicable SBC-owned ILEC(s) doing business in California and Nevada.
- 1.4 <u>SBC-4STATE</u> As used herein, <u>SBC-4STATE</u> means Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, and SBC Oklahoma the applicable SBC-owned ILEC(s) doing business in Arkansas, Kansas, Missouri and Oklahoma.
- 1.5 <u>SBC-7STATE</u> As used herein, <u>SBC-7STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u>, <u>SBC CALIFORNIA</u> and <u>SBC NEVADA</u>, the applicable SBC-owned ILEC(s) doing business in Arkansas, California, Kansas, Missouri, Nevada, Oklahoma and Texas.
- 1.6 <u>SBC-8STATE</u> As used herein, <u>SBC-8STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u>, <u>SBC CALIFORNIA</u>, <u>SBC NEVADA</u>, and <u>SBC CONNECTICUT</u> the applicable SBC-owned ILEC(s) doing business in Arkansas, California, Connecticut, Kansas, Missouri, Nevada, Oklahoma and Texas.
- 1.7 <u>SBC-10STATE</u> As used herein, <u>SBC-10STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u> and <u>SBC MIDWEST REGION 5-STATE</u> and the applicable SBC-owned ILEC(s) doing business in Arkansas, Illinois, Indiana, Kansas, Michigan, Missouri, Ohio, Oklahoma, Texas and Wisconsin.
- 1.8 SBC-12STATE As used herein, SBC-12STATE means SBC SOUTHWEST REGION 5-STATE, SBC MIDWEST REGION 5-STATE and SBC-2STATE the applicable SBC-owned ILEC(s) doing business in Arkansas, California, Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Ohio, Oklahoma, Texas and Wisconsin.
- 1.9 SBC-13STATE As used herein, SBC-13STATE means SBC SOUTHWEST REGION 5-STATE, SBC MIDWEST REGION 5-STATE, SBC-2STATE and SBC CONNECTICUT the applicable SBC-owned ILEC(s) doing business in Arkansas, California, Connecticut, Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Ohio, Oklahoma, Texas and Wisconsin.
- 1.10 **SBC ARKANSAS** As used herein, **SBC ARKANSAS** means Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, the applicable SBC-owned ILEC doing business in Arkansas.
- 1.11 <u>SBC CALIFORNIA</u> As used herein, <u>SBC CALIFORNIA</u> means Pacific Bell Telephone Company d/b/a SBC California, the applicable SBC-owned ILEC doing business in California.
- 1.12 <u>SBC CONNECTICUT</u> As used herein, <u>SBC CONNECTICUT</u> means The Southern New England Telephone Company d/b/a SBC Connecticut, the applicable above listed ILEC doing business in Connecticut.
- 1.13 **SBC KANSAS** As used herein, **SBC KANSAS** means Southwestern Bell Telephone, L.P. d/b/a SBC Kansas, the applicable SBC-owned ILEC doing business in Kansas.

- 1.14 **SBC ILLINOIS** As used herein, **SBC ILLINOIS** means Illinois Bell Telephone Company d/b/a SBC Illinois, the applicable SBC-owned ILEC doing business in Illinois.
- 1.15 **SBC INDIANA** As used herein, **SBC INDIANA** means Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, the applicable SBC-owned ILEC doing business in Indiana.
- 1.16 <u>SBC MICHIGAN</u> As used herein, <u>SBC MICHIGAN</u> means Michigan Bell Telephone Company d/b/a SBC Michigan, the applicable SBC-owned doing business in Michigan.
- 1.17 SBC MIDWEST REGION 5-STATE As used herein, SBC MIDWEST REGION 5-STATE means Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, The Ohio Bell Telephone Company d/b/a SBC Ohio, and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin, the applicable SBC-owned ILEC(s) doing business in Illinois, Indiana, Michigan, Ohio and Wisconsin.
- 1.18 **SBC MISSOURI** As used herein, **SBC MISSOURI** means Southwestern Bell Telephone, L.P. d/b/a SBC Missouri, the applicable SBC-owned ILEC doing business in Missouri.
- 1.19 **SBC NEVADA** As used herein, **SBC NEVADA** means Nevada Bell Telephone Company d/b/a SBC Nevada, the applicable SBC-owned ILEC doing business in Nevada.
- 1.20 **SBC OHIO** As used herein, **SBC OHIO** means The Ohio Bell Telephone Company d/b/a SBC Ohio, the applicable SBC-owned ILEC doing business in Ohio.
- 1.21 **SBC OKLAHOMA** As used herein, **SBC OKLAHOMA** means Southwestern Bell Telephone, L.P. d/b/a SBC Oklahoma, the applicable SBC-owned ILEC doing business in Oklahoma.
- 1.22 <u>SBC SOUTHWEST REGION 5-STATE</u> As used herein, <u>SBC SOUTHWEST REGION 5-STATE</u> means Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas the applicable above listed ILEC(s) doing business in Arkansas, Kansas, Missouri, Oklahoma and Texas.
- 1.23 **SBC TEXAS** As used herein, **SBC TEXAS** means Southwestern Bell Telephone, L.P. d/b/a SBC Texas, the applicable SBC-owned ILEC doing business in Texas.
- 1.24 <u>SBC WISCONSIN</u> As used herein, <u>SBC WISCONSIN</u> means Wisconsin Bell, Inc. d/b/a SBC Wisconsin, the applicable SBC-owned ILEC doing business in Wisconsin.

2. SERVICE PROVIDED

- 2.1 <u>SBC-13STATE</u> publishes alphabetical White Pages directories for its geographic local service areas. CLEC provides local exchange telephone service in the same area(s) and CLEC wishes to include listing information for its End Users in the appropriate SBC-13STATE White Pages directories.
- 2.2 CLEC also desires distribution to its End Users of the White Pages directories that include listings of CLEC's End Users.
- 2.3 **SBC-13STATE** will make available to CLEC, for CLEC End Users, non discriminatory access to White Pages directory listings, as described in Section 2 of this Attachment.
- 2.4 Subject to <u>SBC-13STATE</u>'s practices, as well as the rules and regulations applicable to the provision of White Pages directories, <u>SBC-13STATE</u> will include in appropriate White Pages directories the primary alphabetical listings of all CLEC End Users located within the local directory scope. The rules, regulations and <u>SBC-13STATE</u> practices are subject to change from time to time. When CLEC provides its subscriber listing information to <u>SBC-13STATE</u> listings database, CLEC will receive for its End User, one primary listing in <u>SBC-13STATE</u> White Pages directory and a listing in <u>SBC-13STATE</u>'s directory assistance database.
 - 2.4.1 Where a CLEC End User requires foreign, enhanced or other listings in addition to the primary listing to appear in the White Pages directory, **SBC-13STATE** will assess CLEC a monthly charge for such

listings at <u>SBC-13STATE</u> tariff rates. An additional monthly charge at <u>SBC-13STATE</u>'s tariff rate applies when CLEC wishes to list an End User in <u>SBC-13STATE</u>'s Directory Assistance database but does not wish to have its End User listed in <u>SBC-13STATE</u>'s White Pages directory. In addition, CLEC may elect to have its End User unlisted and the listing not published in <u>SBC-13STATE</u>'s White Pages directory for a monthly charge at <u>SBC-13STATE</u>'s tariff rate for those non-published, non-listed services.

- 2.4.1.1 In <u>SBC SOUTHWEST REGION 5-STATE</u> switch-based CLECs are billed at the retail tariff rate for a twelve (12) month period at the time the directory is published for additional, foreign, and enhanced listings, as well as Non-Published service. CLECs will be notified via Accessible Letter should the billing process change.
- 2.5 CLEC shall furnish to <u>SBC-13STATE</u>, in a form acceptable to both Parties, subscriber listing information pertaining to CLEC End Users located within the local directory scope, along with such additional information as <u>SBC-13STATE</u> may require to prepare and print the alphabetical listings of said directory.
- 2.6 CLEC will provide accurate subscriber listing information of its subscribers to SBC-13STATE via a mechanical or manual feed of the directory listing information to SBC-13STATE Directory Listing database. CLEC agrees to submit all listing information via a mechanized process within six (6) months of the effective date of this Appendix, or upon CLEC reaching a volume of two hundred listing updates per day, whichever comes first. CLECs' subscriber listings will be interfiled (interspersed) in the directory among SBC-13STATE's subscriber listing information. CLEC shall furnish to SBC-13STATE, in a form acceptable to both Parties, subscriber listing information pertaining to CLEC End Users located within the local directory scope, along with such additional information as SBC-13STATE may require to prepare and print the alphabetical listings of said directory. See CLEC Online web site for methods, procedures, and ordering information. CLEC will submit listing information within one (1) Business Day of installation, disconnection or other change in service (including change of non-listed or non-published status) affecting the Directory Assistance database or the directory listing of a CLEC End User. CLEC must submit all listing information intended for publication by the directory close date.
 - 2.6.1 Upon CLEC request, sixty (60) calendar days prior to the directory close date for a particular directory, <u>SBC-8STATE</u> shall make available to CLEC, via the applicable electronic listing verification tool, its subscriber listings as such listings are to appear in the directory. CLEC shall review this listing information and shall submit to <u>SBC-8STATE</u> any necessary additions, deletions or modifications at least thirty (30) calendar days prior to the directory close date.
 - 2.6.2 Upon CLEC request, sixty (60) calendar days prior to the directory close date for particular directory, <u>SBC MIDWEST REGION 5-STATE</u> shall make available to CLEC forty-five (45) calendar days prior to directory close date for that directory, either electronically or manually, its subscriber listings as such listings are to appear in the directory. CLEC shall review this listing information and shall submit to <u>SBC MIDWEST REGION 5-STATE</u> any necessary additions, deletions or modifications prior to the directory close date.

2.7 Directories

- 2.7.1 In <u>SBC-8STATE</u>, each CLEC subscriber will receive one copy per primary End User listing, as provided by CLEC, of <u>SBC-8STATE</u>'s White Pages directory in the same manner and at the same time that they are delivered to <u>SBC-8STATE</u>'s subscribers during the annual delivery of newly published directories.
 - 2.7.1.1 **SBC-7STATE** has no obligation to provide any additional White Page directories above the directories provided to CLEC End Users after each annual distribution of newly published White Pages.
 - 2.7.1.2 **SBC CONNECTICUT** White Page directories will be provided in accordance to state and/or local regulations and orders governing White Page directory distribution.

- 2.7.2 <u>SBC MIDWEST REGION 5-STATE</u> shall direct its directory publishing affiliate to offer delivery of newly published White Pages directories to CLEC's End Users pursuant to terms and conditions agreed to by the publishing affiliate and CLEC.
- 2.7.3 **SBC-13STATE** shall not be required to deliver a directory to a CLEC End User until new White Page directories are published for that End User's location.
- 2.7.4 CLEC may arrange for additional directory distribution and other services with **SBC-13STATE**'s directory publishing affiliate pursuant to terms and conditions agreed to by the publishing affiliate and CLEC.
- 2.8 <u>SBC-8STATE</u> will provide CLEC with 1/8th page, or the equivalent size as other local service providers listed on the same page, in each directory (where the CLEC has or plans to have local telephone exchange customers) for the CLEC to include CLEC specific-information (i.e., business office, residence office, repair bureau, etc.) in the White Pages directory on an "index-type" informational page. No advertising will be permitted on such informational page. This page will also include specific information pertaining to other CLECs. At its option, no less than sixty (60) days prior to the directory close date, CLEC shall provide <u>SBC-8STATE</u> the information to be published on the information page according to the instructions provided on SBC CLEC Online web site. The content of CLEC's camera-ready copy shall be subject to <u>SBC-8STATE</u> approval. In those directories in which <u>SBC-8STATE</u> includes Spanish Customer Guide Pages, this informational page will also be provided in Spanish at CLEC's request, subject to the guidelines set forth above.
 - 2.8.1 SBC MIDWEST REGION 5-STATE shall direct its directory publishing affiliate to offer CLEC the opportunity to include in the "Information Pages", or comparable section of its White Pages directories (covering the territory where CLEC is certified to provide local service), information provided by CLEC for CLEC's installation, repair, customer service and local sales office information and, where required by regulatory bodies, payment address. Such information shall appear in the same manner as such information appears for SBC MIDWEST REGION 5-STATE and other LECs.

 SBC MIDWEST REGION 5-STATE's directory publishing will include such CLEC information in the "Information Pages" pursuant to terms and conditions agreed to by the publishing affiliate and CLEC and will administer the charges, if any, for the inclusion of such information, which will be calculated on the same basis as the charges, if any, charged to SBC MIDWEST REGION 5-STATE.
- 2.9 At its request, CLEC may purchase one (1) one-sided "Informational Page" in the informational section of the White Pages directory covering a geographic area, at the prices set forth in the attached, state-specific Exhibit 1 to this Appendix, where CLEC provides local Telecommunications Exchange Service. Such page shall be no different in style, size, color and format than SBC SOUTHWEST REGION 5-STATE "Informational Pages". Sixty (60) calendar days prior to the directory close date, the CLEC shall provide to SBC SOUTHWEST REGION 5-STATE the "Informational Page" in the form of camera-ready copy.

3. USE OF SUBSCRIBER LISTING INFORMATION

3.1 <u>SBC-13STATE</u> agrees to serve as the single point of contact for all independent and Third Party directory publishers who seek to include CLEC's subscriber listing information in an area directory, and to handle the CLEC's subscriber listing information in the same manner as <u>SBC-13STATE</u>'s subscriber listing information. In exchange for <u>SBC-13STATE</u> serving as the single point of contact and handling all subscriber listing information equally, CLEC authorizes <u>SBC-13STATE</u> to include and use the CLEC subscriber listing information provided to <u>SBC-13STATE</u> pursuant to this Appendix in <u>SBC-13STATE</u>'s White Pages directory, <u>SBC-13STATE</u>'s directory assistance databases, and to provide CLEC subscriber listing information to directory publishers. Included in this authorization is release of CLEC listings to requesting competing carriers as required by Section 271(c)(2)(B)(vii)(II) and Section 251(b)(3) and any applicable state regulations and orders. Also included in this authorization is <u>SBC-13STATE</u>'s use of CLEC's subscriber listing information in <u>SBC-13STATE</u>'s directory assistance, directory assistance related products and services, and directory publishing products and services.

3.2 <u>SBC-13STATE</u> further agrees not to charge CLEC for serving as the single point of contact with independent and Third Party directory publishers, no matter what number or type of requests are fielded. In exchange for the handling of CLEC Name's subscriber list information to directory publishers, CLEC agrees that it will receive no compensation for <u>SBC-13STATE</u>'s receipt of the subscriber list information or for the subsequent release of this information to directory publishers. Such CLEC subscriber list information shall be intermingled with <u>SBC-13STATE</u>'s subscriber list information and the subscriber list information of other companies that have authorized a similar release of their subscriber list information by SBC-13STATE.

4. PRICING

- 4.1 <u>SBC-7STATE</u> will deliver one copy per primary End User listing of <u>SBC-7STATE</u> White Pages, as described in Section 2.7 above, at no charge. <u>SBC-7STATE</u> has no obligation to warehouse White Pages directories for CLEC or provide White Pages directories to CLEC's End Users subsequent to the annual distribution of newly published directories.
 - 4.1.1 The rates, if any, for <u>SBC CONNECTICUT</u> White Pages directories will be in accordance to any applicable tariffs, state and/or local regulations or orders governing the rates for White Pages directories.
 - 4.1.2 <u>SBC MIDWEST REGION 5-STATE</u> The rates, if any, for <u>SBC MIDWEST REGION 5-STATE</u> White Page directories will be in accordance with a separate directory services agreement with <u>SBC MIDWEST REGION 5-STATE</u>'s directory publishing affiliate.

5. LIABILITY

- 5.1 CLEC hereby releases **SBC-13STATE** from any and all liability for damages due to errors or omissions in CLEC's subscriber listing information as provided to **SBC-13STATE** under this Appendix, and/or CLEC's subscriber listing information as it appears in the White Pages directory, including, but not limited to, special, indirect, consequential, punitive or incidental damages.
- 5.2 CLEC shall indemnify, protect, save harmless and defend SBC-13STATE (and/or Assume and undertake its own defense, or assist in the defense of the CLEC, in which event the CLEC shall reimburse SBC-13STATE (and/or SBC-13STATE (and/or SBC-13STATE (and/or Assume and undertake its own defense, or assist in the defense of the CLEC, in which event the CLEC shall reimburse SBC-13STATE (for reasonable attorney's fees and other expenses incurred by SBC-13STATE (in handling and defending such demand, claim and/or suit.
- 5.3 CLEC further agrees to pay all costs incurred by **SBC-13STATE** and/or its affiliates as a result of CLEC not complying with the terms of this Appendix.
- 5.4 This Appendix shall not establish, be interpreted as establishing, or be used by either Party to establish or to represent their relationship as any form of agency, partnership or joint venture. Neither Party shall have any authority to bind the other nor to act as an agent for the other unless written authority, separate from this Appendix, is provided. Nothing in the Appendix shall be construed as providing for the sharing of profits or losses arising out of the efforts of either or both of the Parties. Nothing herein shall be construed as making either Party responsible or liable for the obligations and undertakings of the other Party.

6. BREACH OF CONTRACT

6.1 If either Party is found to have materially breached this Appendix, the non-breaching Party may terminate the Appendix by providing written notice to the breaching Party, whereupon this Appendix shall be null and

APPENDIX WHITE PAGES – <u>SBC-13STATE</u>
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void with respect to any issue of <u>SBC-13STATE</u>'s White Pages directory published sixty (60) or more calendar days after the date of receipt of such written notice.

APPENDIX BCR/SOUTHWESTERN BELL TELEPHONE, L.P. PAGE 1 OF 5

SBC ARKANSAS, KANSAS, MISSOURI, OKLAHOMA, TEXAS / METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL.

APPENDIX BCR

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APPENDIX BCR (Billing, Collecting and Remitting)

1. INTRODUCTION

- This Appendix sets forth the terms and conditions that apply to those telecommunications services for which charges are billed and collected by one Local Exchange Carrier (LEC) or CLEC but earned by another LEC; and to establish procedures for the billing, collecting and remitting of such charges and for compensation for the services performed in connection with the billing, collecting and remitting of such charges.
- 1.2 SBC ARKANSAS - As used herein, SBC ARKANSAS means Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, the applicable SBC-owned ILEC doing business in Arkansas.
- SBC KANSAS As used herein, SBC KANSAS means Southwestern Bell Telephone, L.P. d/b/a SBC 1.3 Kansas, the applicable SBC-owned ILEC doing business in Kansas.
- 1.4 SBC MISSOURI - As used herein, SBC MISSOURI means Southwestern Bell Telephone, L.P. d/b/a SBC Missouri, the applicable SBC-owned ILEC doing business in Missouri.
- SBC OKLAHOMA As used herein, SBC OKLAHOMA means Southwestern Bell Telephone, L.P. d/b/a 1.5 SBC Oklahoma, the applicable SBC-owned ILEC doing business in Oklahoma.
- 1.6 SBC SOUTHWEST REGION 5-STATE - As used herein, SBC SOUTHWEST REGION 5-STATE means Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas the applicable above listed ILEC(s) doing business in Arkansas, Kansas, Missouri, Oklahoma, and Texas.
- SBC TEXAS As used herein, SBC TEXAS means Southwestern Bell Telephone, L.P. d/b/a SBC Texas, the applicable SBC-owned ILEC doing business in Texas.
- The prices at which SBC SOUTHWEST REGION 5-STATE agrees to provide CLEC with BCR services are contained in the applicable Appendix Pricing and/or the applicable Commissioned ordered tariff where stated.

2. **DEFINITIONS**

- "Telcordia Client Company Calling Card and Third Number Settlement System" (BCC CATS) -Nationwide system used to produce information reports that are used in the settlement of LEC revenues recorded by one BCC (or LEC) and billed to an End User of another BCC (or LEC) as described in accordance with the Telcordia Practice BR 981-200-110.
- 2.2 "Charges" - the amount approved or allowed by the appropriate regulatory authority to be billed to an End User for any of the services described in Section 3, rendered by a LEC to an End User.
- 2.3 "Compensation" - the amount to be paid by one Party to the other Party for billing, collecting and remitting of charges as set forth in Section 5.
- 2.4 "IntraLATA" - within a Local Access Transport Area (LATA) - IntraLATA messages are those messages, either intrastate or interstate, which originate and terminate within a LATA. The term "IntraLATA messages," as used herein, shall only include those that qualify for the Telcordia Client Company BCC CATS process.
- 2.5 "InterLATA" - between Local Access and Transport Areas (LATAs) as defined in the FCC's CC Docket No. 78-72. InterLATA messages are those messages, which originate in one LATA and terminate, in a different LATA. The term "InterLATA messages" as used herein, shall only include those that qualify for the Telcordia Client Company BCC CATS process.

- 2.6 "Local Exchange Carrier" (LEC) - as used in this Appendix shall mean those Local Exchange Carriers or Competitive Local Exchange Carriers using BCC CATS as a message tracking system.
- 2.7 "Local Message" - Local messages are those messages that originate and terminate within the area defined as the local service area of the station from which the message originates.
- 2.8 "Revenues" - the sum of all or part of the charges as defined above.

3. **SCOPE OF APPENDIX**

- This Appendix shall apply to SBC SOUTHWEST REGION 5-STATE procedures for the billing; collecting and remitting of revenues (and compensation to either Party for billing, collecting and remitting of such revenues) derived from the following services:
- 3.2 LEC-carried (traffic transported by facilities belonging to a LEC) local messages of the following types:
 - 3.2.1 Local Message Service Charges Billed to a Calling Card or to a Third Number.
 - 3.2.2 Directory Assistance Calls Charged to a Calling Card or to a Third Number.
 - 3.2.3 Public Land Mobile Radiotelephone Transient-Unit Local Message Service (Mobile Channel Usage Link Charge).
 - 3.2.4 Maritime Mobile Radiotelephone Service and Aviation Radiotelephone Service (Marine, Aircraft, High Speed Train Radio Link Charges).
- 3.3 LEC-carried Interstate IntraLATA and Interstate InterLATA telecommunications services that qualify for and flow through the BCC CATS process as addressed in the Telcordia Practice BR 981-200-110, of the following types: paragraph 3.3 is applicable) only when SBC SOUTHWEST REGION 5-STATE company is the CMDS Host Company.
 - 3.3.1 Interstate IntraLATA Toll Service carried by an LEC and charged to a Calling Card or a Third
 - 3.3.2 Interstate InterLATA Toll Service carried by an LEC and charged to a Calling Card or a Third Number.
 - 3.3.3 Radio Link Charges where service is provided by one LEC and billed by another LEC.

4. RESPONSIBILITIES OF THE PARTIES

- CLEC agrees to bill, collect and remit to SBC SOUTHWEST REGION 5-STATE the charges for the 4.1 services described in Section 3.2 which charges are earned by any LEC (including SBC SOUTHWEST **REGION 5-STATE**), but which are to be billed to End Users of the CLEC.
- 4.2 In those cases in which the charges for the services listed in Section 3.2 above are due any LEC other than SBC SOUTHWEST REGION 5-STATE. SBC SOUTHWEST REGION 5-STATE will arrange to transfer these and charges to the appropriate company in accordance with accepted industry standards.
- 4.3 Charges for the services listed in Section 3.2 above to be billed, collected and remitted by CLEC for SBC SOUTHWEST REGION 5-STATE benefit, shall be remitted by CLEC to SBC SOUTHWEST REGION 5-STATE within thirty (30) calendar days of the date of SBC SOUTHWEST REGION 5-STATE bill to CLEC for such services.
- 4.4 SBC SOUTHWEST REGION 5-STATE agrees to bill and collect (or to have another LEC bill and collect, where appropriate), and to remit to CLEC, the charges for the services described in Section 3.2 above, which charges are earned by CLEC, but which are to be billed by another LEC (including SBC **SOUTHWEST REGION 5-STATE**) to the End Users of that LEC.
- 4.5 Charges for the services listed in Section 3.2 above to be billed, collected and remitted by SBC SOUTHWEST REGION 5-STATE or another LEC for CLEC's benefit, shall be remitted by SBC

- **SOUTHWEST REGION 5-STATE** to CLEC within thirty (30) calendar days of the date of CLEC's bill to **SBC SOUTHWEST REGION 5-STATE** for such services.
- 4.6 The full amount of the charges transmitted to either Party for billing, collecting and remitting shall be remitted by the other Party, without setoff, abatement or reduction for any purpose, other than to deduct the compensation, as described in Section 5 below, due the Party for performing the End User billing function. The Party billing the End User shall be responsible for all uncollectible amounts related to the services described remitted in Section 3.2 and 3.3 above. Notwithstanding this paragraph, SBC SOUTHWEST REGION 5-STATE may net amounts due to CLEC under this Appendix against amounts owed to SBC SOUTHWEST REGION 5-STATE renders a bill to CLEC hereunder.
- 4.7 Each Party will furnish to the other such information as may be required for monthly billing and remitting purposes.

5. COMPENSATION

5.1 A Party performing the services described in Section 3.2 and Section 3.3 above will compensate the other Party for each charge billed at the rates set forth in Appendix Pricing. Such compensation shall be paid (unless a Party has collected such compensation as described in Section 4.6 above) within thirty (30) calendar days of the date of a bill for such compensation by the Party performing (or which has another LEC perform for it), the billing, collecting and remitting functions described in Section 4.

6. DISCLAIMER OF REPRESENTATIONS AND WARRANTIES

6.1 <u>SBC SOUTHWEST REGION 5-STATE</u> makes no representations or warranties, express or implied, including but not limited to any warranty as to merchantability or fitness for intended or particular purpose with respect to services provided hereunder. <u>SBC SOUTHWEST REGION 5-STATE</u> assumes no responsibility with regard to the correctness of the data supplied by CLEC when this data is accessed and used by a third party.

SBC ILLINOIS, SBC INDIANA, SBC MICHIGAN, SBC OHIO AND/OR SBC WISCONSIN/METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL.

APPENDIX NON-INTERCOMPANY SETTLEMENT (NICS)

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APPENDIX NON-INTERCOMPANY SETTLEMENT (NICS)

1. INTRODUCTION

- 1.1 This Appendix sets forth the terms and conditions under which SBC MIDWEST REGION 5-STATE will perform the revenue settlement of intrastate/intraLATA local/toll alternately billed calls between SBC MIDWEST REGION 5-STATE and the CLEC via the Centralized Message Distribution System (CMDS) NICS reports.
- 1.2 SBC Communications Inc. (SBC) means the holding company which directly or indirectly owns the following ILECs: Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, Nevada Bell Telephone Company d/b/a SBC Nevada, The Ohio Bell Telephone Company d/b/a SBC Ohio, Pacific Bell Telephone Company d/b/a SBC California, The Southern New England Telephone Company, Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin.
- 1.3 **SBC ILLINOIS** As used herein, **SBC ILLINOIS** means Illinois Bell Telephone Company d/b/a SBC Illinois, the applicable SBC-owned ILEC doing business in Illinois.
- 1.4 **SBC INDIANA** As used herein, **SBC INDIANA** means Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, the applicable SBC-owned ILEC doing business in Indiana.
- 1.5 **SBC MICHIGAN** As used herein, **SBC MICHIGAN** means Michigan Bell Telephone Company d/b/a SBC Michigan, the applicable SBC-owned doing business in Michigan.
- 1.6 SBC MIDWEST REGION 5-STATE As used herein, SBC MIDWEST REGION 5-STATE means Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, The Ohio Bell Telephone Company d/b/a SBC Ohio, and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin, the applicable SBC-owned ILEC(s) doing business in Illinois, Indiana, Michigan, Ohio and Wisconsin.
- 1.7 **SBC OHIO** As used herein, **SBC OHIO** means The Ohio Bell Telephone Company d/b/a SBC Ohio, the applicable SBC-owned ILEC doing business in Ohio.
- 1.8 <u>SBC WISCONSIN</u> As used herein, <u>SBC WISCONSIN</u> means Wisconsin Bell, Inc. d/b/a SBC Wisconsin, the applicable SBC-owned ILEC doing business in Wisconsin.

2. **DEFINITIONS**

- 2.1 "Centralized Message Distribution System" (CMDS) means the industry-wide data collection system located in St. Louis, Missouri which handles the daily exchange of toll message details between LECs that are Direct Participants of the systems.
- 2.2 "Direct Participants" (DP) -- the 24 pre-divestiture Bell Operating Companies that interface directly with CMDS. Following is a list of the Direct Participants:
 - 2.2.1 New England Telephone Company
 - 2.2.2 New York Telephone Company
 - 2.2.3 Bell Atlantic, NJ
 - 2.2.4 Bell Atlantic, PA
 - 2.2.5 Bell Atlantic, DE
 - 2.2.6 Bell Atlantic, DC
 - 2.2.7 Bell Atlantic, MD
 - 2.2.8 Bell Atlantic, VA
 - 2.2.9 Bell Atlantic, WV

- 2.2.10 Southern Bell Telephone Company
- 2.2.11 South Central Bell Telephone Company
- 2.2.12 The Ohio bell Telephone Company d/b/a SBC Ohio
- 2.2.13 Michigan Bell Telephone Company d/b/a SBC Michigan
- 2.2.14 Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana
- 2.2.15 Illinois Bell Telephone Company d/b/a SBC Illinois
- 2.2.16 Wisconsin Bell Telephone Company d/b/a SBC Wisconsin
- 2.2.17 Northwestern Bell Telephone Company
- 2.2.18 Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas
- 2.2.19 Mountain Bell Telephone Company
- 2.2.20 Pacific Bell Telephone Company d/b/a SBC California
- 2.2.21 Nevada Bell Telephone Company d/b/a SBC Nevada
- 2.2.22 The Southern New England Telephone Company
- 2.2.23 Cincinnati Bell Telephone Company
- 2.3 **"Exchange Message Interface" (EMI)** -the format used for the exchange of telecommunications message information. EMI format is contained in the Alliance for Telecommunications Industry Solutions (ATIS) document that defines industry guidelines for exchange message records.
- 2.4 "Local Exchange Carriers" (LECs) or "Exchange Carriers" (ECs) facilities-based providers of local telecommunication services.
- 2.5 "Non-Intercompany Settlement" (NICS) is a revenue exchange process for messages which originate from CLEC and bill to <u>SBC MIDWEST REGION 5-STATE</u> and message which originate from <u>SBC MIDWEST REGION 5-STATE</u> and bill to CLEC. NICS messages must originate and bill within the same <u>SBC MIDWEST REGION 5-STATE</u> Company.

3. NON-INTERCOMPANY SETTLEMENT (NICS) DESCRIPTION

- 3.1 Non-Intercompany Settlement (NICS) shall apply only to alternately billed messages (calling card, third number billed and collect calls) originated by SBC MIDWEST REGION 5-STATE and billed by the CLEC [when the CLEC is using its own end office switch], or messages for calls originated by the CLEC and billed by SBC MIDWEST REGION 5-STATE within the same SBC MIDWEST REGION 5-STATE State (i.e., messages for intrastate/intraLATA traffic only). For example, an alternately billed call originating within SBC ILLINOIS would be covered by this section; a call originating within SBC MICHIGAN but billing outside of SBC MICHIGAN would not be NICS.
- 3.2 NICS does not extend to 900 or 976 calls or to other pay per call services.
- 3.3 The Telcordia Technologies NICS report is the source for revenue to be settled between **SBC MIDWEST REGION 5-STATE** and CLEC. NICS settlement will be incorporated into the CLEC's monthly invoice.
- 3.4 This agreement does not cover calls originating and billing within a state outside of **SBC MIDWEST REGION 5-STATE**. For such traffic, CLEC should obtain NICS-type agreements with the LECs in that state.

4. RESPONSIBILITIES OF THE PARTIES

4.1 Each Party is responsible for submitting the appropriate EMI billable record (as defined in the Telcordia Technologies NICS System Specifications document) to Telcordia CMDS for inclusion in the NICS report when an alternately billed call originates from its end user.

5. BASIS OF COMPENSATION

5.1 CLEC agrees to pay a \$.05 per message charge to **SBC MIDWEST REGION 5-STATE** for all qualifying messages billed by **SBC MIDWEST REGION 5-STATE**.

SBC ILLINOIS, SBC INDIANA, SBC MICHIGAN, SBC OHIO AND/OR SBC WISCONSIN/METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL. 110504

- 5.2 **SBC MIDWEST REGION 5-STATE** agrees to pay the same \$.05 a per message charge to CLEC for all qualifying messages billed by CLEC.
- 5.3 Net payment shall be due within thirty (30) days of the date of the invoice. Net payment is the amount due to <u>SBC MIDWEST REGION 5-STATE</u> or CLEC based on netting the amount due <u>SBC MIDWEST REGION</u> <u>5-STATE</u> and the amount due CLEC from the Telcordia Technologies NICS report. A late payment charge of one and one half percent (1 1/2%) per month, or the highest amount allowed by law, whichever is greater, shall apply to past due amounts.

6. TERM OF AGREEMENT

6.1 Unless sooner terminated as herein provided, this Agreement will continue in force for a period of one (1) year from the effective date hereof and thereafter until terminated by sixty (60) days prior notice in writing form either party to the other. Provided however, this Attachment shall not continue in force and effect beyond the term of the ICA as specified in the General Terms and Conditions.

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APPENDIX CH

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APPENDIX CLEARINGHOUSE (CH)

1. INTRODUCTION

- 1.1 This Appendix sets forth the rates, terms, and conditions, which are made available for CLECs by **SBC-12STATE** to participate in the Clearinghouse (CH).
- 1.2 SBC Communications Inc. (SBC) means the holding company which directly or indirectly owns the following ILECs: Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, Nevada Bell Telephone Company d/b/a SBC Ohio, Pacific Bell Telephone Company d/b/a SBC Ohio, Pacific Bell Telephone Company d/b/a SBC California, The Southern New England Telephone Company d/b/a SBC Connecticut, Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin.
- 1.3 <u>SBC-2STATE</u> As used herein, <u>SBC-2STATE</u> means <u>SBC CALIFORNIA</u> and <u>SBC NEVADA</u>, the applicable SBC-owned ILEC(s) doing business in California and Nevada.
- 1.4 <u>SBC-4STATE</u> As used herein, <u>SBC-4STATE</u> means Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, and SBC Oklahoma the applicable SBC-owned ILEC(s) doing business in Arkansas, Kansas, Missouri and Oklahoma.
- 1.5 <u>SBC-7STATE</u> As used herein, <u>SBC-7STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u>, <u>SBC CALIFORNIA</u> and <u>SBC NEVADA</u>, the applicable SBC-owned ILEC(s) doing business in Arkansas, California, Kansas, Missouri, Nevada, Oklahoma and Texas.
- 1.6 <u>SBC-8STATE</u> As used herein, <u>SBC-8STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u>, <u>SBC CALIFORNIA</u>, <u>SBC NEVADA</u>, and <u>SBC CONNECTICUT</u> the applicable SBC-owned ILEC(s) doing business in Arkansas, California, Connecticut, Kansas, Missouri, Nevada, Oklahoma and Texas.
- 1.7 <u>SBC-10STATE</u> As used herein, <u>SBC-10STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u> and <u>SBC MIDWEST REGION 5-STATE</u> an the applicable SBC-owned ILEC(s) doing business in Arkansas, Illinois, Indiana, Kansas, Michigan, Missouri, Ohio, Oklahoma, Texas and Wisconsin.
- 1.8 <u>SBC-12STATE</u> As used herein, <u>SBC-12STATE</u> means <u>SBC SOUTHWEST REGION 5-STATE</u>, <u>SBC MIDWEST REGION 5-STATE</u> and <u>SBC-2STATE</u> the applicable SBC-owned ILEC(s) doing business in Arkansas, California, Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Ohio, Oklahoma, Texas and Wisconsin.
- 1.9 SBC-13STATE As used herein, SBC-13STATE means SBC SOUTHWEST REGION 5-STATE, SBC MIDWEST REGION 5-STATE, SBC-2STATE and SBC CONNECTICUT the applicable SBC-owned ILEC(s) doing business in Arkansas, California, Connecticut, Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Ohio, Oklahoma, Texas and Wisconsin.
- 1.10 **SBC ARKANSAS** As used herein, **SBC ARKANSAS** means Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, the applicable SBC-owned ILEC doing business in Arkansas.
- 1.11 <u>SBC CALIFORNIA</u> As used herein, <u>SBC CALIFORNIA</u> means Pacific Bell Telephone Company d/b/a SBC California, the applicable SBC-owned ILEC doing business in California.
- 1.12 **SBC CONNECTICUT** As used herein, **SBC CONNECTICUT** means The Southern New England Telephone Company d/b/a SBC Connecticut, the applicable above listed ILEC doing business in Connecticut.
- 1.13 **SBC KANSAS** As used herein, **SBC KANSAS** means Southwestern Bell Telephone, L.P. d/b/a SBC Kansas, the applicable SBC-owned ILEC doing business in Kansas.
- 1.14 **SBC ILLINOIS** As used herein, **SBC ILLINOIS** means Illinois Bell Telephone Company d/b/a SBC Illinois, the applicable SBC-owned ILEC doing business in Illinois.

- 1.15 **SBC INDIANA** As used herein, **SBC INDIANA** means Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, the applicable SBC-owned ILEC doing business in Indiana.
- 1.16 **SBC MICHIGAN** As used herein, **SBC MICHIGAN** means Michigan Bell Telephone Company d/b/a SBC Michigan, the applicable SBC-owned doing business in Michigan.
- 1.17 SBC MIDWEST REGION 5-STATE As used herein, SBC MIDWEST REGION 5-STATE means Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, The Ohio Bell Telephone Company d/b/a SBC Ohio, and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin, the applicable SBC-owned ILEC(s) doing business in Illinois, Indiana, Michigan, Ohio, and Wisconsin.
- 1.18 **SBC MISSOURI** As used herein, **SBC MISSOURI** means Southwestern Bell Telephone, L.P. d/b/a SBC Missouri, the applicable SBC-owned ILEC doing business in Missouri.
- 1.19 **SBC NEVADA** As used herein, **SBC NEVADA** means Nevada Bell Telephone Company d/b/a SBC Nevada, the applicable SBC-owned ILEC doing business in Nevada.
- 1.20 **SBC OHIO** As used herein, **SBC OHIO** means The Ohio Bell Telephone Company d/b/a SBC Ohio, the applicable SBC-owned ILEC doing business in Ohio.
- 1.21 **SBC OKLAHOMA** As used herein, **SBC OKLAHOMA** means Southwestern Bell Telephone, L.P. d/b/a SBC Oklahoma, the applicable SBC-owned ILEC doing business in Oklahoma.
- 1.22 <u>SBC SOUTHWEST REGION 5-STATE</u> As used herein, <u>SBC SOUTHWEST REGION 5-STATE</u> means Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas the applicable above listed ILEC(s) doing business in Arkansas, Kansas, Missouri, Oklahoma, and Texas.
- 1.23 **SBC TEXAS** As used herein, **SBC TEXAS** means Southwestern Bell Telephone, L.P. d/b/a SBC Texas, the applicable SBC-owned ILEC doing business in Texas.
- 1.24 <u>SBC WISCONSIN</u> As used herein, <u>SBC WISCONSIN</u> means Wisconsin Bell, Inc. d/b/a SBC Wisconsin, the applicable SBC-owned ILEC doing business in Wisconsin.
- 1.25 In <u>SBC MIDWEST REGION 5-STATE</u>, the exchange of certain alternately billed intrastate intraLATA message toll call records and the reporting of appropriate settlement revenues owed by and among participating LECs, CLECs, and <u>SBC MIDWEST REGION 5-STATE</u> is facilitated via the existing LEC Settlement process in each state.
- 1.26 In <u>SBC-2STATE</u>, the exchange of certain alternately billed intrastate intraLATA message toll call records and the reporting of appropriate settlement revenues owed by and among participating LECs, CLECs and <u>SBC-2STATE</u> is facilitated via the Message Exchange Appendix.
- 1.27 The exchange of certain alternately billed intrastate intraLATA message toll call records and the reporting of appropriate settlement revenues owed by and among participating LECs, CLECs and SBC CONNECTICUT, is technically infeasible in SBC CONNECTICUT.

2. CLEARINGHOUSE DESCRIPTION

2.1 <u>SBC SOUTHWEST REGION 5-STATE</u> operates a CH for the purpose of facilitating the exchange of certain alternatively billed intrastate intraLATA message toll call records and the reporting of settlement revenues owed by and among participating LECs and CLECs, including <u>SBC SOUTHWEST REGION 5-STATE</u> and CLEC.

3. QUALIFYING MESSAGE CRITERIA

The only toll call messages that qualify for submission to <u>SBC SOUTHWEST REGION 5-STATE</u> for CH processing are: (a) intrastate intraLATA sent collect (including calling card, collect and third number) messages which are originated in one LEC or CLEC exchange, exclusively carried by a LEC or CLEC over

LEC or CLEC facilities and billed to a customer located in a second LEC's or CLEC exchange within the same state; or (b) intrastate intraLATA sent collect (but limited to calling card and third number) messages originated in one of **SBC SOUTHWEST REGION 5-STATE**'s operating areas (located in parts of Texas, Arkansas, Kansas, Missouri or Oklahoma), exclusively carried by a LEC or CLEC over LEC or CLEC facilities, and billed to a customer located in a second LEC's or CLEC exchange and not in the originating State.

4. RESPONSIBILITIES OF THE PARTIES

- 4.1 CLEC agrees that it will provide <u>SBC SOUTHWEST REGION 5-STATE</u> with billing records for CH processing that are in an industry standard format acceptable to <u>SBC SOUTHWEST REGION 5-STATE</u> and at a minimum will display the telephone number of the end user to whom the call is to be billed, and data about the call sufficient for a carrier to comply with all applicable state regulatory requirements. For purposes of this Attachment, these records ("CH Records") will detail intraLATA toll calls which were originated by use of the single digit access code (i.e., 0+ and 0-) in one LEC or CLEC exchange but are to be billed to an end user in a second LEC's or CLEC exchange. Such records are referred to as category ninety-two (92) records for CH processing purposes. The term "CH Record" will mean the call detail attributed to a single completed toll message.
- 4.2 CLEC agrees that all CH Records it generates will display indicators denoting whether category ninety-two (92) Records should be forwarded to <u>SBC SOUTHWEST REGION 5-STATE</u>'s CH. CLEC will retain its originating records for ninety (90) days such that the category ninety-two (92) Records can be retransmitted to <u>SBC SOUTHWEST REGION 5-STATE</u> for CH processing, if needed.
- 4.3 <u>SBC SOUTHWEST REGION 5-STATE</u> will provide and maintain such systems as it believes are required to furnish the CH service described herein. <u>SBC SOUTHWEST REGION 5-STATE</u>, in its capacity as operator of the CH, agrees to retain all CH Records processed through the CH for two (2) years.
- 4.4 CLEC will timely furnish to <u>SBC SOUTHWEST REGION 5-STATE</u> all CH Records required by <u>SBC SOUTHWEST REGION 5-STATE</u> to provide the CH service in accordance with the Technical Exhibit Settlement Procedures (TESP) dated DD/MM/YEAR, or as otherwise mutually agreed upon by the Parties. <u>SBC SOUTHWEST REGION 5-STATE</u> will provide the CH service in accordance with the TESP, and such modifications as are subsequently agreed upon.
- 4.5 Presently, in operating the CH, <u>SBC SOUTHWEST REGION 5-STATE</u> relies upon NXX codes to identify messages for transmission to participating billing companies. To the extent any subprocesses are required to settle CH messages due to the use of ported numbers, such subprocessing will be the responsibility of the porting entity.

5. PROCESSING CHARGE

5.1 CLEC agrees to pay <u>SBC SOUTHWEST REGION 5-STATE</u> a processing charge in consideration of <u>SBC SOUTHWEST REGION 5-STATE</u>'s performance of CH services. This charge is located in Appendix Pricing under "Other" listed as CH Processing Charge.

6. BILLING CHARGE

CLEC agrees to pay a per message charge to the CLEC responsible for billing the message, including **SBC SOUTHWEST REGION 5-STATE**, when **SBC SOUTHWEST REGION 5-STATE** bills the message. This charge is located in Appendix Pricing under "Other" listed as Billing Charge.

7. SETTLEMENT REPORT

7.1 SBC SOUTHWEST REGION 5-STATE will issue monthly reports containing the results of the processing of CH Records to each participating LEC and CLEC. These reports list the: (a) amounts owed by CLEC for billing messages originated by others; (b) amounts due to CLEC for CLEC originated messages billed by others; (c) applicable billing charges; and (d) processing charges.

8. RETROACTIVE AND LOST MESSAGES

The Parties agree that processing of retroactive messages through the CH is acceptable, if such messages utilize the industry standard format for call records, pursuant to Section III of this Attachment. The Parties agree that lost messages are the complete responsibility of the originating LEC or CLEC. If messages are lost by any Party, and cannot be recreated or retransmitted, the originating LEC or CLEC will estimate messages, minutes, and associated revenues based on the best available data. No estimate will be made for messages, which are more than two years old at the time the estimate is made. The estimates will be off-line calculations (i.e., not part of the routine CH processing) and will be included as a supplement to the monthly settlement report.

9. LIMITATION OF LIABILITY

- By agreeing to operate the CH, <u>SBC SOUTHWEST REGION 5-STATE</u> assumes no liability for any LEC's or CLEC's receipt of appropriate revenues due to it from any other entity. CLEC agrees that <u>SBC SOUTHWEST REGION 5-STATE</u> will not be liable to it for damages (including, but not limited to, lost profits and exemplary damages) which may be owed to it as a result of any inaccurate or insufficient information resulting from any entity's actions, omissions, mistakes, or negligence and upon which <u>SBC SOUTHWEST REGION 5-STATE</u> may have relied in preparing settlement reports or performing any other act under this Attachment.
- 9.2 CLEC agrees to indemnify and hold <u>SBC SOUTHWEST REGION 5-STATE</u> harmless against and with respect to any and all third party claims, demands, liabilities or court actions arising from any of its actions, omissions, mistakes or negligence occurring during the course of <u>SBC SOUTHWEST REGION 5-STATE</u>'s performance of CH processing pursuant to this Attachment.
- 9.3 SBC SOUTHWEST REGION 5-STATE will not be liable for any losses or damages arising out of errors, interruptions, defects, failures, or malfunction of the CH services provided pursuant to this Attachment, including those arising from associated equipment and data processing systems, except such losses or damages caused by the sole negligence of SBC SOUTHWEST REGION 5-STATE. Any losses or damage for which SBC SOUTHWEST REGION 5-STATE is held liable under this Attachment will in no event exceed the amount of processing charges incurred by CLEC for the CH services provided hereunder during the period beginning at the time SBC SOUTHWEST REGION 5-STATE receives notice of the error, interruption, defect, failure or malfunction, to the time service is restored.

10. DISCLAIMER OF WARRANTIES

10.1 <u>SBC SOUTHWEST REGION 5-STATE</u> makes no representations or warranties, express or implied, including but not limited to any warranty as to merchantability or fitness for intended or particular purpose with respect to services provided hereunder. Additionally, <u>SBC SOUTHWEST REGION 5-STATE</u> assumes no responsibility with regard to the correctness of the data supplied by CLEC when this data is accessed and used by a third party.

XDSL AND LINE SPLITTING APPENDIX TO INTERCONNECTION AGREEMENT

xDSL Loops and xDSL Subloops and Line Splitting: SBC-12STATE will make available xDSL loops and xDSL subloops for the provision of xDSL-based services, and xDSL loops for purposes of line splitting, in accordance with the FCC's *Triennial Review Order* and associated lawful and effective implementing rules, 47 C.F.R. §51.319(a)(1)(i)-(iv) and (b)(1), as such rules may be modified from time to time.

1.0 General:

- 1.1 **Deployment of xDSL Technologies:** <u>SBC-12STATE</u> will provide xDSL loops and xDSL subloops for CLEC to deploy xDSL technologies presumed acceptable for deployment or non-standard xDSL technologies as defined in this Agreement and as provided for under the applicable lawful and effective FCC rules, 47 C.F.R. §51.230, as such rule may be modified from time to time.
- 1.2 <u>SBC-12STATE</u> will not guarantee that an xDSL loop or xDSL subloop ordered by CLEC will perform as desired by CLEC for xDSL-based services, but will guarantee that loops will be provisioned to meet basic metallic loop parameters, including continuity and pair balance. CLEC shall designate on its LSR, at CLEC's sole option, what loop conditioning <u>SBC-12STATE</u> is to perform in provisioning the order.
- 2.0 Loop Makeup Information and Ordering: SBC-12STATE will provide CLEC with nondiscriminatory access to its loop makeup information set forth originally in SBC-12STATE's Advanced Service OSS Plan of Record via: (i) a mechanized loop qualification for real-time access to data available electronically in SBC-12STATE's databases; or (ii) manual loop qualification for information not available electronically (which will carry an interval of 3-5 business days or the interval provided to SBC-12STATE's advanced services affiliate). CLEC will be given nondiscriminatory access to the same loop makeup information that SBC-12STATE is providing to any other CLEC, SBC-12STATE's retail operations and/or its advanced services affiliate. SBC-12STATE's uniform GUI and application to application OSS interfaces allow CLEC, SBC-12STATE's retail operations and/or its advanced services affiliate, to have real time electronic access as a preordering function to the loop makeup information.
- 3.0 <u>Provisioning Intervals</u>: <u>SBC-12STATE</u>'s provisioning intervals per order per end-user location shall be the intervals set forth below or the associated interval applicable to <u>SBC-12STATE</u>'s advanced services affiliate, whichever is less.
 - 3.1 Where no conditioning or outside plant rearrangements necessary:
 - 3.1.1 xDSL Loops (i.e., 2-wire xDSL Loop, 4-wire xDSL Loop and IDSL Loop collectively xDSL Loops): five (5) business days. xDSL Subloops shall have the same provisioning interval as the xDSL Loops following completion of the Subloop Access Arrangement (SAA).
 - 3.1.2 With conditioning or outside plant rearrangements xDSL Loops: ten (10) business days. xDSL Subloops shall have the same provisioning interval following completion of the SAA.

4.0 Loop Conditioning:

4.1 <u>SBC-12STATE</u> will condition xDSL loops and xDSL subloops in accordance with the lawful and effective requirements of 47 C.F.R. §51.319(a)(1)(iii); provided, however: (i) If load coils, repeaters or Excessive Bridged Tap are present on a loop less than 12,000 feet in actual loop length, conditioning to remove these elements will be performed without request and at no charge to CLEC; (ii) if the loop qualification indicates conditioning is available on a loop that is 12,000 feet in actual loop length or greater, CLEC may request that no conditioning be performed or that <u>SBC-12STATE</u> perform some or all of the available

loop conditioning to remove Excessive Bridged Tap, load coils and/or repeaters at the rates set forth in Appendix Pricing.

4.2 Removal of All or Non-Excessive Bridged Tap ("RABT"):

- 4.2.1 CLEC may request RABT conditioning via a trouble ticket after its service order for the xDSL Loop or xDSL Subloop has been completed; provided, however, CLEC shall assist in trouble isolation for RABT-related initial trouble tickets by obtaining and providing to <u>SBC-12STATE</u> interferer information on the loop at the time of opening the trouble ticket. CLEC should utilize its testing equipment to determine the following: the number and location of load coil(s), repeater(s) and bridged tap(s), including the length of individual sections. If an RABT trouble ticket is opened, and it is later determined by <u>SBC-12STATE</u> that the requested conditioning is not available because no such bridged tap was on the loop, the trouble ticket will be closed as a 'No Trouble Found' (NTF) and CLEC shall pay the Maintenance of Service charges referenced in Section 7.2 below.
- 4.2.2 CLEC may open an RABT trouble ticket via one of the following two methods: (i) by calling the LOC and opening a manual ticket with its specific RABT conditioning request; or (ii) by opening an electronic bonding ticket and in such case, shall identify its specific RABT conditioning request in the remarks field. If the specific RABT conditioning request is not documented on the CLEC trouble ticket, the trouble ticket will be returned to CLEC for specific information. Upon CLEC's request, the LOC will also investigate and address any SBC-12STATE non-conditioning related reasons for any No Sync situation, or ensure CLEC's RABT request is appropriate by verifying the subject bridged tap is located on the loop, but **SBC-12STATE** does not guarantee the synchronization of any loop. SBC-12STATE In either case, when Excessive Bridged Tap is present on the loop, CLEC may request the removal of All Bridged Tap; and when Excessive Bridged Tap is not present on the loop, the removal of Non-Excessive Bridged Tap. If and when All Bridged Tap has been removed, any future trouble tickets concerning bridged tap will require a vendor meet with the SBC-12STATE LOC. SBC-12STATE LOC will notify CLEC as soon as the trouble is closed, whether conditioning has been performed or not. In those instances where SBC-12STATE removes All or Non-Excessive Bridged Tap upon receipt of an RABT trouble ticket from CLEC under the provisions set forth herein, CLEC shall pay the applicable RABT conditioning charges set forth in Appendix Pricing for such conditioning work.
- 4.2.3 A trouble ticket opened by CLEC for RABT conditioning will be assigned a zero plus five (0+ 5) business day interval or in parity with the repair intervals <u>SBC-12STATE</u> provides to its advanced services affiliate. When <u>SBC-12STATE</u> determines it is not possible to perform RABT e.g., in those situations in which (i) municipalities will not grant rights of way to certain areas; or (ii) there are other issues associated with access to the subject facilities; or (iii) events, actions or circumstances exist or arise that are outside the sole control of <u>SBC-12STATE</u>, <u>SBC-12STATE</u> has no obligation to perform such conditioning.
- 4.2.4 To the extent that CLEC would like the option to request that a loop be conditioned by SBC-12STATE to remove any device other than Excessive Bridged Taps, load coils and/or repeaters, or Non-excessive or All Bridged Tap, to make a loop xDSL capable, the Parties shall first meet to negotiate rates, terms and conditions for any such conditioning. In the event the loop over which the end-user is being provided xDSL-based service should require conditioning during non-working hours, the due date may be adjusted consistent with the end-user's release of the voice grade circuit and the Maintenance of Service charges referenced in Section 7.2 below shall apply for the time devoted by SBC-12STATE to perform the requested conditioning during non-working hours, in addition to the loop conditioning rates set forth in Appendix Pricing for the actual loop conditioning work performed.

- 4.3 <u>Maintenance, Repair and Testing</u>: <u>SBC-12STATE</u> shall provide Maintenance Repair and Testing in accordance with the lawful and effective requirements of 47 C.F.R. §51.319(a)(1)(iv).
 - 4.3.1 Maintenance Scope: <u>SBC-12STATE</u> is maintenance shall be as follows: (i) for loops 12,000 feet or less: <u>SBC-12STATE</u> maintenance shall be limited to assuring loop continuity and balance and verification that the loop was (or is) conditioned as described in Section 4.1 above; (ii) for loops greater than 12,000 feet for which CLEC elected that <u>SBC-12STATE</u> not perform any conditioning, <u>SBC-12STATE</u> maintenance shall be limited to assuring loop continuity and balance. For loops greater than 12,000 for which CLEC requested that <u>SBC-12STATE</u> perform some or all of the available conditioning, <u>SBC-12STATE</u> will verify continuity, the completion of all requested conditioning and will repair at no charge to CLEC any gross defects which would be unacceptable for POTS and which do not result from the loop's modified design. <u>SBC-12STATE</u> will resolve CLEC-referred trouble tickets in parity with the repair intervals <u>SBC-12STATE</u> provides its advanced services affiliate.
 - 4.3.2 CLEC Submitted Trouble Ticket: If CLEC submits a trouble ticket to <u>SBC-12STATE</u> and the problem is determined by <u>SBC-12STATE</u> to be in CLEC's network, data equipment or splitter, CLEC shall pay <u>SBC-12STATE</u>, following <u>SBC-12STATE</u> closing the trouble ticket, the Maintenance of Service charges referenced in Section 7.2 below. In any such case, when CLEC resolves the trouble condition in its network, data equipment or splitter, CLEC will contact <u>SBC-12STATE</u> to advise that the trouble has been resolved.
 - 4.3.3 Line and Station Transfer ("LST"): For a loop currently in service where trouble ticket resolution has identified that Excessive Bridged Tap(s), load coil(s) and/or repeater(s) are on the loop and transferring to a new loop is a solution identified by <u>SBC-12STATE</u> to resolve a trouble, <u>SBC-12STATE</u>, at its sole option, may perform an LST to resolve the identified trouble. In the event that a request for conditioning is received from the CLEC on a loop currently in service and <u>SBC-12STATE</u> determines that an LST can be performed, the <u>SBC-12STATE</u> LOC will contact CLEC to inform it of the decision to perform an LST in lieu of CLEC's requested conditioning. In such case, the charge for the LST set forth in Appendix Pricing shall apply in lieu of any loop conditioning charges which would have applied had the requested conditioning been performed. If, however, the LST does not resolve the reported trouble and the trouble is determined to be an <u>SBC-12STATE</u> network-related problem, then CLEC will not be charged the LST rate or for <u>SBC-12STATE</u> network-related problem, then CLEC shall pay the Maintenance of Service charges referenced in Section 7.2 below, in addition to the applicable LST charge.
- 5.0 Spectrum Management: The Parties shall comply with the FCC's lawful and effective spectrum management rules, 47 C.F.R. §51.231-233, as such rules may be modified from time to time. CLEC will advise SBC-12STATE on the ordering form of the Power Spectral Density ("PSD") mask approved or proposed by T1.E1 that reflects the service performance parameters of the technology that CLEC intends to provision, and CLEC will notify SBC-12STATE if and when a change in PSD mask is made. SBC-12STATE shall use such PSD information solely for inventory and spectrum management purposes and in all cases, will manage the spectrum and differing xDSL services in a competitively neutral manner consistent with all relevant industry standards. SBC-12STATE shall not deny CLEC a loop based upon spectrum management issues in the absence of FCC or Commission approval. In the event that the FCC or the industry establishes long-term standards, practices and policies relating to spectrum compatibility and management that differ from those referenced in this Agreement, the Parties shall comply with such standards, practices and policies and will establish a mutually agreeable transition plan and timeframe for implementation; provided, however, if SBC-12STATE and/or CLEC is providing xDSL technologies for which there was previously no standard, then that Party must begin the process of bringing its deployed xDSL technology(ies) and equipment into compliance with such standards at its own expense within thirty (30) days after general availability.

6.0 Splitters: CLEC shall own and have sole responsibility to forecast, purchase, install, inventory, provision and maintain splitters for purposes of line splitting hereunder and shall collocate such splitters in accordance with the collocation provisions set forth elsewhere in this Agreement or as set forth in the applicable Commission-ordered tariff, as applicable, and consistent with SBC-12STATE's standard collocation practices and procedures. With respect to any CLEC physical collocation arrangement in which a CLEC splitter is located, CLEC will have test access to the line side of its splitter (assuming CLEC has provisioned splitter cards that provide test port capabilities). CLEC-owned splitters shall be provisioned using standard SBC-12STATE locations and shall adhere to established industry and national standards. CLEC's Connecting Block layouts will reflect standard recognizable arrangements that work in conjunction with SBC-12STATE OSS.

7.0 **Pricing/Rates:**

- 7.1 The rates applicable to xDSL Loops and xDSL Subloops and the associated charges including without limitation, the applicable service order charges and charges for mechanized and manual loop qualification, loop conditioning, cross-connects and LSTs are set forth in Appendix Pricing.
- 7.2 In those instances specified herein, or in the event that <u>SBC-12STATE</u> agrees to perform any additional work on CLEC's behalf that is not explicitly addressed in this Appendix, CLEC shall pay Maintenance of Service charges on a time and material basis, in 30-minute increments, for the <u>SBC-12STATE</u> technician time involved in performing such work, pursuant to Section 13.4.4 of the FCC No. 73 tariffs, as such tariffs may be modified from time to time. If requested by the CLEC, Overtime and Premium time charges will apply as provided for in such FCC tariffs for any work or tests requested by CLEC and performed by <u>SBC-12STATE</u> are performed outside of standard business hours.

8.0 **Definitions Applicable to this Appendix:**

- 8.1 "All Bridged Tap" means both "Excessive" and "Non-excessive" Bridged Tap.
- 8.2 **"Commission"** means the applicable state agency(ies) with regulatory authority over telecommunications in each **SBC-12STATE** state.
- 8.3 "Excessive Bridged Tap" as used herein shall refer to bridged tap in excess of 2,500 feet in total length.
- 8.4 "Non-excessive Bridged Tap" as used herein shall refer to bridged tap less than 2,500 feet in total length.
- 8.5 "SBC-12STATE" as used herein means the applicable SBC-owned ILEC doing business in California, Nevada, Arkansas, Missouri, Oklahoma, Texas, Kansas, Michigan, Wisconsin, Ohio, Illinois and Indiana.
- 8.6 "**Splitter**" as used herein shall refer to the device that divides the data and voice signals concurrently moving across the loop. The Splitter may be directly integrated into the DSLAM equipment or may be externally mounted in CLEC's collocation arrangement.

CLEC SERVING AREA DESCRIPTION AND E9-1-1 INTERCONNECTION DETAILS **CLEC Name & Contacts** CLEC "OCN" CLEC NPA/NXX(s) Included 9-1-1 Intercon. Addr. Switch Type NPA Code(s): E9-1-1 Manager **CLLI Code CLEC Telco ID** "Connect Signal" Digits Estimated # of EAAs 9-1-1 Database Manager CLEC Service Area Description: 1 - 1 Rate Center(s): #9-1-1 Trunks Requested "Default" PSAP / ESN Switch Site Contact SS7 Point Code SBC E9-1-1 SYSTEM CONFIGURATION ASSOCIATED WITH DESIGNATED E9-1-1 CONTROL OFFICE **E9-1-1 CONTROL OFFICE:** RATE CENTER(s) FOR E9-1-1 CUSTOMER and **PSAPs** AGENCY TYPE (see legend below) MSAG PULL(1) **CLLI Code: INCLUDED** Rate Center(s): E9-1-1 Features Required: ANI/ALI/SR # of 9-1-1 Trunks for LSP: **MSAG Update Interval:** Monthly ALI Database Provider: **ACCOUNT MANAGER:** LOG NUMBER FOOTNOTES: (1) Mechanized copy of MSAG is provided when SBC is the ALI database provider. (2) Only areas within the the listed exchanges and also within the jurisdiction of this PSAP are included. PSAP's jurisdiction may include areas within other telco exchanges. "TYPE of AGENCY" LEGEND: Prepared by: HRC = Home Rule City ECD = Emergency Communications District voice COG = Council of Governments or Regional Planning Commission fax (blank) = (blank space for use as needed to define another agency type) email STATUS of EXHIBIT: **Date Prepared**

APPENDIX PRICING – <u>SOUTHWESTERN BELL TELEPHONE, L.P.</u>
PAGE 1 OF 7

<u>SBC ARKANSAS</u>/METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL.
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APPENDIX-PRICING (ARKANSAS)

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APPENDIX PRICING (ARKANSAS)

1. INTRODUCTION

- 1.1 This Appendix sets forth the pricing terms and conditions only for the applicable SBC Communications Inc. (SBC) owned Incumbent Local Exchange Carrier (ILEC) identified in 1.3 below. The rate table included in this Appendix is divided into the following five categories: Unbundled Network Elements (UNEs), Resale, Other (Resale), Other and Reciprocal Compensation. These categories are for convenience only and shall not be construed to define or limit any of the terms herein or affect the meaning or interpretation of this Agreement, including but not limited to the term "Lawful UNE," as that term is defined and used in this Agreement.
- 1.2 SBC Communications Inc. (SBC) means the holding company which directly or indirectly owns the following ILECs: Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, Nevada Bell Telephone Company d/b/a SBC Nevada, The Ohio Bell Telephone Company d/b/a SBC Ohio, Pacific Bell Telephone Company d/b/a SBC California, The Southern New England Telephone Company, Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin.
- 1.3 <u>SBC ARKANSAS</u> As used herein, <u>SBC ARKANSAS</u> means Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, the applicable SBC-owned ILEC doing business in Arkansas.
- 1.4 Replacement of Non-Interim Rates

Certain of the non-interim rates, prices and charges set forth in this Agreement may have been established by the Commission ("Commission-established Non-Interim Rate(s)"). All rates included in this Agreement that are not specifically excluded from treatment under this Section 1.4, or that are not marked as interim or as "TBD" (To Be Determined) shall be considered Commission-established Non-Interim Rates. If, during the Term of this Agreement the Commission or the FCC modifies a Commission-established Rate(s) in an order or docket that is established by the Commission or FCC to be generally applicable to the Interconnection, Unbundled Network Elements, Collocation, functions, facilities, Resale discounts, or products or services ("Products or Services") available under this Agreement (i.e. not an order or docket relating only to a specific complaint or interconnection agreement arbitration), either Party may provide written notice ("Rate Change Notice") to the other Party, after the effective date of such order, that it wishes for the modified Commission-established Non-Interim Rate(s), ("Modified Rate(s)") to replace and supersede the Commission-established Non-Interim Rate(s) already set forth in this Agreement. Following such Rate Change Notice by either Party, and without the need for any formal amendment or further Commission action, the CLEC's billing tables will be updated to reflect (and CLEC will be charged) the Modified Rate(s), pursuant to timeframes as specifically set forth in Sections 1.4.1 and 1.4.3, below, and the Modified Rate(s) will be deemed effective between the Parties as provided in Sections 1.4.1 and 1.4.3, below. Nonetheless, the Parties shall negotiate a conforming amendment which shall reflect that the Commission-established Non-Interim Rate(s) were replaced by the Modified Rate(s), and shall submit such Amendment to the state commission for approval. In addition, as soon as is reasonably practicable after such Rate Change Notice, each Party shall issue to the other Party any adjustments that are necessary to reflect that the Modified Rate(s) became effective between the Parties as provided below:

1.4.1 If the Rate Change Notice is issued by a Party within ninety (90) days after the effective date of any such order, the Modified Rate(s) will be deemed effective between the Parties as of the effective date of the order, and <u>SBC ARKANSAS</u> will issue any adjustments that are appropriate (e.g., billing of additional charges, billing credit adjustments) to retroactively true-up the Modified Rate(s) with the Commission-established Non-Interim Rate(s) for the period after the effective date of the order, in accordance herewith.

- 1.4.2 In the event that neither Party issues a Rate Change Notice to the other Party with respect to an order, the Commission-established Non-Interim Rate(s) set forth in the Agreement shall continue to apply, notwithstanding the issuance of that order.
- 1.4.3 In the event that a Party issues a Rate Change Notice under this Section 1.4, but not within ninety (90) days after the effective date of the order, then the Modified Rate(s) will be deemed effective between the Parties as of the date the amendment incorporating such Modified Rate(s) into the Agreement is effective between the Parties (following the date the amendment is approved or is deemed to have been approved by the state commission), and shall apply, upon the amendment effective date, on a prospective basis only. Further, the Party shall be foreclosed from replacing or otherwise superseding the Commission-established Non-Interim Rate(s) with the Modified Rate(s) for any period prior to the effective date of such amendment.
- 1.4.4 In the event the terms and conditions of this Section 1.4 was not part of an approved and effective agreement between the Parties at the time the order became effective, either Party may still give a Rate Change Notice, and the Modified Rate(s) shall be effective as of the date the Parties' Agreement (the Agreement containing this Section 1.4) becomes effective (following the date the Agreement is approved or deemed to have been approved by the Commission) and shall apply, beginning on the Agreement's effective date, on a prospective basis only. Further, the Party shall be foreclosed from replacing or otherwise superseding the Commission-established Non-Interim Rate(s) with the Modified Rate(s) for any period prior to the effective date of the Agreement containing this Section 1.4.
- The Parties understand and agree that on May 9, 2003, the Public Utilities Act of Illinois was amended to 1.5 add Sections 13-408 and 13-409, 220 ILCS 5/13-408 and 13-409, and enacted into law ("Illinois Law"). The Illinois Law establishes a specific method for setting certain UNE rates in Illinois, mandates that the Illinois Commerce Commission ("ICC") apply the method and determine the rates ("ICC Rates"), and expressly deems all interconnection agreements to be amended to contain the ICC Rates immediately upon the ICC's announcement of such adjusted rates, without further action. The Parties understand and agree that the rates in the attached Pricing Schedule are based upon SBC Illinois' obligations under FCC rules and regulations, and applicable ICC orders as they existed prior to the ICC's promulgation of rates, terms and conditions pursuant to the Illinois Law. The Parties understand and agree that the ICC Rates shall automatically apply to this Agreement, and shall replace and supersede any corresponding rates currently contained in this Agreement (for the state of Illinois only) as of the effective date of any such ICC order(s) upon the written request of either Party ("Written Notice"). As soon as practical following the Written Notice, SBC Illinois shall begin billing CLEC the ICC Rates; provided, however, the Parties acknowledge and agree that no later than sixty (60) days from the Written Notice, the Parties will execute a conforming Amendment to this Agreement so that the Agreement accurately reflects the ICC Rates, and SBC Illinois will issue any adjustments, as needed (e.g., billing of additional charges, billing credit adjustments), to reflect that the ICC Rates became effective between the Parties as of the effective date of the applicable ICC order(s) and to retroactively true-up the ICC Rates with the corresponding rates currently contained in this Agreement (for the state of Illinois only) for the period after the effective date of the applicable ICC order(s), in accordance herewith.

1.6 Replacement of Interim Rates

Certain of the rates, prices and charges set forth in this Agreement may be denoted as interim rates ("Current Interim Rates"). Upon the effective date of a Commission Order establishing non-interim rates for any rates, prices, charges, Products or Services specifically identified herein as interim, either Party may, within ninety (90) days after the effective date of such Commission order, provide written notice ("Replacement Rate Notice") to the other Party that it wishes to obtain the non-interim Commissionestablished rate(s) ("Replacement Rates") to replace and supersede the Current Interim Rate counterpart(s) in this Agreement. Following such Replacement Rate Notice, and without the need for any formal amendment or further Commission action, SBC ARKANSAS will update CLEC's billing tables to replace the Current Interim Rates with their Replacement Rate(s) counterpart(s), as specified in the

Replacement Rate Notice. Nonetheless, the Parties shall negotiate a conforming amendment to reflect such Replacement Rates and shall submit such amendment to the Commission for approval.

- 1.6.1 If the Replacement Rate Notice is given within 90 days after the effective date of such order, then the Replacement Rate(s) shall apply as of the effective date of the order and <u>SBC ARKANSAS</u> will issue any adjustments that are appropriate (e.g., billing of additional charges, billing credit adjustments) to retroactively true-up the Replacement Rates with the Current Interim Rates for the period after the effective date of this Agreement, in accordance herewith.
- 1.6.2 In the event that neither Party issues a Rate Notice to the other Party with respect to an order, the Current Interim Rate(s) set forth in the Agreement shall continue to apply, notwithstanding the issuance of that order.
- 1.6.3 In the event that a Party issues a Rate Notice under this Section 1.6, but not within ninety (90) days after the effective date of the order, then the Replacement Rate(s) will be deemed effective between the Parties as of the date the amendment incorporating such Replacement Rate(s) into the Agreement is effective between the Parties (following the date the amendment is approved or is deemed to have been approved by the Commission), and shall apply, upon the amendment effective date, on a prospective basis only. Further, the Party shall be foreclosed from replacing or otherwise superseding the Current Interim Rate(s) with the Replacement Rate(s) for any period prior to the effective date of such amendment.
- 1.6.4 In the event the terms and conditions of this Section 1.6 was not part of an approved and effective agreement between the Parties at the time the order became effective, either Party may still give a Replacement Rate Notice, and the Replacement Rate(s) shall be effective as of the date the Parties' Agreement (the Agreement containing this Section 1.6) becomes effective (following the date the Agreement is approved or deemed to have been approved by the Commission) and shall apply, beginning on the Agreement's effective date, on a prospective basis only. Further, the Party shall be foreclosed from replacing or otherwise superseding the Current Interim Rate(s) with the Replacement Rate(s) for any period prior to the effective date of the Agreement containing this Section 1.6.

1.7 Notice to Adopting CLECs

- 1.7.1 Notwithstanding anything to the contrary in this Appendix and Agreement, in the event that any other telecommunications carrier should adopt provisions in the Agreement pursuant to Section 252(i) of the Act ("Adopting CLEC"), the Adopting CLEC would only be entitled to the non-interim and/or interim rates set forth in this Agreement as of the date that the MFN'd Agreement provisions become effective between SBC ARKANSAS and the Adopting CLEC (i.e., following the date the Commission approves or is deemed to have approved the Adopting CLEC's Section 252(i) adoption ("MFN Effective Date")) and on a prospective basis only. Nothing in this Agreement shall entitle an Adopting CLEC to any retroactive application of any rates under this Agreement to any date prior to the MFN Effective Date and any Adopting CLEC is foreclosed from making any such claim hereunder.
- 1.8 The following defines the zones found in this Appendix Pricing:

 Rate Zone:
 Total Access Lines:

 Zone 1 (Rural)
 3,000 or fewer

 Zone 2 (Suburban)
 3,001 – 18,000

 Zone 3 (Urban)
 18,001 or Greater

1.9 <u>SBC ARKANSAS</u>' obligation to provide Interconnection, Lawful Unbundled Network Elements, Collocation, Resale discounts, functions, facilities, products or services ("Products or Services") under this Agreement does not extend to Products or Services for which rates, terms and conditions are not contained in this Agreement. Accordingly, to the extent a CLEC orders a Product or Service for which there are not rates, terms and conditions contained in this Agreement, <u>SBC ARKANSAS</u> may reject the order. In the event such an order is rejected, and the Product or Service is appropriate for BFR treatment under the BFR

provisions set forth in Appendix Lawful UNEs of this Agreement, the CLEC may submit a BFR, which will be evaluated pursuant to such BFR provisions. Alternatively, if the Product or Service is available in a state commission approved Agreement in the state in which the CLEC is seeking to order the Product or Service, the CLEC may: (i) seek to adopt pursuant to Section 252(i) of the Act the rates, terms and conditions for such Product or Service (including any legitimately related terms) from a state commission approved Agreement in that state in which such Product or Service is available; or (ii) seek to amend this Agreement to incorporate rates, terms and conditions for the Product or Service into this Agreement, to the extent such Product or Service is still available at the time of the request. In the event that CLEC orders, and SBC ARKANSAS provisions, a Product or Service to CLEC for which there are not rates, terms and conditions in this Agreement, then CLEC understands and agrees that one of the following will occur:

- 1.9.1 CLEC shall pay for the Product or Service provisioned to CLEC at the rates set forth in <u>SBC ARKANSAS</u>' applicable intrastate tariff(s) for the Product or Service or, to the extent there are no tariff rates, terms or conditions available for the Product or Service in the applicable state, then CLEC shall pay for the Product or Service at <u>SBC ARKANSAS</u>' current generic contract rate for the Product or Service set forth in <u>SBC ARKANSAS</u>' applicable state-specific generic pricing schedule as published on <u>SBC ARKANSAS</u>' CLEC website; or
- 1.9.2 CLEC will be billed and shall pay for the product or service as provided in Section 1.9.1, above, and <u>SBC ARKANSAS</u> may, without further obligation, reject future orders and further provisioning of the product or service until such time as applicable rates, terms and conditions are incorporated into this Agreement as set forth in this Section 1.9.
- 1.9.3 <u>SBC ARKANSAS</u>' provisioning of orders for such Products or Services is expressly subject to this Section 1.9 and in no way constitutes a waiver of <u>SBC ARKANSAS</u>' right to charge and collect payment for such Products and/or Services.

1.10 Establishment of "TBD" Rates

- 1.10.1 When a rate, price or charge in this Agreement is noted as "To Be Determined" or "TBD" or is blank, the Parties understand and agree that when a rate, price or charge is established by SBC ARKANSAS for that Product or Service and incorporated into SBC ARKANSAS' current statespecific generic pricing schedule as published on **SBC ARKANSAS**' CLEC website, that rate(s) ("Established Rate") shall automatically apply to the Product or Service provided under this Agreement back to the effective date of this Agreement as to any orders CLEC submitted and SBC ARKANSAS provisioned for that Product or Service without the need for any additional modification(s) to this Agreement or further Commission action. SBC ARKANSAS shall provide written notice to CLEC of the application of the rate, price or charge that has been established, and the CLEC's billing tables will be updated to reflect (and CLEC will be charged) the Established Rate, and the Established Rate will be deemed effective between the Parties as of the effective date of the Agreement. The Parties shall negotiate a conforming amendment which shall reflect the Established Rate to ensure that the Agreement accurately reflects the specific Established Rate(s) that apply to such Product or Service pursuant to this Section 1.10, and shall submit such Amendment to the state commission for approval. In addition, as soon as is reasonably practicable after such Established Rate begins to apply, SBC ARKANSAS shall bill CLEC to reflect the application of the Established Rate retroactively to the effective date of the Agreement between the Parties.
- 1.10.2 <u>SBC ARKANSAS</u>' provisioning of such orders for such Products or Services is expressly subject to this Section 1.10 and in no way constitutes a waiver of <u>SBC ARKANSAS</u>' right to charge and collect payment for such Products and/or Services.

2. RECURRING CHARGES

2.1 Unless otherwise identified in the Pricing Tables, where rates are shown as monthly, a month will be defined as a calendar month. The minimum term for each monthly rated Unbundled Network Element (UNE), Resale, Other (Resale), Other and Reciprocal Compensation elements will be one (1) month. After the initial month, billing will be on the basis of whole or fractional months used. The minimum service

- period for UNEs provided under the BFR process set forth in Appendix Lawful UNEs of this Agreement may be longer.
- 2.2 Where rates (excluding Resale) are based on minutes of use, usage will be accumulated at the End Office Switch or other measurement point without any per call rounding and total minutes by End Office Switch or other measurement point will then be rounded to the next higher minute.
- 2.3 Where rates are distance sensitive, the mileage will be calculated on the airline distance involved between the locations. To determine the rate to be billed <u>SBC ARKANSAS</u> will first compute the mileage using the V&H coordinates method, as set forth in the National Exchange Carrier Association, Inc. Tariff FCC No 4. When the calculation results in a fraction of a mile, <u>SBC ARKANSAS</u> will round up to the next whole mile before determining the mileage and applying rates.
- 2.4 Where rates consist of usage sensitive charges or per occurrence charges, such rates are classified as "recurring charges".

3. NON-RECURRING CHARGES

- 3.1 Nonrecurring Charges are applicable for all five (5) categories of rates.
- 3.2 Consistent with FCC Rule 51.307(d), there are non-recurring charges for each UNE on the first connection on an CLEC order as well as separate non-recurring charges for each additional connection associated with the same CLEC order at the same CLEC specified premises.
- 3.3 For Resale, when a CLEC converts an End User currently receiving non-complex service from the <u>SBC ARKANSAS</u> network, without any changes to <u>SBC ARKANSAS</u>' network, the normal service order charges and/or nonrecurring charges associated with said additions and/or changes will apply.
- 3.4 CLEC shall pay a non-recurring charge when a CLEC adds or removes a signaling point code. The rates and charges for signaling point code(s) are identified in the applicable access tariffs. This charge also applies to point code information provided by CLEC allowing others to use CLEC's SS7 signaling network.
- 3.5 CLEC shall pay a service order processing charge (Service Order Charge) for each service order issued by <u>SBC ARKANSAS</u> to process a request for installation, disconnection, rearrangement, changes to or record orders for Lawful UNEs.
- 3.6 Some items, which must be individually charged, are billed as nonrecurring charges.
- 3.7 Time and Material charges (a.k.a. additional labor charges) are defined in FCC Tariff 73.

4. BILLING

4.1 For information regarding billing, non-payment, disconnects and dispute resolution, see the General Terms and Conditions of this Agreement.

SOUTHWESTERN BELL TELEPHONE, L.P. dib/a SBC ARKANSAS July 22, 2004

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9		Subloop Cross Connect 2-Wire Analog Non- Central Office Originating	Subloop Cross Connect 4-Wire Analog Non- Central Office Originating	Subloop Cross Connect 2-Wire DSL Non-Central Office Originating	Subloop Cross Connect 4-Wire DSL Non-Central Office Originating	DT-DS1 Interoffice Transport, First Mile DT-DS1 Interoffice Transport, Each Additional	Mile DT-DS3 Interoffice Transport, First Mile	Mile DS1 to Collocation	DS3 to Collocation	DS1 to VG	Dark Fiber -Interoffice per strand	Dark Fiber - Interoffice per foot Zone 2 Dark Fiber - Interoffice per foot Zone 2	(Suburban) Dark Fiber - Interoffice per foot Zone 3 (Urban)	Dark Fiber Cross Connect - Interoffice	Dark Fibel - Illefollice Illquily	2-wire Analog Loop to POA - Method 1	2-wire Analog Loop to POA - Method 2 2-wire Analog Loop to POA - Method 3	Analog DID Trunk Port to POA - Method 1	Analog DID Trunk Port to POA - Method 2	Analog DID Trunk Port to POA - Method 3		Routine Modifications of Existing Facilities	Manual Change - Simple	Manual Record - Simple	Manual Disconnect - Simple	Manual Suspend - Simple	Manual Expedited - Simple	Manual Customer Not Ready - Simple	Manual Due Date Change or Cancellation -	Manual New - Complex	Manual Change - Complex	Manual Record - Complex	Manual Disconnect - Complex	Manual Suspend - Complex	Manual Restore - Complex	Manual Customer Not Ready - Complex	Manual Due Date Change or Cancellation -	Complex Flectronic New - Simple	Electronic New - Complex	Electronic Change - Simple
Ŧ	Sub-loop Unbundling Cross Connect					Dedicated Transport (DT)			Dedicated Transport Cross Connect	Multiplexina	S. well Area	Dark Fiber			Cross Connects to Point of Access	(POA)				Routine	Modifications	Order Character																		
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Ð	Provision of Message Detail a.k.a. Daily Usage File (DUF)	Per interstate local message	Per local message	Billable Message Records and /or access usage records - per Record Charge	Hosting: Per Record Charge For Full Status RAO Company-Hosting Network Company	Hosting: Per Record Charge For Full Status RAO Company-National CMDS Network	Hosting: Per Record Charge For Non-Full Status RAO Company-National CMDS Network	Hosting: Per Record Charge For Non-Full Status RAO Company-Hosting Company Network	CH processing charge for servicé - per originated CH record	CH billing message - per message	Basic Time - per half hour	Overtime - per half hour	Premium Time - per half hour	Basic Time - per half hour	Basic Time - per half hour	Overtime - per half hour	Overtime - per half hour	Overtime - per half hour	Premium Time - per half hour	Premium Time - per nair nour Premium Time - per half hour	Poles (\$/attachment/yr.)^^2		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Full Duct (\$/ft/yr.) Half Duct (\$/ft/yr.)					Set in charae per cell	Duration charge, per MOU	Set up charge, per call	Duration charge, per MOU	Set up charge, per call				Termination per Minute of Use Zone 1 (Rural)	Termination per Minute of Use Zone 2 (Suburban)	l ermination per Minute of Use Zone 3 (Urban)
ĬŦ.		BCR		Hosting					Clearinghouse		Maintenance of Service Charges & Non-Productive Dispatch		100 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Time and Materials Charges							Poles and Duct	(Structure)	Per Foot Conduit Occupancy Fees		Contraction of the contraction o	Administrative Record-Keeping Fee		LF.	End Office Local Termination - Zone	יימומו	End Office Local Termination - Zone 2 Suburban	L I I I I I I I I I I I I I I I I I I I	End Office Local Termination - Zone 3 Urban		Rate for Presumed ISP-Bound Traffic	as per FCC 01-131 per MOU	Common Transport		
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Ð	Termination per Minute of Use Interzone	Facilities per Minute, per Mile Zone 1 (Rural)	Facilities per Minute, per Mile Zone 2 (Suburban)	Facilities per Minute per Mile Zone 3 (Trhan)	Facilities per Minute per Mile Interzone			Tandem Switching per MOU	Tandem Switched Transport per MOU	Tandem Switched Transport per MOU per mile		OCA Transport & Termination					Business 1 Party	Business - Multi-Line Hunting	Business Measured	Business Measured (HTG Class of Service)	Customer Owned Pay Telephone Service	Line Amplifier	Message Register Equipment	Service Connections, Moves and Changes	Special Billing Numbers	Telephone Answering and Secretarial Service		Mandatory EAS	MetroPlus			Auto Kediai	Call Blocker	Call Forwarding	Call Forwarding - Busy Line	Call Formarding - busy Line/Don (Answer	Call Poture	Call Trace	Call Waiting	Calling Name	Calling Number	Personalized Ring (1 dependent number)	Personalized Ring (2 dependent numbers - 1st	number)	Personalized Ring (2 dependent numbers - 2nd	number)	Priority Call	Remote Access to Call Forwarding	Selective Call Forwarding	Simultaneous Call Forwarding	Speed Calling	Three Way Calling	, , , , , , , , , , , , , , , , , , ,	DID (First Block of 100 - Category 1)	DID (First Block of 10 - Category 1)	DID (Ea. adl. block of 10 after first 10 - Category
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419					800 Service		14.50%	14.50%		
420										
421			2	OPTIONAL TOLL CALLING PLANS						
422					1+ SAVERsm		14.50%	14.50%		
423					Designated Number Service (1+SAVER Directsm)		14.50%	14.50%		
424					Circle Saver		14.50%	14.50%		
425					Circle Saver Trial Plan (Fort Smith Lata Only)		14.50%	14.50%		
426					Community Calling Service		14.50%	14.50%		
427					Extended Community Saver		14.50%	14.50%		
428			c	BI EXAB®						
429			7	ורבאאו	Dievar (iii)		14 50%	14 50%		
431					Plexar II®		14.50%	14.50%		
432										
433			2	PRIVATE LINE						
434					Analog Private Lines		14.50%	14.50%		
435					Announcement Distribution Services		14.50%	14.50%		
436					DOVLink		14.50%	14.50%		
437					Foreign Exchange Service		14.50%	14.50%		
438					Foreign Serving Office		14.50%	14.50%		
439					Frame Kelay		14.50%	14.50%		
440					Group Alerting Services		14.50%	14.50%		
1441					MegaLink I®		14.50%	14.50%		
7447					Mossi isk II®		14.50%	14.30%		
444					Microl ink I®		14.50%	14.50%		
445					Microl ink III		14.50%	14.50%		
446					Public Response Calling Service		0.145	0.14		
447								5		
448			-	RESIDENCE						
449			2	LOCAL EXCHANGE SERVICE						
450					Life Line and Link Up America Services		14.50%	14.50%		
451					Residence 1 Party		14.50%	14.50%		
452					Residence Measured		14.50%	14.50%		
453					Service Connections, Moves and Changes		14.50%	14.50%		
454			0	EXPANDED LOCAL CALLING						
456					Expanded Local Calling (Mandatory)		14.50%	14.50%		
457					MetroPlus		14.50%	14.50%		
458			Ó							
459			7	VERTICAL SERVICES	Podici		44 EO9/	44 500/		
461					Call Blocker		14.30 %	14.50%		
462					Call Forwardina		14.50%	14.50%		
463		 -	<u> </u>		Call Forwarding - Busy Line		14.50%	14.50%		
464					Call Forwarding - Busy Line/Don't Answer		14.50%	14.50%		
465					Call Forwarding - Don't Answer		14.50%	14.50%		
466					Call Return		14.50%	14.50%		
467					Call Trace		14.50%	14.50%		
468					Call Waiting		14.50%	14.50%		
409					Calling Number		14.30%	14.30%		
471					ComCall®		14 50%	14 50%		
472			<u> </u>		Personalized Ring (1 dependent number)		14.50%	14.50%		

SOUTHWESTERN BELL TELEPHONE, L.P. dibia SBC ARKANSAS July 22, 2004

A B	D .	D	B	Ŧ	Н 5	I	ſ	K	Γ
					lized Ring (2 dependent numbers - 1st				
473				กน	number)	14.50%	14.50%		
474				֡֓֞֞֞֓֓֓֞֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓	reisonalized Ring (z dependent numbers - zna number)	14 50%	14 50%		
475				Pn	Priority Call				
476				R	Remote Access to Call Forwarding				
477				38	Selective Call Forwarding				
4/8				5 6	Simultaneous Call Forwarding	\$ 0.14	\$ 0.14		
480				É	ree Way Calling				
481					8				
482			2	ISDN					
483				Ö	Digiline	\$ 0.145	\$ 0.14		
485			2	OTHER					
					Bundled Telecommunications Services (e.g., the				
486				×	Works)	14.5%	14.5%		
48/				3 0	Conference Telephone Service	14.5%	14.5%		
480				300	Grandfathered Services	14.5%	14.5%		
490					Grandianier ed Gervices	14.5%	14:3%		
491				<u>E</u>	Improved Transmission	14.5%	14.5%		
492				III	ntercept Referral Service	14.5%	14.5%		
493				2	Local Operator Assistance Service	14.5%	14.5%		
494				ă (Promotions (Greater than 90 days)	14.5%	14.5%		
495					Preferred Number Service	14.5%	14.5%		
497				S E	TolichTone	14.5%	14.5%		
498				0 N	Voice Dial	14.5%	14.5%		
499				N.	Warm Line	14.5%	14.5%		
200									
501			-	OTHER (Resale)					
004			c	DIRECTORY ASSISTANCE		74 60	74 60/		
503			7		Nationwide Listing Services (NLS)	14.5%	14.5%		
504						200	2		
505			2	TOLL					
206				<u> </u>	Home 800sm	14.5%	14.5%		
507				Int	raLATA MTS	14.5%	14.5%		
508				W.	WATS	14.5%	14.5%		
506									
510			2	OPTIONAL TOLL CALLING PLANS					
511				1+	1+ SAVERsm	14.5%	14.5%		
512				De	signated Number Service (1+SAVER Directsm)	14.5%	14.5%		
513				io	Circle Saver	14.5%	14.5%		
514				<u>Ö</u>	Circle Saver Trial Plan (Fort Smith Lata Only)	14.5%	14.5%		
515				تقار	Community Calling Service	14.5%	14.5%		
210					Extended Community Saver	14.5%	14.5%		
518				26	Access Septices	%C:+I	14:3/8		
519				Ag	Additional Directory Listings	14.5%	14.5%		
520				Bil	Bill Plus	2.0%	2.0%		
521				30	Company Initiated Suspension Service	%0.0	%0:0		
223				<u> </u>	Connections with Terminal Equipment and	ò	ò		
523				300	Consolidated Billing	0.0%	2.0%		
524				3	Construction Charges	%0:0	0:0%		
525				10	stomer Initiated Suspension Service	%0.0	0.0%		
526				EX	Exchange Connection Service	%0.0	%0:0		

SOUTHWESTERN BELL TELEPHONE, L.P. d/b/a SBC ARKANSAS July 22, 2004

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I	%0:0	%0.0	%0:0	14.5%	%0:0	14.5%	14.5%	%0:0			0.003			NA NA		NA W		AN S				NA W				\$ VA	\$ VA	0.025		S AN	δ
Н											€9															NRBDG	NRBDG	SZUCB \$		NRBDL	MCAGN
G	Joint User Service	Maintenance of Service Charges	Plexar Custom®	Prepaid Calling Cards	Telecommunications Service Priority Systems	Toll Billing Exception (Billed Number Screen)	Toll Restriction	Wireless Carrier Interconnection Services																		- Initial Load	- Subsequent Load	- Per Call		- Initial Load	- Subsection Load
F										Electronic Billing Information Data	(daily usage) per message		Simple conversion charge per billable	number	Electronic conversion orders per	billable number	Complex conversion orders per	billable number		SBC Arkansas transmittal of CLEC	end-user listing to 3rd party pub, per	occurrence, per dir publisher		OS/DA	Branding - Resellers				Rate Reference - Resellers		
Е											7			7		7		7				7		2	က				က		
D																															
С																															
В																															
A	527	528	529	530	531	532	533	534	535		536	537		538		539		540	541			542	543	544	545	546	547	248	549	550	551

APPENDIX WP EXHIBIT 1 SBC ARKANSAS

	Divertory White Dance
	Directory White Pages Price Sheet
Directory	Price per single sided informational page
Little Rock	\$964.44
Ashdown Batesville Benton Blytheville Conway El Dorado Eureka Springs Fayetteville Forrest City Fort Smith Haber Springs Helena Hope Hot Springs	\$178.60 \$178.60 \$178.60 \$178.60 \$178.60 \$178.60 \$178.60 \$178.60 \$178.60 \$178.60 \$178.60 \$178.60 \$178.60 \$178.60
Jonesboro	\$178.60 \$178.60
Lonoke Mena Monticello	\$178.60 \$178.60 \$178.60
Nashville Newport Osceola Pine Bluff Searcy Warren West Memphis Brinkley	\$178.60 \$178.60 \$178.60 \$178.60 \$178.60 \$178.60 \$178.60 \$178.60 \$61.59
Hamburg Lake Village	\$61.59 \$61.59

APPENDIX PERFORMANCE MEASUREMENTS (SOUTHWESTERN BELL TELEPHONE, L.P. d/b/a SBC ARKANSAS, SBC KANSAS, SBC MISSOURI, SBC OKLAHOMA AND/OR SBC TEXAS - COMMISSION ORDERED)

APPENDIX PERFORMANCE MEASUREMENTS – <u>SOUTHWESTERN BELL TELEPHONE, L.P.</u>
PAGE 2 OF 3

<u>SBC ARKANSAS</u>/METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL.

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1.	INTRODUCTION
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APPENDIX PERFORMANCE MEASUREMENTS

1. INTRODUCTION

- SBC Communications Inc. (SBC) means the holding company which directly or indirectly owns the following ILECs: Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, Nevada Bell Telephone Company d/b/a SBC Nevada, The Ohio Bell Telephone Company d/b/a SBC Ohio, Pacific Bell Telephone Company d/b/a SBC California, The Southern New England Telephone Company, Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin.
- 1.2 <u>SBC SOUTHWEST REGION 5-STATE</u> As used herein, <u>SBC SOUTHWEST REGION 5-STATE</u> means Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas the applicable above listed ILEC(s) doing business in Arkansas, Kansas, Missouri, Oklahoma, and Texas.
- 1.3 As used herein, the term "Service Bureau Provider" means a company which has been engaged by CLEC to act on behalf of the CLEC for purposes of accessing SBC-owned ILEC's OSS application-to-application interfaces.
- 1.4 The performance measurements referenced herein, notwithstanding any provisions in any other appendix in this Agreement, are not intended to create, modify or otherwise affect parties' rights and obligations. The existence of any particular performance measure, or the language describing that measure, is not evidence that CLEC is entitled to any particular manner of access, nor is it evidence that <u>SBC SOUTHWEST REGION</u> <u>5-STATE</u> is limited to providing any particular manner of access. The parties' rights and obligations to such access are defined elsewhere, including the relevant laws, FCC and PUC decisions/regulations, tariffs, and within this interconnection agreement.
- 1.5 Except as otherwise provided herein, the service performance measures most recently ordered by the state Commission that approved this Agreement under Section 252(e) of the Act (The Performance Measurements Plan) are incorporated herein. Any subsequently Commission-ordered additions, modifications and/or deletions to such plan and its supporting documents, shall be incorporated into this Agreement by reference and shall supersede and supplant all performance measurements previously agreed to by the parties.
- SBC SOUTHWEST REGION 5-STATE's agreement to implement this Performance Measures Plan will not be considered as an admission against interest or an admission of liability in any legal, regulatory, or other proceeding relating to the same performance. SBC SOUTHWEST REGION 5-STATE and CLEC agree that CLEC may not use the existence of this Plan as evidence that SBC SOUTHWEST REGION 5-STATE has discriminated in the provision of any facilities or services under Sections 251 or 252, or has violated any state or federal law or regulation.

 SBC SOUTHWEST REGION 5-STATE's conduct underlying its performance measures, and the performance data provided under the performance measures, however, are not made inadmissible by these terms. Any CLEC accepting this performance plan agrees that SBC SOUTHWEST REGION 5-STATE's performance with respect to this plan may not be used as an admission of liability or culpability for a violation of any state or federal law or regulation.
- 1.7 Enforcement measures through liquidated damages for failure to meet certain performance measures, set referenced in this Attachment, are available via a stand alone Performance Remedy Plan.

APPENDIX PRICING/PACIFIC BELL TELEPHONE COMPANY

SBC CALIFORNIA/METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL.

APPENDIX PRICING (CALIFORNIA)

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3.	RECURRING CHARGES	7
4.	NONRECURRING CHARGES	8
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APPENDIX PRICING (CALIFORNIA)

1. INTRODUCTION

- 1.1 This Appendix sets forth the terms and conditions under which the applicable SBC Communications Inc. (SBC) owned Incumbent Local Exchange Carrier (ILEC) provides pricing below and divided into the following five categories: Unbundled Network Elements, Resale, Other (Resale), Other and Reciprocal Compensation. These categories are for convenience only and shall not be construed to define or limit any of the terms herein or affect the meaning or interpretation of this agreement, including but not limited to the term "Lawful UNE" as that term is defined and used in this Agreement.
- 1.2 SBC Communications Inc. (SBC) means the holding company which directly or indirectly owns the following ILECs: Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, Nevada Bell Telephone Company d/b/a SBC Nevada, The Ohio Bell Telephone Company d/b/a SBC Ohio, Pacific Bell Telephone Company d/b/a SBC California, The Southern New England Telephone Company, Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin.
- 1.3 **SBC CALIFORNIA** As used herein, **SBC CALIFORNIA** means Pacific Bell Telephone Company d/b/a SBC California, the applicable SBC-owned ILEC doing business in California.
- 1.4 Replacement of Non-Interim Rates

Certain of the non-interim rates, prices and charges set forth in this Agreement may have been established by the Commission ("Commission-established Non-Interim Rate(s)"). All rates included in this Agreement that are not specifically excluded from treatment under this Section 1.4, or that are not marked as interim or as "TBD" (To Be Determined) shall be considered Commission-established Non-Interim Rates. If, during the Term of this Agreement the Commission or the FCC modifies one or more Commission-established Rates in any decision, order, resolution, or other ruling of general applicability ("Order") to the Interconnection, Network Elements, Collocation, functions, facilities, Resale discounts, or products or services ("Products or Services") available under this Agreement (i.e. not an order or docket relating only to a specific complaint or interconnection agreement arbitration), either Party may provide written notice ("Rate Change Notice") to the other Party, after the effective date of such Order, that it wishes for the modified Commission-established Non-Interim Rate(s), ("Modified Rate(s)") to replace and supersede the Commission-established Non-Interim Rate(s) already set forth in this Agreement, unless otherwise provided for by said Commission or FCC Order. Following such Rate Change Notice by either Party, and without the need for any formal amendment or further Commission action, unless otherwise provided for by Commission or FCC Order, the CLEC's billing tables will be updated to reflect (and CLEC will be charged) the Modified Rate(s), pursuant to timeframes as specifically set forth in Sections 1.4.1 and 1.4.3, below, and the Modified Rate(s) will be deemed effective between the Parties as provided in Sections 1.4.1 and 1.4.3, below. Nonetheless, the Parties shall negotiate a conforming amendment which shall reflect that the Commission-established Non-Interim Rate(s) were replaced by the Modified Rate(s), and shall submit such Amendment to the state commission for approval, unless otherwise provided for by the Commission or FCC Order. In addition, unless otherwise provided for by the Commission or FCC Order, as soon as is reasonably practicable after such Rate Change Notice, each Party shall issue to the other Party any adjustments that are necessary to reflect that the Modified Rate(s) became effective between the Parties as provided below:

1.4.1 If the Rate Change Notice is issued by a Party within ninety (90) days after the effective date of any such Order, the Modified Rate(s) will be deemed effective between the Parties as of the effective date of the Order.

- 1.4.2 In the event that neither Party issues a Rate Change Notice to the other Party with respect to an Order, the Commission-established Non-Interim Rate(s) set forth in the Agreement shall continue to apply notwithstanding the issuance of that Ruling, unless otherwise provided for by the Order.
- 1.4.3 In the event that a Party issues a Rate Change Notice under this Section 1.4, but not within ninety (90) days after the effective date of the Order, then the Modified Rate(s) will be deemed effective between the Parties as of the date the amendment incorporating such Modified Rate(s) into the Agreement is effective between the Parties (following the date the amendment is approved or is deemed to have been approved by the state commission), and shall apply on a prospective basis only. Further, the Parties shall be foreclosed from replacing or otherwise superseding the Commission-established Non-Interim Rate(s) with the Modified Rate(s) for any period prior to the effective date of such amendment, absent a Ruling to the contrary.
- 1.4.4 In the event the terms and conditions of this Section 1.4 was not part of an approved and effective Agreement between the Parties at the time the Order became effective, either Party may still give a Rate Change Notice, and the Modified Rate(s) shall be effective as of the date the Parties' Agreement becomes effective (following the date the Agreement is approved or deemed to have been approved by the Commission).
- The Parties understand and agree that on May 9, 2003, the Public Utilities Act of Illinois was amended to 1.5 add Sections 13-408 and 13-409, 220 ILCS 5/13-408 and 13-409, and enacted into law ("Illinois Law"). The Illinois Law establishes a specific method for setting certain UNE rates in Illinois, mandates that the Illinois Commerce Commission ("ICC") apply the method and determine the rates ("ICC Rates"), and expressly deems all interconnection agreements to be amended to contain the ICC Rates immediately upon the ICC's announcement of such adjusted rates, without further action. The Parties understand and agree that the rates in the attached Pricing Schedule are based upon SBC Illinois' obligations under FCC rules and regulations, and applicable ICC orders as they existed prior to the ICC's promulgation of rates, terms and conditions pursuant to the Illinois Law. The Parties understand and agree that the ICC Rates shall automatically apply to this Agreement, and shall replace and supersede any corresponding rates currently contained in this Agreement (for the state of Illinois only) as of the effective date of any such ICC order(s) upon the written request of either Party ("Written Notice"). As soon as practical following the Written Notice, SBC Illinois shall begin billing CLEC the ICC Rates; provided, however, the Parties acknowledge and agree that no later than sixty (60) days from the Written Notice, the Parties will execute a conforming Amendment to this Agreement so that the Agreement accurately reflects the ICC Rates, and SBC Illinois will issue any adjustments, as needed (e.g., billing of additional charges, billing credit adjustments), to reflect that the ICC Rates became effective between the Parties as of the effective date of the applicable ICC order(s) and to retroactively true-up the ICC Rates with the corresponding rates currently contained in this Agreement (for the state of Illinois only) for the period after the effective date of the applicable ICC order(s), in accordance herewith.

1.6 Replacement of Interim Rates

Certain of the rates, prices and charges set forth in this Agreement may have been deemed interim rates by the Commission ("Current Interim Rates"). Upon the effective date of a Commission Order establishing non-interim rates for any rates, prices, charges, Products or Services specifically identified herein as interim, either Party may, within ninety (90) days *after the effective date of such Commission order*, provide written notice ("Rate Notice") to the other Party that it wishes to obtain the non-interim Commission-established rate(s) ("Replacement Rates") to replace and supersede the Current Interim Rate counterpart(s) in this Agreement unless otherwise provided for by the Commission. Following such Rate Notice, and without the need for any formal amendment or further Commission action, <u>SBC CALIFORNIA</u> will update CLEC's billing tables to replace the Current Interim Rates with their Replacement Rate(s) counterpart(s), as specified in the Rate Notice, unless otherwise provided for by the Commission. Nonetheless, the Parties shall negotiate a conforming amendment to reflect such replacement and submit such amendment to the Commission for approval, unless otherwise provided for by the Commission.

- 1.6.1 If the Rate Notice is given within 90 days after the effective date of such order, then the Replacement Rate(s) shall apply as of the effective date of the order and **SBC CALIFORNIA** will issue any adjustments that are appropriate (e.g., billing of additional charges, billing credit adjustments) to retroactively true-up the Replacement Rates with the Current Interim Rates for the period after the effective date of this Agreement, in accordance herewith, unless otherwise provided for by the Commission.
- 1.6.2 In the event that neither Party issues a Rate Notice to the other Party with respect to a Commission order, the Current Interim Rate(s) set forth in the Agreement shall continue to apply notwithstanding the issuance of that order, unless otherwise provided for by the Commission.
- 1.6.3 In the event that a Party issues a Rate Notice under this Section 1.6, but not within ninety (90) days after the effective date of the Commission order, then the Replacement Rate(s) will be deemed effective between the Parties as of the date the amendment incorporating such Replacement Rate(s) into the Agreement is effective between the Parties (following the date the amendment is approved or is deemed to have been approved by the Commission), and shall apply on a prospective basis only unless otherwise provided for by the Commission. Further, the Party shall be foreclosed from replacing or otherwise superseding the Current Interim Rate(s) with the Replacement Rate(s) for any period prior to the effective date of such amendment, unless otherwise provided for by the Commission.
- 1.6.4 In the event the terms and conditions of this Section 1.6 was not part of an approved and effective Agreement between the Parties at the time the Commission order became effective, either Party may still give a Rate Notice, and the Replacement Rate(s) shall be effective as of the date the Parties' Agreement becomes effective (following the date the Agreement is approved or deemed to have been approved by the Commission).
- 1.7 The Parties acknowledge that, the California Public Utilities Commission ("CPUC") established rates for certain Unbundled Network Elements ("UNE") in the Open Architecture Network And Design ("OANAD") Proceeding. The Parties further acknowledge that the CPUC established certain UNE rates in D. 99-011-50, some of which were subsequently modified by the CPUC's decisions in D. 02-05-042, D. 02-09-052 and D. 03-07-023. Pursuant to the terms of D. 02-05-042, D. 02-09-052, and D. 03-07-023, certain UNE rates were modified on an interim basis and are subject to retroactive true up pending a final decision by the CPUC in its Proceeding No. A. 01-02-024/A.01-02-035, et. seq, approving final recurring rates in the 2001/2002 Consolidated UNE Reexamination Proceeding ("2001/2002 UNE Reexamination Proceeding"). Other UNE rates, including non-recurring rates, are final (i.e., non-interim) rates which may be subject to modification but not subject to true-up. Unless otherwise provided by the CPUC, all interim and final UNE rates set forth in this Agreement shall be automatically replaced and superseded by the final rates established by the CPUC as of the implementation date established by the Commission's decision in the 2001/2002 UNE Reexamination Proceeding, subject to any appeals and associated review.

1.8 Notice to Adopting CLECs

Notwithstanding anything to the contrary in this Appendix and Agreement including, in the event that any other telecommunications carrier should adopt provisions in the Agreement pursuant to Section 252(i) of the Act ("Adopting CLEC"), the Adopting CLEC would only be entitled to the non-interim and/or interim rates set forth in this Agreement as of the date that the MFN'd Agreement provisions become effective between **SBC CALIFORNIA** and the Adopting CLEC (i.e., following the date the Commission approves or is deemed to have approved the Adopting CLEC's Section 252(i) adoption ("MFN Effective Date")) and on a prospective basis only. Nothing in this Agreement shall entitle an Adopting CLEC to any retroactive application of any rates under this Agreement to any date prior to the MFN Effective Date and any Adopting CLEC is foreclosed from making any such claim hereunder.

1.9 The following defines the zones found in this Appendix Pricing:

For Loops:

Access Area:	<u>Total Access Lines:</u>
Α	See: Schedule CAL P.U.C. #A5, Network and Exchange Services, A5, Section 5.1
В	See: Schedule CAL P.U.C. #A5, Network and Exchange Services, A5, Section 5.1
С	See: Schedule CAL P.U.C. #A5, Network and Exchange Services, A5, Section 5.1

- 1.10 SBC CALIFORNIA's obligation to provide Interconnection, Lawful Network Elements, Collocation, Resale discounts, functions, facilities, products or services ("Products or Services") under this Agreement does not extend to Products or Services for which rates, terms and conditions are not contained in this Agreement. Accordingly, to the extent a CLEC orders a Product or Service for which there are not rates, terms and conditions contained in this Agreement, SBC CALIFORNIA may reject the order. In the event such an order is rejected, and the Product or Service is appropriate for BFR treatment under the BFR provisions set forth in Appendix Lawful UNEs of this Agreement, the CLEC may submit a BFR, which will be evaluated pursuant to such BFR provisions. Alternatively, if the Product or Service is available in a state commission approved Agreement in the state in which the CLEC is seeking to order the Product or Service, the CLEC may: (i) seek to adopt pursuant to Section 252(i) of the Act the rates, terms and conditions for such Product or Service (including any legitimately related terms) from a state commission approved Agreement in that state in which such Product or Service is available; or (ii) seek to amend this Agreement to incorporate rates, terms and conditions for the Product or Service into this Agreement, to the extent such Product or Service is still available at the time of the request. In the event that CLEC orders, and SBC CALIFORNIA provisions, a Product or Service to CLEC for which there are not rates, terms and conditions in this Agreement, then CLEC understands and agrees that one of the following will occur:
 - 1.10.1 CLEC shall pay for the Product or Service provisioned to CLEC at the rates set forth in <u>SBC CALIFORNIA</u>'s applicable intrastate tariff(s) for the Product or Service or, to the extent there are no tariff rates, terms or conditions available for the Product or Service in the applicable state, then CLEC shall pay for the Product or Service at <u>SBC CALIFORNIA</u>'s current generic contract rate for the Product or Service, set forth in <u>SBC CALIFORNIA</u>'s applicable state-specific generic pricing schedule as published on <u>SBC CALIFORNIA</u>'s CLEC website; or
 - 1.10.2 CLEC will be billed and shall pay for the product or service as provided in Section 1.10.1, above, and <u>SBC CALIFORNIA</u> may, without further obligation, reject future orders and further provisioning of the product or service until such time as applicable rates, terms and conditions are incorporated into this Agreement as set forth in this Section 1.10.

1.11 Establishment of "TBD" Rates

When a rate, price or charge in this Agreement is noted as "To Be Determined" or "TBD" or is blank, the Parties understand and agree that when a rate, price or charge is established by **SBC CALIFORNIA** for that Product or Service and incorporated into **SBC CALIFORNIA**'s current state-specific generic pricing schedule as published on **SBC CALIFORNIA**'s CLEC website, that rate(s) ("Established Rate") shall automatically apply to the Product or Service provided under this Agreement back to the effective date of this Agreement as to any orders CLEC submitted and **SBC CALIFORNIA** provisioned for that Product or Service without the need for any additional modification(s) to this Agreement or further Commission

action. <u>SBC CALIFORNIA</u> shall provide written notice to CLEC of the application of the rate, price or charge that has been established, and the CLEC's billing tables will be updated to reflect (and CLEC will be charged) the Established Rate, and the Established Rate will be deemed effective between the Parties as of the effective date of the Agreement. The Parties shall negotiate a conforming amendment which shall reflect the Established Rate to ensure that the Agreement accurately reflects the specific Established Rate(s) that apply to such Product or Service pursuant to this Section 1.10, and shall submit such Amendment to the state commission for approval. In addition, as soon as is reasonably practicable after such Established Rate begins to apply, <u>SBC CALIFORNIA</u> shall bill CLEC to reflect the application of the Established Rate retroactively to the effective date of the Agreement between the Parties.

1.11.1 <u>SBC CALIFORNIA</u>'s provisioning of such orders for such Products or Services is expressly subject to this Section 1.10 and in no way constitutes a waiver of <u>SBC CALIFORNIA</u>'s right to charge and collect payment for such Products and/or Services.

2. BILLING TIMELINES

- 2.1 All prices for monthly recurring charges (MRCs) and nonrecurring charges (NRCs) provided for in this Agreement may take a substantial period of time from the Effective Date of this Agreement to implement in <u>SBC CALIFORNIA</u>'s Carrier Access Billing System (CABS).
- 2.2 Any change of prices for MRCs and NRCs adopted by the CPUC subsequent to the effective date of this agreement may take a substantial period of time from the date of the final order to implement in CABS and shall comply with any Commission timeline.
- 2.3 Until such time as the prices are implemented in CABS under Section 2.1 or 2.2 above, **SBC CALIFORNIA** may continue to bill at the established prices contained within the most recent prior interconnection agreement between the Parties, if any. If there is no prior interconnection agreement between the Parties, **SBC CALIFORNIA** shall bill at the prices **SBC CALIFORNIA** is currently billing one (1) or more of its other CLEC End Users that, in **SBC CALIFORNIA**'s good faith judgment, most closely match the prices applicable hereunder.
- 2.4 Due to this billing implementation time period, a retroactive true up of all such prices, without interest, will be due upon implementation of the new billing. These true ups will be excluded from billing performance results.
- 2.5 With respect to any rate element and/or charge contained in or referenced in the Appendix Lawful UNEs (or any other Appendix) which is not specifically listed herein or therein, **SBC CALIFORNIA** and CLEC will negotiate a price and amend the Agreement to incorporate such price.

3. RECURRING CHARGES

- 3.1 Unless otherwise identified in the Pricing Tables, where rates are shown as monthly, a month will be defined as a calendar month. The minimum term for each monthly rated Unbundled Network Element (UNE), Other, Resale, Other (Resale), and Reciprocal Compensation elements will be one (1) month. After the initial month, billing will be on the basis of whole or fractional months used. The minimum service period for Network Elements provided under the Bona Fide Request (BFR) process set forth in Appendix Lawful UNEs of this Agreement may be longer.
- 3.2 Where rates (excluding Resale) are based on minutes of use, usage will be accumulated at the end office or other measurement point without any per call rounding and total minutes by end office or other measurement point will then be rounded to the next higher minute. CLEC shall pay for all usage on such completed calls until such time as **SBC CALIFORNIA** is able to bill on a per attempt basis.
- 3.3 Where rates are distance sensitive, the mileage will be calculated on the airline distance involved between the locations. To determine the rate to be billed, <u>SBC CALIFORNIA</u> will first compute the mileage using the V&H coordinates method, as set forth in the National Exchange Carrier Association, Inc. Tariff FCC

- No 4. When the calculation results in a fraction of a mile, **SBC CALIFORNIA** will round up to the next whole mile before determining the mileage and applying rates.
- 3.4 Where rates consist of usage sensitive charges or per occurrence charges, such rates are classified as "recurring charges".

4. NONRECURRING CHARGES

- 4.1 Nonrecurring Charges are applicable for all five (5) categories of rates.
- 4.2 Consistent with CFR 51.307(d), there are nonrecurring charges for each Lawful UNE on the first connection on a CLEC order as well as separate nonrecurring charges for each additional connection associated with the same CLEC order at the same CLEC specified premises.
- 4.3 For Resale, when a CLEC converts or adds new service, an End User's existing service, the normal service order charges and/or non- recurring charges associated with said additions and/or changes will apply.
- 4.4 The appropriate nonrecurring charges (Service Order Charges and Channel Charges) shall apply for each service request processed by **SBC CALIFORNIA**, including but not limited to the following:
 - 4.4.1 Installation (Service Order Connect Charge and Channel Connect Charge);
 - 4.4.2 Disconnection (Service Order Disconnect Charge and Channel Disconnect Charge);
 - 4.4.3 Rearrangement/modification (Service Order Change Charge and Channel Change Charge);
 - 4.4.4 Record Order (Service Order Record Change and Channel Record Charge).
- 4.5 Some items, which must be individually charged, are billed as nonrecurring charges.
- 4.6 Time and Material charges (a.k.a. additional labor charges) are defined in **SBC CALIFORNIA**'s Tariff Schedule Cal P.U.C. No.175-T.
- 4.7 Where NRC rates are not being addressed in OANAD, the NRC rate is listed on the MRC Pricing Table under the NRC column. The NRC rates that are being addressed in OANAD are identified on the MRC Rate Table under the NRC column with an "at" sign (@) indicating to please see the NRC Rate Table for rates.

5. BILLING

5.1 For information regarding billing, non-payment, disconnects, and dispute resolution, see the General Terms and Conditions of this Agreement.

Pacific Bell Telephone Company d'Ib/a SBC CALIFORNIA Non-Recurring May 6, 2005

						1321	NECOMMING					
	Notes			Disconnect	Service Order USOC	Change	USOC Record	nsoc	Connect	Disconnect	Change	Record
This Pricing Appendix contains certain recurring rates established with	olished with	final rates	in D. 05-03-026.	ı								
CROSS CONNECT												
EISCC - DS0 - INITIAL (CESAR/LEX - SIMPLE)	///	\$2.08	XOX15, HOX15	\$3.29	XOX18, HOX18	\$0.00	\$0.00		\$0.00	\$0.00	\$0.00	\$0.00
EISCC - DSO - INITIAL (MECHANIZED)	۲/	\$0.16	MOX15	\$0.16	MOX18	\$0.00	\$0.00		\$0.00	\$0.00	\$0.00	\$0.00
EISCC - DSO - ADDITIONAL (CESAR/LEX - SIMPLE)	/ /	\$0.81	XUX15, HUX15	\$0.81	XUX18, HUX18	\$0.00	\$0.00		\$0.00	\$0.00	\$0.00	90.00
EISCC - DS1 - INITIAL (CESAR/LEX - SIMPLE)	= =	\$2.08	2	\$3.29		\$0.00	\$0.00		\$0.00	\$0.00	\$0.00	\$0.00
EISCC - DS1 - INITIAL (MECHANIZED)	/1/	\$0.16		\$0.16		\$0.00	\$0.00		\$0.00	\$0.00	\$0.00	\$0.00
EISCC - DS1 - ADDITIONAL (CESAR/LEX - SIMPLE)	/1/	\$0.81		\$0.81		\$0.00	\$0.00		\$0.00	\$0.00	\$0.00	\$0.00
EISCC - DS1 - ADDITIONAL (MECHANIZED)	/1/	\$0.00		\$0.00		\$0.00	\$0.00		\$0.00	\$0.00	\$0.00	\$0.00
EISCC - DS3 - INITIAL (CESAR/LEX - SIMPLE)	/1/	\$2.08	CDS3S, HOX82	\$3.29	CDS3D, HOX96	\$0.00	\$0.00		\$0.00	\$0.00	\$0.00	\$0.00
EISCC - DS3 - INITIAL (MECHANIZED)	/1/	\$0.16	MOX82	\$0.16	MOX96	\$0.00	\$0.00		\$0.00	\$0.00	\$0.00	\$0.00
EISCC - DS3 - ADDITIONAL (CESAR/LEX - SIMPLE)	/١/	\$0.81	CDS3S, HOX82	\$0.81	CDS3D, HOX96	\$0.00	\$0.00		\$0.00	\$0.00	\$0.00	\$0.00
EISCC - DS3 - ADDITIONAL (MECHANIZED)	/1/	\$0.00		\$0.00		\$0.00	\$0.00		\$0.00	\$0.00	\$0.00	\$0.00
(CESAR/I EX. SIMPLE)	/ 1/	\$2 O8	XOX50 HOX50	\$3.20	XOX52 HOX52	000\$	00 U\$		\$0.00	\$0.00	00.00	\$0 O
(OEGAN/EEA - SIMPLE) LINBIINDI ED SERVICE CROSS CONNECT (OSO) - INITIAL	/ / /	\$2.00	אסאים, ווסאסא	67.00	AUAJ4, 110AJ4	00.00	00.00		00.00	00.00	00.00	90.00
(MECHANIZED)	/1/	\$0.16	MOX50	\$0.16	MOX52	\$0.00	\$0.00		\$0.00	\$0.00	\$0.00	\$0.00
UNBUNDLED SERVICE CROSS CONNECT (DS0) - ADDITIONAL												
(CESAR/LEX - SIMPLE)	/1/	\$0.81	XOX50, HOX50	\$0.81	XOX52, HOX52	\$0.00	\$0.00		\$0.00	\$0.00	\$0.00	\$0.00
UNBUNDLED SERVICE CROSS CONNECT (DS0) - ADDITIONAL												
(MECHANIZED)	/1/	\$0.00		\$0.00		\$0.00	\$0.00		\$0.00	\$0.00	\$0.00	\$0.00
SIN TIPLE EXING												
MULTIPLEXING DS1/DS0 (CESAR/LEX - SIMPLE)	/1/	\$4.05	MO1UC, HOX91	\$4.05	MO1UD, HOX99	\$0.00	80.00		\$80.12	\$36.13	\$0.00	\$0.00
MII TIPI EXING DS1/DS0 (MECHANIZED)	. /	\$0.16	0	\$0.16	,	\$0.00	00.0\$		\$80.12	\$36.13	\$0.00	\$0.00
MULTIPLEXING DS3/DS1 (CESAR/LEX - SIMPLE)	: Y	\$4.05	MQ3UC, HOX91	\$4.05	MQ3UD, HOX99	\$0.00	\$0.00		\$84.17	\$36.32	\$0.00	\$0.00
MULTIPLEXING DS3/DS1 (MECHANIZED)	/1/	\$0.16		\$0.16		\$0.00	\$0.00		\$84.17	\$36.32	\$0.00	\$0.00
INTEROFFICE TRANSMISSION FACILITIES												
(IOF) DEDICATED TRANSPORT												
SATURATION SOUTH CONTRACT CONT												
DIGITAL DEDICATED TRANSPORT DSI - INTITAL (MANUAL/FAX)	/1/	\$72.75	HOX88	\$44.91	HOX98	\$0.00	\$42,48	HOCH3	\$67.62	\$35.81	\$0.00	\$0.00
DIGITAL DEDICATED TRANSPORT DS1 - INITIAL (CESR/LEX -												
COMPLEX)	/1/	\$46.65	1L5UC	\$18.81	1L5UD	\$0.00	\$14.77	SOCH3	\$67.62	\$35.81	\$0.00	\$0.00
DIGITAL DEDICATED TRANSPORT DS1 - INITIAL (MECHANIZED)	/1/	\$0.73	WOX88	\$0.73	86XOM	\$0.00	00 08		\$67.62	\$35.81	\$0.00	\$0.00
DIGITAL DEDICATED TRANSPORT DS1 - ADDITIONAL (2		2	2		20.	- - - -	9	9
MANUAL/FAX - COMPLEX)	/1/	\$5.66	HOX88	\$2.43	HOX98	\$0.00	\$0.00		\$57.35	\$29.97	\$0.00	\$0.00
DIGITAL DEDICATED TRANSPORT DS1 - ADDITIONAL	3	((2	6		6	6		11	0000	9	Ç
(CESAR/LEA - COMPLEA) DIGITAL DEDICATED TRANSPORT DS1 - ADDITIONAL	/_/	\$3.00	ILSUC	\$2.43	IFOOD	90.00	90.00		\$57.5¢	958.87	\$0.00	\$ 0.00
(MECHANIZED)	/1/	\$0.00	MOX88	\$0.00	MOX98	\$0.00	\$0.00		\$57.35	\$29.97	\$0.00	\$0.00
DIGITAL DEDICATED TRANSPORT DS3 - INITIAL (MANUAL/FAX -	74	£707E	8 2 2	644.04	002	00.00	970 70		467.06	625.04	000	00 00
COMPLEZA) DIGITAL DEDICATED TRANSPORT DS3 - INITIAL (CESR/LEX	/1/	6/2/9	0000	44.0	0000	\$0.00	\$47.70 0+.71		67.700	0.000	90.00	90.00
COMPLEX	/1/	\$46.65	1L5UC	\$18.81	1L5UD	\$0.00	\$14.77	SOCH3	\$67.25	\$35.81	\$0.00	\$0.00
DIGITAL DEDICATED TRANSPORT DS3 - INITIAL (MECHANIZED)	/1/	\$0.73	MOX88	\$0.73	MOX98	\$0.00	\$0.00		\$67.25	\$35.81	\$0.00	\$0.00
DIGITAL DEDICATED TRANSPORT DS3 - ADDITIONAL (
MANUAL/FAX - COMPLEX)	/1/	\$5.66	HOX88	\$2.43	86ХОН	\$0.00	\$0.00		\$57.35	\$29.97	\$0.00	\$0.00
(CESAR/LEX - COMPLEX)	/1/	\$5.66	1L5UC	\$2.43	1L5UD	\$0.00	\$0.00		\$57.35	\$29.97	\$0.00	\$0.00
DIGITAL DEDICATED TRANSPORT DS3 - ADDITIONAL (MECHANIZED)	/1/	\$0.00	MOX88	\$0.00	MOX98	\$0.00	00 0\$		\$57.35	26.62\$	\$0.00	\$0.00
()												

Pacific Bell Telephone Company d/b/a SBC CALIFORNIA Non-Recurring May 6, 2005

					Service Order					Channel			
T	Notes	Connect	USOC	Disconnect	nsoc	Change	nsoc	Record	nsoc	Connect	Disconnect	Change	Record
Inis Pricing Appendix contains certain recurring rates established with mai rates	nsnea wit	nnai rates ir	1 D. 03-03-026.	1									
LINK	/1/												
4 WIRE - INITIAL (MANUAL/FAX - COMPLEX)	/1/	63.06	HOX55	\$49.90	HOX56	\$53.09	HOX57	\$47.50	НОСН7	\$28.84	\$10.41	\$11.40	\$0.00
4 WIRE - INITIAL (CESAR/LEX - COMPLEX)	/1/	\$35.09	XOX55	\$21.57	XOX56	\$24.00	XOX57	\$19.61	SOCH7	\$28.84	\$10.41	\$11.40	\$0.00
4 WIRE - INITIAL (MECHANIZED)	/1/	\$0.16		\$0.16		\$0.16		\$0.00		\$28.84	\$10.41	\$11.40	\$0.00
4 WIRE - ADDITIONAL (MANUAL/FAX - COMPLEX)	/1/	\$3.69	HOX55	\$3.64	HOX56	\$1.94	HOX57	\$0.00	НОСН7	\$18.95	\$7.43	\$0.00	\$0.00
4 WIRE - ADDITIONAL (CESAR/LEX - COMPLEX)	/1/	\$3.69	XOX55	\$3.64	XOX56	\$1.94	XOX57	\$0.00	SOCH7	\$18.95	\$7.43	\$0.00	\$0.00
4 WIRE - ADDITIONAL (MECHANIZED)	/1/	\$0.00		\$0.00		\$0.00		\$0.00		\$18.95	\$7.43	\$0.00	\$0.00
ASSURED - INITIAL (MANUAL/FAX - SIMPLE)	/1/	\$57.53	HOX12	\$48.94	HOX14	\$52.25	HOX13	\$47.42	НОСН2	\$18.66	\$8.54	\$15.43	\$0.00
ASSURED - INITIAL (CESAR/LEX - SIMPLE)	/1/	\$29.93	XOX12	\$21.03	XOX14	\$24.33	XOX13	\$18.87	SOCH2	\$18.66	\$8.54	\$15.43	\$0.00
ASSURED - INITIAL (MECHANIZED)	/1/	\$0.16	MOX12	\$0.16	MOX14	\$0.16	MOX13	\$0.00		\$18.66	\$8.54	\$15.43	\$0.00
ASSURED - ADDITIONAL (MANUAL/FAX - SIMPLE)	/1/	\$3.24	HOX12	\$1.85	HOX14	\$2.02	HOX13	\$0.00	НОСН2	\$12.53	\$5.75	\$0.00	\$0.00
ASSURED - ADDITIONAL (CESAR/LEX - SIMPLE)	/1/	\$3.24	XOX12	\$1.85	XOX14	\$2.02	XOX13	\$0.00	SOCH2	\$12.53	\$5.75	\$0.00	\$0.00
ASSURED - ADDITIONAL (MECHANIZED)	/1/	\$0.00	MOX12	\$0.00	MOX14	\$0.00	MOX13	\$0.00		\$12.53	\$5.75	\$0.00	\$0.00
BASIC - INITIAL (MANUAL/FAX - SIMPLE)	/1/	\$57.53	нохов	\$48.94	HOX10	\$52.25	69XOH	\$47.42	НОСН2	\$18.56	\$8.57	\$15.50	\$0.00
BASIC - INITIAL (CESAR/LEX - SIMPLE)	/1/	\$29.93	XOXO8	\$21.03	XOX10	\$24.33	09XOX	\$19.58	SOCH2	\$18.56	\$8.57	\$15.50	\$0.00
BASIC - INITIAL (MECHANIZED)	/1/	\$0.16	MOX08	\$0.16	MOX10	\$0.16	MOX69	\$0.00		\$18.56	\$8.57	\$15.50	\$0.00
BASIC - ADDITIONAL (MANUAL/FAX - SIMPLE)	/1/	\$3.24	нохов	\$1.85	HOX10	\$2.02	69XOH	\$0.00	НОСН2	\$12.67	\$5.77	\$0.00	\$0.00
BASIC - ADDITIONAL (CESAR/LEX - SIMPLE))	/1/	\$3.24	XOXO8	\$1.85	XOX10	\$2.02	09XOX	\$0.00	SOCH2	\$12.67	\$5.77	\$0.00	\$0.00
BASIC - ADDITIONAL (MECHANIZED)	/1/	\$0.00	MOX08	\$0.00	MOX10	\$0.00	MOX69	\$0.00		\$12.67	\$5.77	\$0.00	\$0.00
DIGITAL DS1 COPPER - INITIAL (MANUAL/FAX - COMPLEX)	/1/	\$63.06	HOX32	\$49.90	HOX34	\$53.09	НОХЗЗ	\$47.50	НОСН2	\$104.59	\$13.44	\$0.00	\$0.00
DIGITAL DS1 COPPER - INITIAL (CESAR/LEX - COMPLX)	/1/	\$35.09	XOX32	\$21.57	XOX34	\$24.00	XOX33	\$19.61	SOCH2	\$104.59	\$13.44	\$0.00	\$0.00
DIGITAL DS1 COPPER - INITIAL (MECHANIZED)	/1/	\$0.16	MOX32	\$0.16	MOX34	\$0.16		\$0.00		\$104.59	\$13.44	\$0.00	\$0.00
DIGITAL DS1 COPPER - ADDITIONAL (MANUAL/FAX - COMPLEX)	/1/	\$3.69	HOX32	\$3.64	HOX34	\$1.94	НОХЗЗ	\$0.00	НОСН2	\$58.25	\$10.73	\$0.00	\$0.00
DIGITAL DS1 COPPER - ADDITIONAL (CESAR/LEX - COMPLEX)	/1/	\$3.69	XOX32	\$3.64	XOX34	\$1.94	XOX33	\$0.00	SOCH2	\$58.25	\$10.73	\$0.00	\$0.00
DIGITAL DS1 COPPER - ADDITIONAL (MECHANIZED)	/1/	\$0.00	MOX32	\$0.00	MOX34	\$0.00		\$0.00		\$58.25	\$10.73	\$0.00	\$0.00
DIGITAL DS1 FIBER - INITIAL (MANUAL/FAX - COMPLEX)	/1/	\$63.06		\$49.90		\$53.09		\$47.50		\$108.56	\$17.38	\$0.00	\$0.00
DIGITAL DS1 FIBER - INITIAL (CESAR/LEX - COMPLEX)	/1/	\$32.09		\$21.57		\$24.00		\$19.61		\$108.56	\$17.38	\$0.00	\$0.00
DIGITAL DS1 FIBER - INITIAL (MECHANIZED)	//	\$0.16		\$0.16		\$0.16		\$0.00		\$108.56	\$17.38	\$0.00	\$0.00
DIGITAL DS1 FIBER - ADDITIONAL (MANUAL/FAX - COMPLEX)	//	\$3.69		\$3.64		\$1.94		\$0.00		\$61.00	\$14.67	\$0.00	\$0.00
DIGITAL DS1 FIBER - ADDITIONAL (CESAR/LEX - COMPLEX)	7	\$3.69		\$3.64		\$1.94		\$0.00		\$61.00	\$14.67	\$0.00	\$0.00
DIGITAL DS1 FIBER - ADDITIONAL (MECHANIZED)	7	\$0.00		\$0.00		\$0.00		\$0.00		\$61.00	\$14.67	\$0.00	\$0.00
ISDN LINK - INITIAL (MANUAL/FAX - COMPLEX)	Έ:	\$63.06	HOX32	\$49.90	HOX34	\$53.09	HOX33	\$47.50	HOCH2	\$18.55	\$8.57	\$15.50	\$0.00
ISDN LINK - INITIAL (CESAR/LEX - COMPLEX)	7 3	\$35.09	XOX32	\$21.57	XOX34	\$24.00	XOX33	\$19.61	SOCHZ	\$18.55	\$8.57	\$15.50	\$0.00
ISDN LINK - INITIAL (MECHANIZED)	- 3	\$0.16	MOX32	\$0.16	MOX34	\$0.16		\$0.00	0	\$18.55	48.57	\$15.50	00.00
ISDIN LINK - ADDITIONAL (MANOALTRA - COMPLEX)	<u> </u>	\$3.69 \$3.60	NOX32	\$3.64 \$3.64	XOX34	45.19 40.19	20X33	90.00	ZE JOCE	\$12.67	45.00 65.68	90.00	00.00
ISDN LINK - ADDITIONAL (MECHANIZED)	÷ 7	80.00	MOX32	80.00	MOX34	00.08	2000	\$0.00	2	\$12.67	\$5.68	80.00	\$0.00
PBX LINK - INITIAL (MANUAL/FAX - COMPLEX)	11	\$57.53	нохов	\$48.94	HOX10	\$52.25	HOX33	\$47.42	НОСН2	\$18.56	\$8.57	\$15.50	\$0.00
PBX LINK - INITIAL (CESAR/LEX - COMPLEX)	/1/	\$29.93	XOXO8	\$21.03	XOX10	\$24.33	XOX33	\$19.58	SOCH2	\$18.56	\$8.57	\$15.50	\$0.00
PBX LINK - INITIAL (MECHANIZED)	/1/	\$0.16	MOX08	\$0.16	MOX10	\$0.16		\$0.00		\$18.56	\$8.57	\$15.50	\$0.00
PBX LINK - ADDITIONAL (MANUAL/FAX - COMPLEX)	/1/	\$3.24	нохов	\$1.85	HOX10	\$2.02	HOX33	\$0.00	носн2	\$12.67	\$5.77	\$0.00	\$0.00
PBX LINK - ADDITIONAL (CESAR/LEX - COMPLEX)	/1/	\$3.24	XOXO8	\$1.85	XOX10	\$2.02	XOX33	\$0.00	SOCH2	\$12.67	\$5.77	\$0.00	\$0.00
PBX LINK - ADDITIONAL (MECHANIZED)	/1/	\$0.00	MOX08	\$0.00	MOX10	\$0.00		\$0.00		\$12.67	\$5.77	\$0.00	\$0.00
COIN LINK - INITIAL (MANUAL/FAX - COMPLEX)	//	\$57.53	HOXO8	\$48.94	HOXO8	\$52.25	HOX33	\$47.42	НОСН2	\$18.56	\$8.57	\$15.50	\$0.00
COIN LINK - INITIAL (CESAR/LEX - COMPLEX)	£ 3	\$29.93	80X0X	\$21.03	80X0X	\$24.33	XOX33	\$19.58	SOCH2	\$18.56	\$8.57	\$15.50	\$0.00
COIN LINK - INITIAL (MECHANIZEU)	2	\$0.16	MOXO8	\$0.16	MOXO8	\$0.10 00.0		\$0.00		\$18.56	\$8.57	\$15.50	00.04
COIN LINK - ADDITIONAL (MANOADLAX)	<u> </u>	\$3.24 \$3.24	80X0X	6.00	80X0X	\$2.02	XOX33	\$0.00	SOCH	\$12.67	65.77	00.00	00.00
COIN LINK - ADDITIONAL (MECHANIZED)	7	\$0.00	MOX08	\$0.00	MOX08	\$0.00		\$0.00	<u>!</u> 5	\$12.67	\$5.77	\$0.00	\$0.00
DS3 Loop - INITIAL (Manual)	/1/	\$72.75	HOX32	\$44.91	HOX34	\$0.00	HOX33	\$42.48	НОСН7	\$67.25	\$35.81	\$0.00	\$0.00
DS3 Loop - INITIAL (Cesar/LEX)	/1/	\$46.65	XOX32	\$18.81	XOX34	\$0.00	XOX33	\$14.77	SOCH7	\$67.25	\$35.81	\$0.00	\$0.00

Pacific Bell Telephone Company d/b/a SBC CALIFORNIA Non-Recurring May 6, 2005

					Service Order				Н	Channel			
	Notes	Connect		Disconnect	nsoc	Change	nsoc	Record	nsoc	Connect D	Disconnect	Change	Record
Inis Pricing Appendix contains certain recurring rates established with	DIISNEG WITH	nnal rates In	D. 03-03-026.	-	2000	0000		0000		\$67.05	ФОБ 04	00	00
DSS LOOP - INTITIAL (IMEGIAILIZED)	1 7	90.73	MOX32	\$0.73 \$2.43	MOX34	90.00	200	\$0.00	1	62.700	400.00	90.00	00.00
Dos Loup - ADDITIONAL (Mariual)) ;	90.00	20X0X	92.43	4000	90.00	20,00	\$0.00	1000	457.55	\$28.97 \$00.03	\$0.00	90.00
DS3 Loop - ADDITIONAL (Cesar/LEX)	<u> </u>	\$5.66	XOX32 MOX32	\$2.43	XOX34 MOX34	00.00	XOX33	\$0.00	SOCH /	\$57.35	\$29.97	\$0.00	00.00
)))))))		9		9	0.00	2	9
DEI CADABI EI OODS:													
2-Wire Digital Loop ISDN/IDSL													
Initial - manual/fax - complex	/1/	\$63.06	HOX32	\$49.90	HOX34	\$53.09	HOX33	\$47.50	HOCH2	\$18.55	\$8.57	\$15.50	\$0.00
Initial - cesar/lex - complex	11/	\$35.09	XOX32	\$21.57	XOX34	\$24.00	XOX33	\$19.61	SOCH2	\$18.55	\$8.57	\$15.50	\$0.00
Initial - mechanized	/1/	\$0.16	MOX32	\$0.16	MOX34	\$0.16	MOX33	\$0.00		\$18.55	\$8.57	\$15.50	\$0.00
Additional - manual/fax - complex	/1/	\$3.69	HOX32	\$3.64	HOX34	\$1.94	HOX33	\$0.00	НОСН2	\$12.67	\$5.68	\$0.00	\$0.00
Additional - cesar/lex - complex	/1/	\$3.69	XOX32	\$3.64	XOX34	\$1.94	XOX33	\$0.00	SOCH2	\$12.67	\$5.68	\$0.00	\$0.00
Additional - mechanized	/1/	\$0.00	MOX32	\$0.00	MOX34	\$0.00	MOX33	\$0.00		\$12.67	\$5.68	\$0.00	\$0.00
Z-VVITE XUSL LOOD BSD #1 - 2 With VDSI 1 000													
FOD #1 - Z-Wile ADOL LOOP	, N	¢57 53	HOX32	67807	EO X33	&K2 2K	EOX33	477 70	CIOCI	\$18 F.G	£8 £7	\$15 50	00
Initial - Cesar/lex - complex	: 7	80008	XOX32	\$21.03 \$21.03	XOX34	\$24.33	XOX33	\$10.58	SOCH S	818.56	8 57	815.50	00.00
Initial - mechanized	7	\$0.16	MOX32	\$0.16	MOX34	\$0.16	MOX33	\$0.00	5	\$18.56	\$8.57	\$15.50	00.05
Additional - manual/fax - complex	1	\$3.24	HOX32	\$1.85	HOX34	\$2.02	HOX33	\$0.00	HOCH2	\$12.67	\$5.77	\$0.00	\$0.00
Additional - cesar/lex - complex	/1/	\$3.24	XOX32	\$1.85	XOX34	\$2.02	XOX33	\$0.00	SOCH2	\$12.67	\$5.77	\$0.00	\$0.00
Additional - mechanized	/1/	\$0.00	MOX32	\$0.00	MOX34	\$0.00	MOX33	\$0.00		\$12.67	\$5.77	\$0.00	\$0.00
PSD #2 - 2-Wire xDSL Loop													
Initial - manual/fax - complex	/1/	\$57.53	HOX32	\$48.94	HOX34	\$52.25	HOX33	\$47.42	HOCH2	\$18.56	\$8.57	\$15.50	
Initial - cesar/lex - complex	/1/	\$29.93	XOX32	\$21.03	XOX34	\$24.33	XOX33	\$19.58	SOCH2	\$18.56	\$8.57	\$15.50	
Initial - mechanized	/1/	\$0.16	MOX32	\$0.16	MOX34	\$0.16	MOX33	\$0.00		\$18.56	\$8.57	\$15.50	
Additional - manual/fax - complex	/1/	\$3.24	HOX32	\$1.85	HOX34	\$2.02	HOX33	\$0.00	HOCH2	\$12.67	\$5.77	\$0.00	
Additional - cesar/lex - complex	/1/	\$3.24	XOX32	\$1.85	XOX34	\$2.02	XOX33	\$0.00	SOCH2	\$12.67	\$5.77	\$0.00	
Additional - mechanized	/1/	\$0.00	MOX32	\$0.00	MOX34	\$0.00	MOX33	\$0.00		\$12.67	\$5.77	\$0.00	
PSD #3 - 2-Wire xDSL Loop	3	1				1		!	(0	1	1	
Initial - manual/tax - complex	//	\$57.53	HOX32	\$48.94	HOX34	\$52.25	HOX33	\$47.42	HOCHZ	\$18.56	\$8.57	\$15.50	
Initial - cesar/lex - complex	2 2	\$29.93 \$0.16	XOX32	\$21.03 \$0.16	MOX34	\$24.33	XOX33	419.28	SOCHZ	\$18.50 \$18.56	\$8.57 \$8.57	\$15.50 \$15.50	
Additional - manual/fax - complex	<u> </u>	\$3.24	HOX32	\$1.00 \$1.00 \$1.00	MOX34	\$20.0	MOX33	\$0.00	HOCHS	\$10.30	\$5.57 77.74	\$000	
Additional - cesar/lex - complex	7	\$3.24 \$3.24	XOX32	8.185 8.55	XOX34	\$2.02	XOX33	\$0.00	SOCH S	\$12.67	\$5.77	\$0.00	
Additional - mechanized	1	\$0.00	MOX32	\$0.00	MOX34	\$0.00	MOX33	\$0.00	5	\$12.67	\$5.77	\$0.00	
PSD #4 - 2-Wire xDSL Loop													
Initial - manual/fax - complex	/1/	\$57.53	HOX32	\$48.94	HOX34	\$52.25	HOX33	\$47.42	HOCH2	\$18.56	\$8.57		\$0.00
Initial - cesar/lex - complex	/1/	\$29.93	XOX32	\$21.03	XOX34	\$24.33	XOX33	\$19.58	SOCH2	\$18.56	\$8.57	\$15.50	\$0.00
Initial - mechanized	/1/	\$0.16	MOX32	\$0.16	MOX34	\$0.16	MOX33	\$0.00		\$18.56	\$8.57		\$0.00
Additional - manual/fax - complex	/1/	\$3.24	HOX32	\$1.85	HOX34	\$2.02	HOX33	\$0.00	HOCH2	\$12.67	\$5.77		\$0.00
Additional - cesar/lex - complex Additional modernized	<u> </u>	\$3.24 \$0.00	XOX32	\$1.85	MOX34	\$2.02	XOX33	\$0.00	SOCHZ	\$12.67	45.77	\$0.00	20.00
PSD #5 - 2-Wire x DSL Loop	/1/	\$0.00	MOASE	90.00	4000	\$0.00	200	00.0 00.0		4 I Z. O.	7.00		90.00
Initial - manual/fax - complex	/1/	\$57.53	HOX32	\$48.94	HOX34	\$52.25	HOX33	\$47.42	HOCH2	\$18.56	\$8.57	\$15.50	
Initial - cesar/lex - complex	/1/	\$29.93	XOX32	\$21.03	XOX34	\$24.33	XOX33	\$19.58	SOCH2	\$18.56	\$8.57	\$15.50	
Initial - mechanized	/1/	\$0.16	MOX32	\$0.16	MOX34	\$0.16	MOX33	\$0.00		\$18.56	\$8.57	\$15.50	
Additional - manual/fax - complex	/1/	\$3.24	HOX32	\$1.85	HOX34	\$2.02	HOX33	\$0.00	HOCH2	\$12.67	\$5.77	\$0.00	
Additional - cesar/lex - complex	/1/	\$3.24	XOX32	\$1.85	XOX34	\$2.02	XOX33	\$0.00	SOCH2	\$12.67	\$5.77	\$0.00	
Additional - mechanized	/1/	\$0.00	MOX32	\$0.00	MOX34	\$0.00	MOX33	\$0.00		\$12.67	\$5.77	\$0.00	
rsu #/ -z-wiie kost Loop Initial - manual/fax - complex	/1/	\$57.53	HOX32	\$48.94	HOX34	\$52.25	HOX33		HOCH2	\$18.56	\$8.57	\$15.50	
Initial - cesar/lex - complex	11/	\$29.93	XOX32	\$21.03	XOX34	\$24.33	XOX33	\$19.58	SOCH2	\$18.56	\$8.57	\$15.50	
Initial - mechanized	/1/	\$0.16	MOX32	\$0.16	MOX34	\$0.16	MOX33			\$18.56	\$8.57	\$15.50	
Additional - manual/fax - complex	/1/	\$3.24	HOX32	\$1.85	HOX34	\$2.02	HOX33	\$0.00	HOCH2	\$12.67	\$5.77	\$0.00	
Additional - cesar/lex - complex	/ }	\$3.24	XOX32	\$1.85	XOX34	\$2.02	XOX33	\$0.00	SOCHZ	\$12.67	55.77	\$0.00	
Additional - Inecrianized	/1/	\$0.00	MOASZ	\$0.00	MC/554	\$0.00	MCASS	\$0.0¢		412.07	42.7	90.00	
									_				-

Pacific Bell Telephone Company d/b/a SBC CALIFORNIA Non-Recurring Mav 6, 2005

						NON	NON-RECURRING	Ü					
					Service Order					Channel			
	Notes		OSOC	Disconnect	nsoc	Change	nsoc	Record	nsoc	Connect	Disconnect	Change	Record
This Pricing Appendix contains certain recurring rates established with final rates	blished with		n D. 05-03-026.	ا									
PSD #3 - 4-Wire xDSL Loop													
Initial - manual/fax - complex	/1/	\$63.06	HOX32	\$49.90	HOX34	\$53.09	HOX33	\$47.50	HOCH2	\$28.84	\$10.41	\$11.40	\$0.00
Initial - cesar/lex - complex	/1/	\$32.09	XOX32	\$21.57	XOX34	\$24.00	XOX33	\$19.61	SOCH2	\$28.84	\$10.41	\$11.40	\$0.00
Initial - mechanized	/1/	\$0.16	MOX32	\$0.16	MOX34	\$0.16	MOX33	\$0.00		\$28.84	\$10.41	\$11.40	\$0.00
Additional - manual/fax - complex	/1/	\$3.69	HOX32	\$3.64	HOX34	\$1.94	HOX33	\$0.00	HOCH2	\$18.95	\$7.43	\$0.00	\$0.00
Additional - cesar/lex - complex	/1/	\$3.69	XOX32	\$3.64	XOX34	\$1.94	XOX33	\$0.00	SOCH2	\$18.95	\$7.43	\$0.00	\$0.00
Additional - mechanized	/١/	\$0.00	MOX32	\$0.00	MOX34	\$0.00	MOX33	\$0.00		\$18.95	\$7.43	\$0.00	\$0.00
NETWORK INTERFACE DEVICE (NID)													
NID TO NID CROSSCONNECT - SIMPLE (MANUAL/FAX	Š	6 7 7		6		0		6			0	6	ç
SIMPLE/COMPLEX) NID TO NID CROSSCONNECT - SIMPLE (CESAR) EX-	/1/	\$40.03		\$0.00		\$0.00		\$0.00		\$38.54	\$0.00	\$0.00	\$0.00
(SIMPLE/COMPLEX))	/1/	\$17.73	PSNID	\$0.00		\$0.00		\$0.00		\$38.54	\$0.00	\$0.00	\$0.00
NID TO NID CROSSCONNECT - SIMPLE (MECHANIZED)	/1/	\$0.16		\$0.00		\$0.00		\$0.00		\$38.54	\$0.00	\$0.00	\$0.00
MID TO NID CROSSCONNECT - COMPLEX INTER (MANUAL/FAX - (SIMPLE/COMPLEX)	/1/	\$46.53	HCNID	\$0.00		\$0.00		\$0.00		\$60.32	\$0.00	\$0.00	\$0.00
NID TO NID CROSSCONNECT - COMPLEX INITIAL (CESAR/LEX)	/1/	\$17.73	PCNID	\$0.00		\$0.00		\$0.00		\$60.32	\$0.00	\$0.00	\$0.00
NID TO NID CROSSCONNECT - COMPLEX INITIAL (MECHANIZED)	/1/	\$0.16		\$0.00		\$0.00		\$0.00		\$60.32	\$0.00	\$0.00	\$0.00
NID TO NID CROSSCONNECT - COMPLEX ADDITIONAL (MANUAL/FAX -	/1/	\$0.00	HCNID	\$0.00		\$0.00		\$0.00		\$15.01	\$0.00	\$0.00	\$0.00
NID TO NID CROSSCONNECT - COMPLEX ADDITIONAL (CESAR/LEX -)	/1/	\$0.00	PCNID	\$0.00		\$0.00		\$0.00		\$15.01	\$0.00	\$0.00	\$0.00
INNOTTION VEHICLE TO TO THE PROPERTY OF THE PR													
(MECHANIZED)	/1/	\$0.00		\$0.00		\$0.00		\$0.00		\$15.01	\$0.00	\$0.00	\$0.00

If The rates in this pricing schedule only apply to the extent such network element(s), product(s) and/or service(s) are required by the terms of this Agreement. To the extent the underlying Agreement does not contain terms and conditions associated with the network element(s), product(s) and/or service(s) listed on this pricing sheet to this Agreement, this pricing sheet, which concerns only rates, creates no right to order such network element(s), product(s) and/or service(s), as it does not provide CLEC with the necessary terms and conditions to enable CLEC to obtain and/or order such network element(s), product(s) and/or service(s), Specifically, without limitation, if this Agreement or any Amendments provide that a network element(s), product(s) is no longer required or is subject to being no longer required, the rates in this pricing schedule shall not apply, nor shall the inclusion of the rates in this pricing schedule shall not apply, nor shall the inclusion of the rates in this pricing schedule shall not apply, nor shall the inclusion of the rates in incorporating the appropriate terms and conditions into the underlying Agreement before ordering and/or obtaining any such network element(s), product(s) and/or service(s) that SBC California is required to offer under Section 251(c)(3) of the Federal Telecommunications Act, as set forth in applicable FCC rules in effect at the time CLEC seeks such amendment.

GENERIC TERMINOL	<u>.0GY</u>	USOC	OANAD TERMINOLOGY	Notes	Old Mo Recur and/or R	ring Resale	NRC Initial "@" INDICATE TO THE NONF	RECURRING
This Pricin	g Appendix contains certain recurring rates establish	ed with final rates in D 05-03-02	<u> </u>	ž	Discou	nt %	PRICE SHEET	FOR RATES
		<u> </u>						
NETWORK ELEMENT NETWORK INTERFA			NETWORK INTERFACE <u>DEVICE (NID)</u>				NRC Initial	NRC Additional
NID Interface NID Premise Visit			NID to NID Crossonnect NID to NID Crossonnect	/2/	NR(@	@
NID Premise visit			NID to NID Crossonnect	/2/	INFO		@	@
2-Wire Analog Zone 1		LKB/LKBAA, AELKB, AELKA	LINKS Basic or Assured Link - 2 Wire	/2/	\$	9.48		
2-Wire Analog Zone 1		LKB/LKBAA, AELKB, AELKA	Basic or Assured Link - 2 Wire	121	\$	12.79	@ @	@
2-Wire Analog Zone 3 2-Wire Analog Statewi	de /1/	LKB/LKBAA, AELKB, AELKA LKB/LKBAA, AELKB, AELKA	Basic or Assured Link - 2 Wire Basic or Assured Link - 2 Wire	/2/	\$	26.43 11.73	@	@
4-Wire Analog Statewi	ue / II							
4-Wire Analog Zone 2		LK4WA LK4WA	4-Wire Link 4-Wire Link	/2/	\$	20.15 24.38	@ @	@
4-Wire Analog Zone 3	d- (d)	LK4WA LK4WA	4-Wire Link	/2/	\$	36.41	@	@
4-Wire Analog Statewi	de /1/	LN4WA	4-Wire Link	/2/	Þ	22.41	@	@
4-Wire - CO Facility In	terface Connection	3F74X	4-Wire - CO Facility Interface Connection	/2/	\$	3.06	@	@
2-wire Digital Zone 1		LKB2Q/LKB3Q/U2Q/U3Q	Basic - 2 Wire + ISDN Option	/2/	\$	9.98	@	@
2-wire Digital Zone 2 2-wire Digital Zone 3		LKB2Q/LKB3Q/U2Q/U3Q LKB2Q/LKB3Q/U2Q/U3Q	Basic - 2 Wire + ISDN Option Basic - 2 Wire + ISDN Option	/2/	\$	13.34 27.01	@ @	@
2-wire Digital Statewid	e /1/	LKB2Q/LKB3Q/U2Q/U3Q	Basic - 2 Wire + ISDN Option	/2/	\$	12.25	<u>@</u>	@
DS1 Loop Zone 1 DS1 Loop Zone 2		LKC4W LKC4W	Digital 1.544 MBPS DS-1 Digital 1.544 MBPS DS-1	/2/ /2/	\$	48.67 63.19	@ @	@
DS1 Loop Zone 3		LKC4W	Digital 1.544 MBPS DS-1	/2/	\$	102.76	@	@
DS1 Loop Statewide /*	1/	LKC4W	Digital 1.544 MBPS DS-1	/2/	\$	56.57	@	@
PBX Option (in addition	n to regular 2-Wire loop charges) Zone 1	LKBRC/LKP/LKPAA	PBX Loop Option	/2/	\$	1.13	@	@
PBX Option (in additio	n to regular 2-Wire loop charges) Zone 2	LKBRC/LKP/LKPAA	PBX Loop Option	/2/	\$	1.10	@	@
	n to regular 2-Wire loop charges) Zone 3 n to regular 2-Wire loop charges) Statewide /1/	LKBRC/LKP/LKPAA LKBRC/LKP/LKPAA	PBX Loop Option PBX Loop Option	/2/	\$	0.94 1.11	@ @	@
	n to regular 2-Wire loop charges) Zone 1	LKDBO/LKDTO	Coin Loop Option	/2/	S	0.60		
Coin Option (in additio	n to regular 2-Wire loop charges) Zone 2	LKDBO/LKDTO	Coin Loop Option	121	\$	0.58	@	@
	n to regular 2-Wire loop charges) Zone 3 n to regular 2-Wire loop charges) Statewide /1/	LKDBO/LKDTO LKDBO/LKDTO	Coin Loop Option Coin Loop Option	/2/	\$	0.50 0.59	@	@
	on to regular 2-wire loop charges) Zone 1 on to regular 2-wire loop charges) Zone 2	See 2 wire digital See 2 wire digital	ISDN Loop Option ISDN Loop Option	/2/	\$	0.50	@ @	@
	on to regular 2-wire loop charges) Zone 3	See 2 wire digital	ISDN Loop Option	/2/	\$	0.58	@	@
ISDN Option (in addition	on to regular 2-wire loop charges) Statewide /1/	See 2 wire digital	ISDN Loop Option	/2/	\$	0.52	@	@
DS3 Loop								
Zone 1 Zone 2		U4D3X U4D3X		/2/		474.73 702.79	@ @	@
Zone 3		U4D3X		/2/	\$ 1,	388.30	@	@
Statewide		U4D3X		/2/	\$	563.73	@	@
IDSL Capable Loop O	ption		Basic - 2 Wire + ISDN Option	101		9.98		
Zone 1 Zone 2			Basic - 2 Wire + ISDN Option	/2/	\$	13.34	@ @	@
Zone 3 Statewide			Basic - 2 Wire + ISDN Option Basic - 2 Wire + ISDN Option	/2/	\$	27.01 12.25	@	@
			Basic - 2 Wile + Iobiv Option	121	Ψ	12.20		w
DSL Capable Loops: 2-Wire xDSL Loop								
PSD #1 - 2-Wire xD		2SLAX	N/A	/2/	\$	9.48	@	@
PSD #1 - 2-Wire xE PSD #1 - 2-Wire xE		2SLAX 2SLAX	N/A N/A	/2/	\$	12.79 26.43	@	@
PSD #1 - 2-Wire xD	OSL Loop Statewide /1/	2SLAX	N/A	/2/	\$	11.73	@	@
PSD #2 - 2-Wire xE PSD #2 - 2-Wire xE	OSL Loop Zone 2	2SLBX 2SLBX	N/A N/A	/2/	\$	9.48 12.79		@
PSD #2 - 2-Wire xE	OSL Loop Zone 3	2SLBX 2SLBX	N/A	/2/	\$	26.43	@	@
PSD #3 - 2-Wire xD	OSL Loop Statewide /1/ OSL Loop Zone 1	2SLCX	N/A N/A	/2/ /2/	\$	11.73 9.48	@	@
PSD #3 - 2-Wire xD PSD #3 - 2-Wire xD	SL Loop Zone 2	2SLCX 2SLCX	N/A N/A	/2/ /2/	\$	12.79 26.43	@ @	@
PSD #3 - 2-Wire xD	OSL Loop Statewide /1/	2SLCX	N/A	/2/	\$	11.73	@	@
PSD #4 - 2-Wire xE PSD #4 - 2-Wire xE		2SLDX 2SLDX	N/A N/A	/2/	\$	9.48 12.79	@	@
PSD #4 - 2-Wire xD	OSL Loop Zone 3	2SLDX	N/A	/2/	\$	26.43	@	@
PSD #4 - 2-Wire xE PSD #5 - 2-Wire xE	PSL Loop Statewide /1/ PSL Loop Zone 1	2SLDX U2F	N/A N/A	/2/	\$	11.73 9.48		@
PSD #5 - 2-Wire xD	OSL Loop Zone 2	U2F	N/A	/2/	\$	12.79	@	@
PSD #5 - 2-Wire xE PSD #5 - 2-Wire xE	OSL Loop Zone 3 OSL Loop Statewide /1/	U2F U2F	N/A N/A	/2/	\$	26.43 11.73	@ @	@
PSD #7 - 2-Wire xE PSD #7 - 2-Wire xE	OSL Loop Zone 1	2SLFX	N/A	/2/ /2/	\$	9.48 12.79	@	@
PSD #7 - 2-Wire xD	OSL Loop Zone 3	2SLFX 2SLFX	N/A N/A	/2/	\$	26.43	@ @	@
PSD #7 - 2-Wire xD 4-Wire xDSL Loop	OSL Loop Statewide /1/	2SLFX	N/A	/2/	\$	11.73	@	@
PSD #3 - 4-Wire xD		4SL1X	N/A	/2/	\$	20.15	@	@
PSD #3 - 4-Wire xE PSD #3 - 4-Wire xE		4SL1X 4SL1X	N/A N/A	/2/	\$	24.38 36.41	@	@
	OSL Loop Statewide /1/	4SL1X	N/A	/2/	\$	22.41	@	@
LST performed on CO	DSLAM Loop	URCLD	N/A		N/A		\$203.04	N/A
LST performed on Sub Loop Qualification Pr	Loop	URCLB	N/A		N/A		\$176.71	N/A
Loop Qualification P	rocess - Mechanized	NR98U NRBXU	N/A N/A		N/A N/A		\$ 0.10 TBD	N/A N/A
DSL Conditioning Op		1110/10	130.5		13//			
	Repeaters	NRBXV	N/A		N/A		\$ 246.30	\$ 21.17
								i
	Removal of Repeater (> than 17.5 Kft. same ne cable)	NRBNL	N/A		N/A	, 1	\$ 246.30	\$ 21.17
Incremental location/sar Incremental		NRBNL NRBNP	N/A N/A		N/A		\$ 246.30 \$ 81.06	

GENERIC	TERMINOLOGY	USOC	OANAD TERMINOLOGY	Notes	Old Monthly Recurring and/or Resale Discount %	NRC Initial "@" INDICATE TO THE NONI PRICE SHEET	RECURRING
	Incremental Removal of Bridged Taps and Repeaters (> than 17.5Kft. Same location/same cable)	NRBTV	N/A		N/A	\$ 506.31	\$ 38.61
	Incremental Additional Removal of Bridged Taps and Repeaters (> than 17.5K same location/different cable)	NRBTW	N/A		N/A	\$ 177.15	\$ 38.61
	Removal of Bridged Taps	NRBXW	N/A		N/A	\$ 588.17	\$ 34.89
	Incremental Removal of Bridged Tap (> than 17.5 Kft. same location/same cable)	NRBNK	N/A		N/A	\$ 294.08	\$ 17.44
	Incremental Additional Removal of Bridged Tap (> than 17.5 Kft. same location/different cable)	NRBNN	N/A		N/A	\$ 96.10	\$ 17.44
	Removal of Bridged Taps and Load Coils Incremental Removal of Load Coil & Bridge Tap (> than 17.5 Kft.	NRBXF	N/A		N/A	\$ 1,321.41	\$ 64.10
	same location/same cable)	NRBM8	N/A		N/A	\$ 534.25	\$ 26.78
	Incremental Additional Removal of Load Coil & Bridge Tap (> 17.5Kft. Same location/different cable)	NRBM9	N/A		N/A	\$ 197.66	\$ 26.78
	Removal of Load Coils Incremental Removal of Load Coil (> than 17.5 Kft. same	NRBXZ	N/A		N/A	\$ 780.05	\$ 29.22
	location/same cable)	NRBNJ	N/A		N/A	\$ 260.02	\$ 9.34
	Incremental Additional Removal of Load Coil (> than 17.5 Kft. same location/different cable)	NRBNH	N/A		N/A	\$ 101.56	\$ 9.34
Remove	All Bridged Tap (RABT) - MMP						
ixemove /	Removal of non-excessive bridged tap DSL loops >0Kft. And	NRMRJ	N/A		N/A	\$ 295.60	
	Removal of All Bridged Tap DSL Loops 12Kft. To 17.5Kft. Removal of non-excessive bridged tap DSL loops >17.5Kft DSL	NRMRP	N/A		N/A	\$ 765.21	
	Loops - per element incremental Removal of All Bridged Tap DSL loops >17.5KFt per element	NRMRS	N/A		N/A	\$ 295.60	
	incremental	NRMRM	N/A		N/A	\$ 295.60	
SUB-LOC	DPS DPS			1			NRC
	SAI sub-loop 2 Wire Analog	U6LSA	N/A		\$ 0.89	N/A	N/A
	4 Wire Analog	U6LSA	N/A		\$ 5.73	N/A	N/A
	2 Wire DSL 4 Wire DSL	U6LSA U6LSA	N/A N/A		\$ 0.89 \$ 5.73	N/A N/A	N/A N/A
ECS to	Terminal sub-loop 2 Wire Analog	U6LSB	N/A		\$ 4.92	N/A	N/A
	4 Wire Analog	U6LSB	N/A		\$ 13.08	N/A	N/A
	2 Wire DSL 4 Wire DSL	U6LSB U6LSB	N/A N/A		\$ 4.92 \$ 13.08	N/A N/A	N/A N/A
ECS to	NID sub-loop 2 Wire Analog	U6LSC	N/A		\$ 6.67	N/A	N/A
	4 Wire Analog	U6LSC	N/A		\$ 19.52	N/A	N/A
	2 Wire DSL 4 Wire DSL	U6LSC U6LSC	N/A N/A		\$ 6.67 \$ 19.52	N/A N/A	N/A N/A
SAI to T	erminal sub-loop 2 Wire Analog	U6LSS	N/A		\$ 4.92	N/A	N/A
	4 Wire Analog 2 Wire DSL	U6LSS	N/A N/A		\$ 13.08	N/A N/A	N/A N/A
	4 Wire DSL	U6LSS U6LSS	N/A N/A		\$ 4.92 \$ 13.08	N/A N/A	N/A N/A
SAI to N	IID sub-loop 2 Wire Analog	U6LST	N/A		\$ 6.67	N/A	N/A
	4 Wire Analog 2 Wire DSL	U6LST U6LST	N/A N/A		\$ 19.52 \$ 6.67	N/A N/A	N/A N/A
	4 Wire DSL	U6LST	N/A		\$ 19.52	N/A	N/A
Termina	ıl to NID sub-loop 2 Wire Analog	U6LSU	N/A		\$ 2.96	N/A	N/A
	4 Wire Analog 2 Wire DSL	U6LSU U6LSU	N/A N/A		\$ 8.25 \$ 2.96	N/A N/A	N/A N/A
0110 1 00	4 Wire DSL P Non-Recurring Charges	U6LSU	N/A		\$ 8.25	N/A	N/A
	OSL - Simple					NRC Initial	NRC Additional
	Crossconnects, per line - (MANUAL/FAX) Crossconnects, per line - (CESAR/LEX))	UCSC1 UCSC2	N/A N/A		N/A N/A	\$ 271.57 \$ 207.30	\$ 77.49 \$ 77.49
2 14/5 1	Crossconnects, per line - (MECHANIZED) OSL - Complex	UCSC3	N/A		N/A	\$ 148.69	
2-Wile I	Crossconnects, per line - (MANUAL/FAX)	UCSC4	N/A		N/A	\$ 242.79	
	Crossconnects, per line - (CESAR/LEX)) Crossconnects, per line - (MECHANIZED)	UCSC5 UCSC6	N/A N/A		N/A N/A	\$ 178.52 \$ 119.91	
2-Wire	Analog - Simple Crossconnects, per line - (MANUAL/FAX)	UCSC1	N/A		N/A	\$ 271.57	
	Crossconnects, per line - (CESAR/LEX))	UCSC2	N/A		N/A	\$ 207.30	\$ 77.49
2-Wire	Crossconnects, per line - (MECHANIZED) Analog - Complex	UCSC3	N/A		N/A	\$ 148.69	
	Crossconnects, per line - (MANUAL/FAX) Crossconnects, per line - (CESAR/LEX))	UCSC4 UCSC5	N/A N/A		N/A N/A	\$ 242.79 \$ 178.52	
2 /4/-	Crossconnects, per line - (MECHANIZED)	UCSC6	N/A		N/A	\$ 119.91	\$ 47.96
∠-vVire I	SDN - Simple Crossconnects, per line - (MANUAL/FAX)	UCSC1	N/A		N/A	\$ 247.58	
	Crossconnects, per line - (CESAR/LEX)) Crossconnects, per line - (MECHANIZED)	UCSC2 UCSC3	N/A N/A	1	N/A N/A	\$ 182.41 \$ 117.17	\$ 64.64 \$ 56.16
2-Wire I	SDN - Complex [Crossconnects, per line - (MANUAL/FAX)		N/A		N/A		
	Crossconnects, per line - (CESAR/LEX))	UCSC4 UCSC5	N/A		N/A	\$ 250.32 \$ 185.15	
4-Wire I	Crossconnects, per line - (MECHANIZED) OSL - Simple	UCSC6	N/A	+	N/A	\$ 119.91	\$ 47.96
	Crossconnects, per line - (MANUAL/FAX) Crossconnects, per line - (CESAR/LEX))	UCNC1	N/A N/A		N/A	\$ 332.25	\$ 97.04 \$ 97.04
	Crossconnects, per line - (MECHANIZED)	UCNC2 UCNC3	N/A N/A		N/A N/A	\$ 267.07 \$ 201.84	
4-Wire I	OSL - Complex Crossconnects, per line - (MANUAL/FAX)	UCNC4	N/A	1	N/A	\$ 310.64	\$ 69.07
	Crossconnects, per line - (CESAR/LEX)) Crossconnects, per line - (MECHANIZED)	UCNC5 UCNC6	N/A N/A		N/A N/A	\$ 245.47 \$ 180.23	\$ 69.07
4-Wire	Analog - Simple						\$ 60.59
	Crossconnects, per line - (MANUAL/FAX) Crossconnects, per line - (CESAR/LEX))	UCNC1 UCNC2	N/A N/A	<u> </u>	N/A N/A	\$ 332.25 \$ 267.07	\$ 97.04 \$ 97.04
4 \40	Crossconnects, per line - (MECHANIZED)	UCNC3	N/A		N/A	\$ 201.84	\$ 88.55
4-Wire /	Analog - Complex Crossconnects, per line - (MANUAL/FAX)	UCNC4	N/A		N/A	\$ 310.64	\$ 69.07
	Crossconnects, per line - (CESAR/LEX)) Crossconnects, per line - (MECHANIZED)	UCNC5 UCNC6	N/A N/A		N/A N/A	\$ 220.49 \$ 180.23	\$ 69.07
	(INLOTITIVILE)	00100	1973	1	1975	7 100.23	, 00.08
D0: 4	0						
DS1 Co	Deper - Simple	UCNC1 UCNC2	N/A N/A		N/A	\$ 362.76 \$ 302.57	

DS1 Coppe Crr Cr	rossconnects, per line - (MANUAL/FAX) rossconnects, per line - (MECHANIZED) rossconnects, per line - (MECHANIZED) - Complex rossconnects, per line - (MECHANIZED) ransport e e age	USOC UCNC4 UCNC5 UCNC6 UCNC1 UCNC2 UCNC3 UCNC3 UCNC6	OANAD TERMINOLOGY N/A N/A N/A N/A N/A N/A N/A N/	[2]	Old Monthly Recurring and/or Resale Discount % N/A N/A N/A N/A N/A N/A N/A N/A N/A N/	NRC Initial	RECURRING FOR RATES \$ 90.56 \$ 90.56 \$ 81.16 \$ 162.7' \$ 162.7' \$ 163.7' \$ 167.2' \$ 167.2' \$ 157.2' \$ 91.51 \$ 91.51
DS1 Coppe Crr Cr	er - Complex rossconnects, per line - (MANUAL/FAX) rossconnects, per line - (CESAR/LEX)) rossconnects, per line - (MECHANIZED) - Simple rossconnects, per line - (MANUAL/FAX) rossconnects, per line - (MANUAL/FAX) rossconnects, per line - (MANUAL/FAX) rossconnects, per line - (MECHANIZED) - Complex rossconnects, per line - (MECHANIZED) - Complex rossconnects, per line - (MECHANIZED) - Rossconnects, per line - (MECHANIZED)	UCNC4 UCNC5 UCNC6 UCNC1 UCNC2 UCNC3 UCNC4 UCNC5 UCNC6	N/A	121	Discount % N/A N/A	\$ 318.69 \$ 258.50 \$ 179.48 \$ 385.22 \$ 325.03 \$ 246.01 \$ 321.17 \$ 260.98 \$ 181.96 \$ 334.10 \$ 355.08 \$ 345.03 \$ 265.08 \$ 365.03 \$ 265.08 \$ 365.03 \$ 265.08	\$ 90.56 \$ 90.56 \$ 81.19 \$ 162.77 \$ 153.34 \$ 91.21 \$ 91.22 \$ 81.9 \$ 167.2 \$ 167.2 \$ 157.8 \$ 91.57
Cr.	rossconnects, per line - (MANUAL/FAX) rossconnects, per line - (CESAR/LEX)) rossconnects, per line - (MECHANIZED) - Simple rossconnects, per line - (MECHANIZED) - Simple rossconnects, per line - (MECHANIZED) - Complex - Complex rossconnects, per line - (MECHANIZED) - Complex rossconnects, per line - (MECHANIZED) - Complex rossconnects, per line - (MECHANIZED) - Ro	UCNCS UCNC6 UCNC1 UCNC2 UCNC3 UCNC4 UCNC5 UCNC6 N/A		N/A	\$ 258.50 \$ 179.48 \$ 385.22 \$ 325.03 \$ 246.01 \$ 321.17 \$ 260.98 \$ 181.96 \$ 394.29 \$ 334.10 \$ 255.08	\$ 90.56 \$ 81.15 \$ 162.77 \$ 153.36 \$ 91.26 \$ 91.27 \$ 81.90 \$ 167.2 \$ 167.2 \$ 167.2 \$ 157.8	
Cr.	rossconnects, per line - (CESAR/LEX)) rossconnects, per line - (MECHANIZED) - Simple rossconnects, per line - (MECHANIZED) - Simple rossconnects, per line - (MECHANIZED) - CESAR/LEX)) rossconnects, per line - (CESAR/LEX)) rossconnects, per line - (MECHANIZED) - Complex rossconnects, per line - (MECHANIZED) - Complex rossconnects, per line - (MECHANIZED) - Rossconn	UCNCS UCNC6 UCNC1 UCNC2 UCNC3 UCNC4 UCNC5 UCNC6 N/A		N/A	\$ 258.50 \$ 179.48 \$ 385.22 \$ 325.03 \$ 246.01 \$ 321.17 \$ 260.98 \$ 181.96 \$ 394.29 \$ 334.10 \$ 255.08	\$ 90.56 \$ 81.15 \$ 162.77 \$ 153.36 \$ 91.26 \$ 91.27 \$ 81.90 \$ 167.2 \$ 167.2 \$ 167.2 \$ 157.8	
DS1 Fiber Cn Cn Cn Cn Cn Cr	- Simple rossconnects, per line - (MANUAL/FAX) rossconnects, per line - (CESAR/LEX)) rossconnects, per line - (MECHANIZED) - Complex rossconnects, per line - (MANUAL/FAX) rossconnects, per line - (MECHANIZED) ransport e age	UCNC1 UCNC2 UCNC3 UCNC4 UCNC5 UCNC6 UCNC6 UCNC1 UCNC2 UCNC3 UCNC2 UCNC3 UCNC4 UCNC5 UCNC6 1L5UB	N/A		N/A	\$ 385.22 \$ 325.03 \$ 246.01 \$ 321.17 \$ 260.98 \$ 181.96 \$ 394.29 \$ 334.10 \$ 255.00 \$ 321.46 \$ 261.27	\$ 162.7: \$ 162.7: \$ 153.3(\$ 91.2: \$ 91.2: \$ 81.9: \$ 167.2: \$ 157.8: \$ 91.5: \$ 91.5:
Cri	rossconnects, per line - (MANUAL/FAX) rossconnects, per line - (MECHANIZED) rossconnects, per line - (MECHANIZED) - Complex rossconnects, per line - (MECHANIZED) rossconnects, per line - (MANUAL/FAX) rossconnects, per line - (MECHANIZED) ransport e agge ling rung rung rung rung rung rung rung ru	UCNC2 UCNC3 UCNC4 UCNC5 UCNC6 UCNC6 UCNC1 UCNC2 UCNC3 UCNC3 UCNC4 UCNC5 UCNC6 1L5UB	N/A		N/A	\$ 325.03 \$ 246.01 \$ 321.17 \$ 260.98 \$ 181.96 \$ 394.29 \$ 334.10 \$ 255.08 \$ 321.46 \$ 261.27	\$ 162.7; \$ 153.34 \$ 91.20 \$ 91.20 \$ 81.9; \$ 167.2; \$ 167.2; \$ 157.8; \$ 91.5;
Cr.	rossconnects, per line - (CESAR/LEX)) rossconnects, per line - (MECHANIZED) - Complex rossconnects, per line - (MECHANIZED) rossconnects, per line - (MECHANIZED) rossconnects, per line - (CESAR/LEX)) rossconnects, per line - (MECHANIZED) rossconnects, per line - (MECHANIZED) rossconnects, per line - (CESAR/LEX)) rossconnects, per line - (MECHANIZED) ransport e ransport e ransport	UCNC2 UCNC3 UCNC4 UCNC5 UCNC6 UCNC6 UCNC1 UCNC2 UCNC3 UCNC3 UCNC4 UCNC5 UCNC6 1L5UB	N/A		N/A	\$ 325.03 \$ 246.01 \$ 321.17 \$ 260.98 \$ 181.96 \$ 394.29 \$ 334.10 \$ 255.08 \$ 321.46 \$ 261.27	\$ 162.7; \$ 153.34 \$ 91.20 \$ 91.20 \$ 81.9; \$ 167.2; \$ 167.2; \$ 157.8; \$ 91.5;
DS1 Fiber - Cr.	- Complex rossconnects, per line - (MANUAL/FAX) rossconnects, per line - (CESAR/LEX)) rossconnects, per line - (CESAR/LEX)) rossconnects, per line - (MECHANIZED) ple rossconnects, per line - (MANUAL/FAX) rossconnects, per line - (CESAR/LEX)) rossconnects, per line - (MECHANIZED) plex rossconnects, per line - (MECHANIZED) ransport ransport ransport ransport ransport reliable reliabl	UCNC4 UCNC5 UCNC6 UCNC1 UCNC2 UCNC3 UCNC4 UCNC5 UCNC6 1L5UB	N/A		N/A	\$ 321.17 \$ 260.98 \$ 181.96 \$ 394.29 \$ 334.10 \$ 255.08 \$ 321.46 \$ 261.27	\$ 91.2i \$ 91.2i \$ 81.9' \$ 167.2' \$ 167.2' \$ 91.5; \$ 91.5;
Cr.	rossconnects, per line - (MANUAL/FAX) rossconnects, per line - (CESAR/LEX)) rossconnects, per line - (MECHANIZED) rossconnects, per line - (MECHANIZED) rossconnects, per line - (MECHANIZED) rossconnects, per line - (CESAR/LEX)) rossconnects, per line - (MECHANIZED) rossconnects, per line - (MECHANIZED) rossconnects, per line - (MANUAL/FAX) rossconnects, per line - (MECHANIZED) ransport e age ling rux	UCNCS UCNC6 UCNC1 UCNC2 UCNC3 UCNC4 UCNC5 UCNC6 1L5UB	N/A		N/A	\$ 260.98 \$ 181.96 \$ 394.29 \$ 334.10 \$ 255.08 \$ 321.46 \$ 261.27	\$ 91.28 \$ 81.9* \$ 167.2* \$ 167.2* \$ 157.8* \$ 91.5\$
Cr.	rossconnects, per line - (CESAR/LEX)) rossconnects, per line - (MECHANIZED) le rossconnects, per line - (MECHANIZED) piex rossconnects, per line - (MECHANIZED) rossconnects, per line - (MECHANIZED) rossconnects, per line - (MECHANIZED) ransport e e agge le agge	UCNC6 UCNC1 UCNC2 UCNC3 UCNC4 UCNC5 UCNC6 1L5UB	N/A N/A N/A N/A N/A N/A N/A N/A		N/A N/A N/A N/A N/A N/A N/A N/A	\$ 181.96 \$ 394.29 \$ 334.10 \$ 255.08 \$ 321.46 \$ 261.27	\$ 81.9° \$ 167.2° \$ 167.2° \$ 157.84° \$ 91.5° \$ 91.5°
DS3 - Simp Cri	ossconnects, per line - (MANUAL/FAX) ossconnects, per line - (CESAR/LEX)) ossconnects, per line - (CESAR/LEX)) ossconnects, per line - (MECHANIZED) pileX ossconnects, per line - (MANUAL/FAX) rossconnects, per line - (CESAR/LEX)) ossconnects, per line - (MECHANIZED) ransport e age ling ling ling ling ling ling ling ling	UCNC1 UCNC2 UCNC3 UCNC3 UCNC4 UCNC5 UCNC6 UCNC6	N/A N/A N/A N/A N/A N/A N/A N/A Dedicated Transport Fixed Mileage Variable Mileage per Mile Dedicated Transport DS-3		N/A N/A N/A N/A N/A N/A	\$ 394.29 \$ 334.10 \$ 255.08 \$ 321.46 \$ 261.27	\$ 167.2° \$ 167.2° \$ 157.84 \$ 91.5° \$ 91.5°
Cr.	rossconnects, per line - (MANUAL/FAX) rossconnects, per line - (CESAR/LEX)) rossconnects, per line - (MECHANIZED) plex rossconnects, per line - (MANUAL/FAX) rossconnects, per line - (CESAR/LEX)) rossconnects, per line - (MECHANIZED) ransport e age le age	UCNC2 UCNC3 UCNC4 UCNC5 UCNC6 UCNC6 1L5UB	N/A N/A N/A N/A N/A N/A N/A Odicated Transport Fixed Mileage Variable Mileage per Mile Dedicated Transport DS-3		N/A N/A N/A N/A N/A	\$ 334.10 \$ 255.08 \$ 321.46 \$ 261.27	\$ 167.2° \$ 157.84 \$ 91.5° \$ 91.5°
Cr. DS3 - Common Cr.	cossconnects, per line - (MECHANIZED) piplex cossconnects, per line - (MANUAL/FAX) cossconnects, per line - (CESAR/LEX)) cossconnects, per line - (MECHANIZED) ransport e age le age lux lux	UCNC3 UCNC4 UCNC5 UCNC6 UCNC6	N/A N/A N/A N/A N/A Dedicated Transport Fixed Mileage Variable Mileage per Mile Dedicated Transport DS-3		N/A N/A N/A N/A	\$ 255.08 \$ 321.46 \$ 261.27	\$ 157.8 ⁴ \$ 91.55 \$ 91.5
DS3 - Common Cr.	plex ossconnects, per line - (MANUAL/FAX) ossconnects, per line - (CESAR/LEX)) ossconnects, per line - (MECHANIZED) ransport e e age e age	UCNC4 UCNC5 UCNC6 UCNC6	N/A N/A N/A Dedicated Transport Fixed Mileage Variable Mileage per Mile Dedicated Transport DS-3		N/A N/A N/A	\$ 321.46 \$ 261.27	\$ 91.57 \$ 91.57
interoffice Ti S-1 Interoffice T	rossconnects, per line - (MANUALIFAX) rossconnects, per line - (CESAR/LEX)) rossconnects, per line - (MECHANIZED) ransport e age le age ling IUX	UCNCS UCNC6 1L5UB	N/A N/A N/A Dedicated Transport Fixed Mileage Variable Mileage per Mile Dedicated Transport DS-3		N/A N/A	\$ 261.27	\$ 91.57
Crimiteroffice Ti DS-1 Fixed Mileage Variable Milea	ransport e e age ling IIIX	UCNC6 1L5UB 1L5UB	N/A Dedicated Transport Fixed Mileage Variable Mileage per Mile Dedicated Transport DS-3		N/A		
interoffice Ti DS-1 DS-1 S-1 S-1 S-1 S-1 S-1 S-1 S-1 S-1 S-1	ransport e agge e agge ING IUX	1L5UB 1L5UB	Dedicated Transport Fixed Mileage Variable Mileage per Mile Dedicated Transport DS-3			\$ 182.25	\$ 82.21
DS-1 Fixed Mileage Variable Milea S-3 Fixed Mileage Variable Milea S-3 Fixed Mileage Variable Milea S-3 Fixed Mileage Variable Milea BOS-3 DS-1 DS-1 DS-1 DS-1 DS-3 DS-1 DS-3 DS-1 DS-1 DS-3 DS-1 DS-1 DS-3 DS-1 DS-1 DS-1 DS-1 DS-1 DS-1 DS-1 DS-1	e aage e aage ING UX	1L5UB	Fixed Mileage Variable Mileage per Mile Dedicated Transport DS-3				
DS-1 Fixed Mileage Variable Milea S-3 Fixed Mileage Variable Milea S-3 Fixed Mileage Variable Milea S-3 Fixed Mileage Variable Milea BOS-3 DS-1 DS-1 DS-1 DS-1 DS-3 DS-1 DS-3 DS-1 DS-1 DS-3 DS-1 DS-1 DS-3 DS-1 DS-1 DS-1 DS-1 DS-1 DS-1 DS-1 DS-1	e aage e aage ING UX	1L5UB	Fixed Mileage Variable Mileage per Mile Dedicated Transport DS-3				
Fixed Mileage Variable Mile Sey Variable Mileage Variable Mileage Variable Mileage Variable Mileage Variable Mileage Dark Fiber Dark Fiber Dark Fiber Dark Fiber Dark Fiber Routine Mode	e agge ING UUX	1L5UB	Variable Mileage per Mile Dedicated Transport DS-3				
Variable Milea DS-3 Fixed Mileage Wariable Milea MULTIPLEXI DS-1/DS-0 M DS-3/DS-1 M Dark Fiber Dark Fiber Dark Fiber Dark Fiber Dark Fiber Routine Mod Ro	e agge ING UUX	1L5UB	Variable Mileage per Mile Dedicated Transport DS-3		\$ 31.62	@	@
Fixed Mileage Variable Milea MULTIPLEXI DS-1/DS-0 M DS-3/DS-1 M DS-3/DS-1 M Dark Fiber Dark Fiber Dark Fiber Dark Fiber Dark Fiber Routine Mod	ING NUX				\$ 1.84	@	@
Fixed Mileage Variable Milea MULTIPLEXI DS-1/DS-0 M DS-3/DS-1 M DS-3/DS-1 M Dark Fiber Dark Fiber Dark Fiber Dark Fiber Dark Fiber Routine Mod	ING NUX						<u> </u>
Wariable Miles MULTIPLEXI DS-1/DS-0 M DS-3/DS-1 M Dark Fiber Dark Fiber Dark Fiber Dark Fiber Dark Fiber Routine Mod	ING NUX			/2/	\$ 369.16	@	@
DS-1/DS-0 M DS-3/DS-1 M Dark Fiber Dark Fiber Dark Fiber Dark Fiber Dark Fiber Dark Fiber Routine Mod	IUX IUX		Variable Mileage per Mile	121	\$ 35.72	@	@
DS-1/DS-0 M DS-3/DS-1 M Dark Fiber Dark Fiber Dark Fiber Dark Fiber Dark Fiber Dark Fiber Routine Mod	IUX IUX						
DS-3/DS-1 M Dark Fiber Dark Fiber Dark Fiber Dark Fiber Dark Fiber Dark Fiber Routine Mod	IUX	MQ1UB	DS0/DS1	/2/	\$ 255.54	@	@
Dark Fiber Dark Fiber Dark Fiber Dark Fiber Dark Fiber Routine Mod							
Dark Fiber - Dark Fiber - Dark Fiber - Dark Fiber - Routine Mod	-Interoffice per strand	MQ3UB	DS1/DS3	/2/	\$ 287.85	@	@
Dark Fiber - Dark Fiber - Dark Fiber - Dark Fiber - Routine Mod	-Interoffice per strand		Dark Fiber	+			
Dark Fiber - Dark Fiber - Routine Mod		ULY4X	N/A	/2/	\$ 10.92	\$ 1,678.32	
Dark Fiber - Routine Mod	- Interoffice per foot	ULJAA, ULJAB	N/A	/2/	\$ 0.00	N/A	N/A
Routine Mod	Cross Connect - Interoffice - Interoffice Inquiry	UKCJX NR9D6	N/A N/A	121	\$ 6.74 N/A	\$ 126.59 \$ 371.80	
Ro		111050	1973	,2,	1071	ψ 011.00	V 07 1.00
		NODUE	N/A		N//A	IOD	
Expanded In	outine Modifications to Existing Facilities	N3RUE	N/A		N/A	ICB	1
Expanded In							
	nterconnection Service Cross Connect (EISCC)						
	pice Grade/ISDN						
	SCC	CCDSO, AEE1S		/2/	\$ 0.40	@	@
Ja:	ick Panel	CCJAP		/2/	\$ 1.65	@	@
	SCC	C2CB4		/2/	\$ 24.78	@	@
	ick Panel	CCJAP		/2/	\$ 5.32	@	@
DS	S1						
EIS	SCC			/2/	\$ 16.02	@	@
	ick Panel	CDS1U		/2/	\$ 2.31	@	@
	epeater	CCJAP		/2/	\$ 23.47	@	@
DS	SCC	CDS3U		/2/	\$ 45.68	@	
	ick Panel	CCJAP		/2/	\$ 45.06	@ @	@
	epeater	000/1		/2/	\$ 101.19	@	@
					,	Ü	
OTHER_							NRC
Dir	Directory Assistance Directory Assistance Rate Per Call				\$ 0.37	NRC Initial	<u>Additional</u>
					ψ 0.07		
	Express Call Completion Rate per call			-	\$ 0.15		1
	Call Completion LATA Wide - Per MOU			1	\$ 0.15		į –
	Directory Assistance (nationwide listing service)			-			1
	Rate per call			-	\$ 0.82		İ
	·						
	Call Branding Establish/Change Branding Appendement (Per TOPS Suite	BRAND		_	N/A	\$ 1,800.00	
	Establish/Change Branding Announcement (Per TOPS - Switc	DRANU		-	N/A	\$ 1,800.00	
	rectory Assistance -Facilities Based Rate Reference-Initial Load				N/A	\$ 2,200.00	
	rectory Assistance-Facilities Based Rate Reference-Subsequent	·			NI/A	4 000 00	1
Ra	ater Load or Reference Load			-	N/A	\$ 1,000.00	1
				1		Category III Services	
Dir	rectory Assisatance Listing Information Services			-	See Tariff	Section D-5	
Or	perator Services						1
	Fully Automated Call Processing				_		
	Call Completion LATA Wide - Per MOU			-	\$ 0.00		-
	Rate per completed automated call			-	\$ 0.15		1
	Operator - Assisted Call Processing						
	Call Completion LATA Wide - Per MOU Operator Assisted Call Processing (Per work second)			-	\$ 0.00		-
	Operator Assisted Call Processing (Per Work Second)			-	\$ 0.03		
	Call Branding						
	Establish/Change Branding Announcement (Per TOPS - Switc	BRAND		-	N/A	\$ 1,800.00	
				-	N/A	\$ 2,200.00	1
On	perator Services-Facilities Based Rate Reference-Initial Load			1			
Op	perator Services-Facilities Based Rate Reference-Initial Load perator Services-Facilities Based Rate Reference-Subsequent				N/A	\$ 1,000.00	1
Op			İ				
Op Ra	perator Services-Facilities Based Rate Reference-Subsequent						
Op Ra	perator Services-Facilities Based Rate Reference-Subsequent ater Load or Reference Load	TPP6X, TPP9X			N/A	\$ 500.00	\$ 184.00
Op Ra OA Tru	perator Services-Facilities Based Rate Reference-Subsequent ater Load or Reference Load A/DA Trunks	TPP6X, TPP9X			N/A	\$ 500.00	\$ 184.00

					Old Monthly	NRC Initial	NRC Additional
OFNEDIO	TERMINOL COV	11000	CANAD TERMINOLOGY	s	Recurring	"@" INDICATE	S TO REFER
GENERIC	TERMINOLOGY	USOC	OANAD TERMINOLOGY	Notes	and/or Resale Discount %	TO THE NONE PRICE SHEET	FOR RATES
	Annillan Carinana						
	Ancillary Equipment						
	Analog Bridging Master Leg Plug 2-wire	ABPM2			\$ 14.10	\$24.60	
	Master Leg Plug 4 wire	ABPM4			\$ 14.10	\$24.60	
	2-wire Analog Bridge Plug 4-wire Analog Bridge Plug				\$ 13.50 \$ 12.85	\$24.60 \$24.60	
					ÿ 12.03	\$24.00	
	Program Audio Bridging Program Audio Bridge	PAB			\$ 85.60	\$172.00	
	Trogram Addio Bridge	1710			\$ 00.00	ψ17 <u>2.00</u>	
	Diverse Routing						
	•				See Tariff (FCC		
	DS1 per point of termination DS3 per point of termination				#1 Section 6)		
	(With Terminal Equip.)				See Tariff (FCC #1 Section 6)		
	DS3 per point of termination						
	(W/O Terminal Equip.)				See Tariff (FCC #1 Section 6)		
	(•		
	DAL				Refer to California PUC D-		
						# 10,000,00	
	Migration charge/NXX			L	N/A	\$10,000.00	
	Message Exchange						
	ME 3rd Party HostFacility CLEC						
	CLEC Billing Charge (per message) SBC California Billing Charge (per message)			<u> </u>	\$ 0.05 \$ 0.05	NA	
	SBC California Settlement Charge (per message)				\$ 0.05	N/A	
	ME PB HostFacility CLEC Set-Up Charge			<u> </u>		\$8,500.00	
	SBC California Monthly Charge				\$ 1,200.00	φο,σοσ.σσ	
	SBC California' Message Processing Rate (per message) SBC California Replacement Tape Fee (per tape)				\$ 0.01 \$ 50.00		
	SBC California Consulting/Training Fee (per hour)				\$ 80.00		
	LEC Billing Rate CLEC Billing Rate (per message)				ICB \$ 0.05		
	ME 3rd Party or No HostResale/UNE-P CLEC					NI/A	
	CLEC Billing Charge (per message) SBC California Settlement Charge (per message)			L	\$ 0.05 \$ 0.16	N/A	
	ME PB HostResale/UNE CLEC Set-Up Charge					\$4,250.00	
	SBC California Monthly Charge				\$ 600.00	\$4,230.00	
	SBC California Message Processing Rate (per message) SBC California Message Packaging Rate (per message)				\$ 0.01 \$ 0.01		
	SBC California Replacement Tape Fee (per tape)				\$ 50.00		
	SBC California' Consulting/Training Fee (per hour) LEC Billing Rate				\$ 80.00 ICB		
	CLEC Billing Rate (per message)				\$ 0.05		
					See Tariff (FCC		
	LNP Surcharge				#1		
	Pole and Duct (Structure)				Annual		
	Poles (\$/attachment/yr.)*				\$ 4.28		
	Per Foot Conduit Occupancy Fees						
	Inner Duct (\$/ft/yr.) Full Duct (\$/ft/yr)				\$ 0.47 \$ 0.94		
					9 0.94	Non recurring	
	Contract Administration Fee Administrative Record-Keeping Fee					\$ 125.00 \$ 125.00	
	*For (1) each one foot of usable space, or fraction thereof,					Ψ 125.00	
	occupied and (2) each additional one foot of space, or fraction thereof, rendered unusable b	v attachment's presence					
	·	, Lillarinione prodution.					
INTERCA	RRIER COMPENSATION-LOCAL TRAFFIC TERMINATION			1	<u>USAGE</u>		
	Rate for All ISP-Bound and Section 215(b)(5) Traffic as per FCC	01-131, per MOU			\$ 0.000700		
RESALE					Resale Discounts		
LUALE					Recurring Recurring	Non recurring	
	LOCAL EXCHANGE SERVICE Individual Line Measured Rate Residence Service			<u> </u>	17%	17%	
	Individual Line Measured Rate Business Service				17%	17%	
	Individual Line Flat Rate Residence Service Farmer Line Service			<u> </u>	17% 17%	17% 17%	
					11 /0	17 /0	
	LOCAL USAGE, ZUM, and EAS						
	VERTICAL SERVICES						
	VERTICAL SERVICES Three Way Calling				17%	17%	
	Three Way Calling Call Forwarding				17%	17%	
	Three Way Calling Call Forwarding Busy Call Forwarding Delayed Call Forwarding				17% 17% 17%	17% 17% 17%	
	Three Way Calling Call Forwarding Busy Call Forwarding Delayed Call Forwarding Remote Access to Call Forwarding Call Screen				17% 17%	17% 17% 17% 17%	
	Three Way Calling Call Forwarding Busy Call Forwarding Delayed Call Forwarding Remote Access to Call Forwarding Call Screen Select Call Forwarding				17% 17% 17% 17% 17% 17%	17% 17% 17% 17% 17% 17%	
	Three Way Calling Call Forwarding Busy Call Forwarding Delayed Call Forwarding Remote Access to Call Forwarding Call Screen Select Call Forwarding Priority Ringing				17% 17% 17% 17% 17%	17% 17% 17% 17% 17%	
	Three Way Calling Call Forwarding Busy Call Forwarding Delayed Call Forwarding Remote Access to Call Forwarding Call Screen Select Call Forwarding Priority Ringing Repeat Dialing Call Return				17% 17% 17% 17% 17% 17% 17% 17%	17% 17% 17% 17% 17% 17% 17% 17%	
	Three Way Calling Call Forwarding Busy Call Forwarding Delayed Call Forwarding Remote Access to Call Forwarding Call Screen Select Call Forwarding Priority Ringing Repeat Dialing Call Return Caller ID Call Waiting				17% 17% 17% 17% 17% 17% 17% 17% 17% 17%	17% 17% 17% 17% 17% 17% 17% 17% 17% 17%	
	Three Way Calling Call Forwarding Busy Call Forwarding Delayed Call Forwarding Remote Access to Call Forwarding Call Screen Select Call Forwarding Priority Ringing Repeat Dialing Call Return Caller ID Call Waiting Speed Calling - 8 code capacity				17% 17% 17% 17% 17% 17% 17% 17% 17% 17%	17% 17% 17% 17% 17% 17% 17% 17% 17% 17%	
	Three Way Calling Call Forwarding Busy Call Forwarding Delayed Call Forwarding Remote Access to Call Forwarding Call Screen Select Call Forwarding Priority Ringing Repeat Dialing Call Return Caller ID Call Waiting				17% 17% 17% 17% 17% 17% 17% 17% 17% 17%	17% 17% 17% 17% 17% 17% 17% 17% 17% 17%	
	Three Way Calling Call Forwarding Busy Call Forwarding Delayed Call Forwarding Remote Access to Call Forwarding Call Screen Select Call Forwarding Priority Ringing Repeal Dialing Call Return Caller ID Call Watting Speed Calling - 8 code capacity Speed Calling - 30 code capacity Intercom Intercom Intercom Intercom				17% 17% 17% 17% 17% 17% 17% 17% 17% 17%	17% 17% 17% 17% 17% 17% 17% 17% 17% 17%	
	Three Way Calling Call Forwarding Busy Call Forwarding Delayed Call Forwarding Remote Access to Call Forwarding Call Screen Select Call Forwarding Priority Ringing Repeat Dialing Call Return Caller ID Call Waiting Speed Calling - 8 code capacity Speed Calling - 30 code capacity Intercom Intercom Plus Caller ID Call Forwarding Call Forwarding Speed Calling - 10 code capacity Intercom Intercom Plus Caller ID on Analog Centrex-Like Lines				17% 17% 17% 17% 17% 17% 17% 17% 17% 17%	17% 17% 17% 17% 17% 17% 17% 17% 17% 17%	
	Three Way Calling Call Forwarding Busy Call Forwarding Delayed Call Forwarding Remote Access to Call Forwarding Call Screen Select Call Forwarding Priority Ringing Repeat Daling Call Return Caller ID Call Waiting Speed Calling - 8 code capacity Speed Calling - 30 code capacity Intercom Intercom Plus Call Trace				17% 17% 17% 17% 17% 17% 17% 17% 17% 17%	17% 17% 17% 17% 17% 17% 17% 17% 17% 17%	

		1	ı		Old Mandala	NDC I-iti-I	NDC Additional
				s	Old Monthly Recurring	"@" INDICATE	
GENERIC	TERMINOLOGY	USOC	OANAD TERMINOLOGY	Notes	and/or Resale Discount %	TO THE NONI	
	Usage Sensitive Custom Calling Services			Z	17%	17%	FOR RATES
	Premiere Communications Systems - Resale				17%	17%	
	Remote Call Forwarding Direct Connect				17% 17%	17% 17%	
	Direct Connect				17 76	17 70	
	CENTREX-LIKE				470/	470/	
	Hunting Service Airport Intercommunicating Service				17% 17%	17% 17%	
	Central Office Electronic Tandem Switching				17%	17%	
	Centrex-Like ISDN				17%	17%	
	ISDN						
	ISDN- BRI				17%	17%	
	Primary Rate ISDN (PRI)				17%	17%	
	Personal ISDN Centrex-Like ISDN				17%	17%	
	TOLL				470/	470/	
	Local Plus (Intralata Toll) Two-Point Message Telecommunications Service (Local Toll)				17% 17%	17% 17%	
	The Folia moseage Folosommanioaxone Solvice (Essai Foli)				1170	11.70	
	CUSTOM 8 Toll Free Service (grandfathered)				17%	17%	
	Dedicated Access Line Custom 8 Digital Data				17% 17%	17% 17%	
	EASY 8 Toll Free Service				17%	17%	
_	Easy 8 Digital Data		-		17%	17%	
	Easy 8 Directory Assistance Listing California 976				17% 17%	17% 17%	
	California 900				17%	17%	
	Information Services Call Blocking				17%	17%	
	OPTIONAL TOLL CALLING PLANS						
	Resale Residence Usage Discount- Direct Discount				17%	17%	
	Resale Residence Usage Discount- Service Area		-		17%	17%	
	Resale Residence Usage Discount- Community Resale Residence Usage Discount- Easy Saver			1	17% 17%	17% 17%	
	Resale Residence Usage Discount- Saver 60				17%	17%	
	Resale Residence Usage Discount- Saver Plus				17%	17%	
	Resale Business Usage Discount- Direct Discount Resale Business Usage Discount- Plan 50				17% 17%	17% 17%	
	Resale Business Usage Discount- Plan 1000				17%	17%	
	Resale Business Usage Discount- Volume Discount				17%	17%	
	Resale Business Usage Discount - Plus				17%	17%	
	DIRECTORY ASSISTANCE				17%	17%	
	Nationwide Listing Services (NLS)				17%	17%	
	Express Call Completion CVN Service				17% 17%	17% 17%	
	CVN Service				1770	17%	
	TRUNKS						
	Flat Rate Trunk				17%	17%	
	Trunk Line Service				17%	17%	
	Data Services						
	Gigabit Ethernet Metropolitan Area Network (GigaMAN)				17%	17%	
	PBX Trunks Mulit-Service Optical Network (MON)				17% 17%	17% 17%	
					,,	,	
	OTHER				470/	470/	
	Number Retention Service Number Referral Service				17% 17%	17% 17%	
	Number Services (Personalized TNs)				17%	17%	
	Voice Based Information Services				17%	17%	
	Promotional Pricing (90 days +) Private Branch Exchange Services				17% 17%	17% 17%	
	Short Duration Service				17%	17%	
	Grandfathered Services		-		17%	17%	
	Message Waiting Indicator (MWI++) Call Forwarding Busy Line				17% 17%	17% 17%	
	Call Forwarding/ Don't Answer				17%	17%	<u> </u>
	Call Forwarding Busy Line/ Don't Answer				17%	17%	
	Foreign Exchange Service Foreign Prefix Service				17% 17%	17% 17%	
	Off Premise Extensions				17%	17%	
	Operator Services and Directory Assistance				17%	17%	
	TELEPHONE ANSWERING SERVICE			 	17%	17%	
	Secretarial Answering Service			1	17%	17%	
	Occasional Service				17%	17%	
	Concentrator- Identifier Service Answering Line Service			<u> </u>	17% 17%	17% 17%	
	Anomoring Line Octable				17%	17%	
	DIRECT INWARD DIALING SERVICE				17%	17%	
	Tie Line Service			<u> </u>	17%	17%	
	Interexchange Channel Directory Listings Alternate User Listings				17% 17%	17% 17%	
	Business Individual Line Service				17%	17%	
	Premium Subscriber Plan			<u> </u>	17%	17% 17%	
	Premiere Subscriber Plan Power Distribution Alarm And Control System				17% 17%	17% 17%	
	Custom Virtual Network				17%	17%	
	WATS Service Basic Service Elements and			<u> </u>	17%	17%	
	Complementary Network Services			1	17%	17%	1
	Business Answering Lines				17%	17%	
	Short Duration Service		-		17%	17%	
OTHER (F	 Resale)						
	cts below, for discount, if any please see applicable tariff						
	Access Products				0%	0%	
	Electronic Tandem Switching * Private Line Services				0% 0%	0% 0%	
	Digital Data Over Voice				0%	0%	<u></u>
	Group Video				0%	0%	
	High Voltage Protection Switched SMDS			 	0% 0%	0% 0%	
	CTITION OF STREET	1	i	1	U /0	U /0	1

					_		
<u> </u>					Old Monthly	NRC Initial	NRC Additional
				S	Recurring	"@" INDICATE	S TO REFER
GENERIC	TERMINOLOGY	USOC	OANAD TERMINOLOGY	Notes	and/or Resale	TO THE NONE	RECURRING
				z	Discount %	PRICE SHEET	FOR RATES
	Switched 56				0%	0%	
	All Broadband and Fast Packet Services				0%	0%	
	* Pending CPUC approval of Advice Letter No. 18432						
	Other Services				0%	0%	
	Centrex-Like Number Retention Service				0%	0%	
	Off-Premise Extension Service				0%	0%	
	Promotions Exceeding 90 days				0%	0%	
	Contract Plans				0%	0%	
	Remote Call Forwarding				0%	0%	
	COPT				0%	0%	
	Labor/Network Rearrangements				0%	0%	
	Visit Charge (Trouble Identification)				0%	0%	
	Cable services All, IW				0%	0%	
	Electronic Billing Information Data (daily usage)				\$ 0.003	N/A	
	per message			1			
				1			
	Fraud Alert Referral			1			
	Usage per Alert Referral			+	\$ 11.10	\$ 700.00	
	Dest Test On the feet of			1		ļ	
	Repair Transfer Service (per subsequent change)			1			
	Recorded Name Announcement				N/A	\$ 2,300.00	
	800/888 Telephone Number			-	N/A	\$ 750.00	
ļ	Name Announcement & Telephone Number			1	N/A	\$ 2,400.00	
	Oliver de la contraction de la				A1/A	6 50.00	
	Slamming Investigation Fee				N/A	\$ 50.00	
	Local disconnect Report (LDR) Per WTN						
	Per WIN				\$ 0.10	N/A	
	Traffic Alert Referral Service Usage charge/alert				TBD	N/A	
 							
	End User Change Over (per billable telephone number)			-			
	Business				\$ 5.81		
	Residence				\$ 4.15		
<u> </u>	Complex			-	\$ 5.81		
<u> </u>	LND Coming Change			-	\$ 0.34		
<u> </u>	LNP Service Charge			-	\$ 0.34	NRC Initial	NRC Additional
<u> </u>	Directory Assistance			-		NRC Initial	NRC Additional
<u> </u>	Call Branding			-			
<u> </u>	Establish/Change Branding Announcement (Per TOPS - Switch	h)		-	N/A	\$ 1,800.00	\$ 1,800.00
	Establish/Change Branding Announcement (Fer 10F3 - Switch	11)		-	IN/A	φ 1,000.00	\$ 1,000.00
	DA Services rate/ reference information			-			
	Rate per initial load			-	N/A	\$ 2,200.00	\$ 1,000.00
	Rate per subsequent rate change			-	N/A	\$ 2,200.00	\$ 1,000.00
	Rate per subsequent reference change			-	N/A	\$ 2,200.00	\$ 1,000.00
	. a.co per subsequent reference change			1	11//	Ψ 2,200.00	ų 1,000.00
	Operator Services			1			
	Call Branding	h)			N/A	\$ 1,800,00	\$ 1.800.00
		h)			N/A	\$ 1,800.00	\$ 1,800.00
	Call Branding Establish/Change Branding Announcement (Per TOPS - Switch	h)			N/A	\$ 1,800.00	\$ 1,800.00
	Call Branding Establish/Change Branding Announcement (Per TOPS - Switcl Operator Services rate/reference information	h)					
	Call Branding Establish/Change Branding Announcement (Per TOPS - Switci Operator Services rate/reference information Rate per initial load	h)			N/A N/A N/A	\$ 2,200.00	\$ 1,000.00
	Call Branding Establish/Change Branding Announcement (Per TOPS - Switcl Operator Services rate/reference information Rate per initial load Rate per subsequent rate change	n)			N/A N/A	\$ 2,200.00 \$ 2,200.00	\$ 1,000.00 \$ 1,000.00
/1/	Call Branding Establish/Change Branding Announcement (Per TOPS - Switcl Operator Services rate/reference information Rate per initial load Rate per subsequent rate change Rate per subsequent reference change		deaveraged loop rates		N/A	\$ 2,200.00	\$ 1,000.00 \$ 1,000.00
	Call Branding Establish/Change Branding Announcement (Per TOPS - Switci Operator Services rate/reference information Rate per initial load Rate per subsequent rate change Rate per subsequent reference change CLECs have the choice to lock in either the statewide average lo	op rate, regardless of zone, or the			N/A N/A	\$ 2,200.00 \$ 2,200.00	\$ 1,000.00 \$ 1,000.00
	Call Branding Establish/Change Branding Announcement (Per TOPS - Switci Operator Services rate/reference information Rate per initial load Rate per subsequent rate change Rate per subsequent reference change CLECs have the choice to lock in either the statewide average lo based on established zones. CLECs who choose deaveraged lo 10. D. 0.2-0.2-0.47. CLECs may not use both rate structures.	op rate, regardless of zone, or the			N/A N/A	\$ 2,200.00 \$ 2,200.00	\$ 1,000.00 \$ 1,000.00
	Call Branding Establish/Change Branding Announcement (Per TOPS - Switci Operator Services rate/reference information Rate per initial load Rate per subsequent rate change Rate per subsequent reference change CLECs have the choice to lock in either the statewide average lo based on established zones. CLECs who choose deaveraged lo 10. D. 0.2-0.2-0.47. CLECs may not use both rate structures.	op rate, regardless of zone, or the			N/A N/A	\$ 2,200.00 \$ 2,200.00	\$ 1,000.00 \$ 1,000.00
	Call Branding Establish/Change Branding Announcement (Per TOPS - Switcl Operator Services rate/reference information Rate per initial load Rate per subsequent rate change Rate per subsequent reference change CLECs have the choice to lock in either the statewide average lo based on established zones. CLECs who choose deaveraged lo to D. 02-02-047. CLECs may not use both rate structures. The rates in this pricing schedule only apply to the extent such network	op rate, regardless of zone, or the op rates may draw from the CHCF element(s), product(s) and/or			N/A N/A	\$ 2,200.00 \$ 2,200.00	\$ 1,000.00 \$ 1,000.00
	Call Branding Establish/Change Branding Announcement (Per TOPS - Switcl Operator Services rate/reference information Rate per initial load Rate per subsequent rate change Rate per subsequent reference change CLECs have the choice to lock in either the statewide average lo based on established zones. CLECs who choose deaveraged lo to D. 02-02-047. CLECs may not use both rate structures. The rates in this pricing schedule only apply to the extent such network service(s) are required by the terms of this Agreement. To the extent	op rate, regardless of zone, or the op rates may draw from the CHCF element(s), product(s) and/or e underlying Agreement does			N/A N/A	\$ 2,200.00 \$ 2,200.00	\$ 1,000.00 \$ 1,000.00
	Call Branding Establish/Change Branding Announcement (Per TOPS - Switci Operator Services rate/reference information Rate per initial load Rate per subsequent rate change Rate per subsequent reference change CLECs have the choice to lock in either the statewide average lo based on established zones. CLECs who choose deaveraged lo to D.02-02-047. CLECs may not use both rate structures. The rates in this pricing schedule only apply to the extent such network service(s) are required by the terms of this Agreement. To the extent the not contain terms and conditions associated with the network element(s)	op rate, regardless of zone, or the op rates may draw from the CHCF element(s), product(s) and/or eunderlying Agreement does y, product(s) and/or service(s)			N/A N/A	\$ 2,200.00 \$ 2,200.00	\$ 1,000.00 \$ 1,000.00
/2/	Call Branding Establish/Change Branding Announcement (Per TOPS - Switci Operator Services rate/reference information Rate per initial load Rate per subsequent rate change Rate per subsequent reference change CLECs have the choice to lock in either the statewide average lo based on established zones. CLECs who choose deaveraged lo to D. 02-02-047. CLECs may not use both rate structures. The rates in this pricing schedule only apply to the extent such network service(s) are required by the terms of this Agreement. To the extent th not contain terms and conditions associated with the network element(s) listed on this pricing sheet to this Agreement, this pricing sheet, which c	op rate, regardless of zone, or the op rates may draw from the CHCF element(s), product(s) and/or eunderlying Agreement does), product(s) and/or service(s) oncerns only rates, creates no			N/A N/A	\$ 2,200.00 \$ 2,200.00	\$ 1,000.00 \$ 1,000.00
/2/	Call Branding Establish/Change Branding Announcement (Per TOPS - Switci Operator Services rate/reference information Rate per initial load Rate per subsequent rate change Rate per subsequent reference change CLECs have the choice to lock in either the statewide average lo based on established zones. CLECs who choose deaveraged lo to D.02-02-047. CLECs may not use both rate structures. The rates in this pricing schedule only apply to the extent such network service(s) are required by the terms of this Agreement. To the extent the not contain terms and conditions associated with the network element(s)	nop rate, regardless of zone, or the op rates may draw from the CHCF element(s), product(s) and does underlying Agreement does), product(s) and/or service(s) oncerns only rates, creates no tides not provide CLEC with			N/A N/A	\$ 2,200.00 \$ 2,200.00	\$ 1,000.00 \$ 1,000.00
/2/	Call Branding Establish/Change Branding Announcement (Per TOPS - Switci Operator Services rate/reference information Rate per initial load Rate per initial load Rate per subsequent rate change Rate per subsequent reference change CLECs have the choice to lock in either the statewide average lo based on established zones. CLECs who choose deaveraged lo to D. 02-02-047. CLECs may not use both rate structures. The rates in this pricing schedule only apply to the extent such network service(s) are required by the terms of this Agreement. To the extent the not contain terms and conditions associated with the network element(s) listed on this pricing sheet to this Agreement, this pricing sheet, which c right to order such network element(s), product(s) and/or service(s), as i	op rate, regardless of zone, or the op rates may draw from the CHCF element(s), product(s) and/or eunderlying Agreement does product(s) and/or service(s) oncerns only rates, creates no it does not provide CLEC with der such network element(s),			N/A N/A	\$ 2,200.00 \$ 2,200.00	\$ 1,000.00 \$ 1,000.00
121	Call Branding Establish/Change Branding Announcement (Per TOPS - Switci Operator Services rate/reference information Rate per initial load Rate per subsequent rate change Rate per subsequent reference change CLECs have the choice to lock in either the statewide average lo based on established zones. CLECs who choose deaveraged lo to D. 02-02-047. CLECs may not use both rate structures. The rates in this pricing schedule only apply to the extent such network service(s) are required by the terms of this Agreement. To the extent the not contain terms and conditions associated with the network element(s itsted on this pricing sheet to this Agreement, this pricing sheet, which c right to order such network element(s), product(s) and/or service(s), as the necessary terms and conditions to enable CLEC to obtain and/or or product(s) and/or service(s). Specifically, without limitation, if this Agre	op rate, regardless of zone, or the op rates may draw from the CHCF element(s), product(s) and/or eunderlying Agreement does), product(s) and/or service(s) oncerns only rates, creates no it does not provide CLEC with deer such network element(s), ement or any Amendments			N/A N/A	\$ 2,200.00 \$ 2,200.00	\$ 1,000.00 \$ 1,000.00
/2/	Call Branding Establish/Change Branding Announcement (Per TOPS - Switci Departor Services rate/reference information Rate per initial load Rate per initial load Rate per subsequent rate change Rate per subsequent reference change CLECs have the choice to lock in either the statewide average lo based on established zones. CLECs who choose deaveraged lo to D. 0.2-0.2-0.47. CLECs may not use both rate structures, The rates in this pricing schedule only apply to the extent such network service(s) are required by the terms of this Agreement. To the extent in ont contain terms and conditions associated with the network element(s) listed on this pricing sheet to this Agreement, this pricing sheet, which c right to order such network element(s) product(s) and/or service(s). Specifically, without limitation, if this Agre provide that a network element(s), product(s) or service(s) is no longer provide that a network element(s), product(s) or service(s) is no longer provide that a network element(s), product(s) or service(s) is no longer provide that a network element(s), product(s) or service(s) is no longer provide that a network element(s), product(s) or service(s) is no longer to	op rate, regardless of zone, or the op rates may draw from the CHCF element(s), product(s) and/or e underlying Agreement does b, product(s) and/or service(s) oncerns only rates, creates no it does not provide CLEC with der such network element(s), ement or any Amendments required or is subject to being			N/A N/A	\$ 2,200.00 \$ 2,200.00	\$ 1,000.00 \$ 1,000.00
121	Call Branding Establish/Change Branding Announcement (Per TOPS - Switci Stablish/Change Branding Announcement (Per TOPS - Switci Operator Services rate/reference information Rate per initial load Rate per subsequent rate change Rate per subsequent reference change CLECs have the choice to lock in either the statewide average lo based on established zones. CLECs who choose deaveraged lo to D. 02-02-047. CLECs may not use both rate structures. The rates in this pricing schedule only apply to the extent such network service(s) are required by the terms of this Agreement. To the extent the not contain terms and conditions associated with the network element(s) listed on this pricing sheet to this Agreement, this pricing sheet, which c right to order such network element(s), product(s) and/or service(s), as it the necessary terms and conditions to enable CLEC to obtain and/or or product(s) and/or service(s). Specifically, without limitation, if this Agre provide that a network element(s), product(s) or service(s) is no longer ro longer required, the rates in this pricing schedule shall not apply, no longer required, the rates in this pricing schedule shall not apply, no	op rate, regardless of zone, or the op rates may draw from the CHCF element(s), product(s) and/or eunderlying Agreement does), product(s) and/or service(s) oncerns only rates, creates no it does not provide CLEC with der such network element(s), emend or any Amendments required or is subject to being resulted to being resulted to the inclusion of the rates in			N/A N/A	\$ 2,200.00 \$ 2,200.00	\$ 1,000.00 \$ 1,000.00
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APPENDIX DATA EXCHANGE FOR THE DISTRIBUTION OF INTRALATA MESSAGE DETAIL AND/OR THE SETTLEMENT OF INTRALATA MESSAGE REVENUE

This Appendix is for the Settlement of Non-Calling Card and Third Number Settlement ("CATS") System Messages ("Appendix").

WHEREAS, the Parties desire to settle all Non-CATS Messages as set forth in this Appendix; and

NOW, THEREFORE, in consideration of the mutual promises contained herein and other good and valuable consideration, the Parties hereby agree as follows:

1. **DEFINITIONS**

- 1.1 "Bellcore Client Company" means <u>SBC CALIFORNIA</u> and any Bell Operating Company as defined in Section 153 of the Communications Act of 1934, as amended.
- 1.2 "CMDS Host" means the Bellcore Client Company that is a CMDS direct participant that acts on behalf of a LEC to distribute end user message detail through CMDS and, where applicable, to settle end user message detail through BOC CATS.
- 1.3 "Calling Card and Third Number Settlement" ("CATS") means that part of CMDS which is a mechanized computer process used to maintain records regarding intercompany settlements through which revenues collected by the billing company are distributed to the originating company. Records included in this process are intraLATA Calling Card Messages and/or Third Number Billed Messages that originate in one Bellcore Client Company territory and is billable to an end user in another Bellcore Client Company territory
- 1.4 "Centralized Message Data System I" ("CMDS") means the industry-wide data collection system located in Missouri, which handles the daily exchange of toll message details between CMDS participating telephone companies (also known as CMDS direct participants). SBC CALIFORNIA is a CMDS direct participant.
- 1.5 "Customer Calling Card Messages" means messages where (i) the charges are billed to a telecommunications line number based calling card issued by Customer, (ii) the Transporting LEC is <u>SBC CALIFORNIA</u>, and (iii) the originating number and the line number on the calling card are located in the same Bellcore Client Company territory.
- 1.6 "Customer Collect Messages" means messages where the charges are billed to the called end user who is a Customer Subscriber and where the Transporting LEC is SBC CALIFORNIA.
- 1.7 "Customer Non-CATS Messages" means Customer Collect Messages, Customer Calling Card Messages and/or Customer Third Number Billed Messages as those terms are defined herein.
- 1.8 "Customer Subscriber" means an end user who has authorized Customer to provide the end user with local exchange service in California or who has billed an intraLATA call to a telecommunications calling card that is based on a California telephone number issued by the Customer.
- 1.9 "Customer Third Number Billed Messages" means messages where (i) the charges are billed to a Customer Subscriber's telephone number that is not the originating or terminating telephone number, (ii) the Transporting LEC is <u>SBC CALIFORNIA</u>, and (iii) the originating and billed telephone numbers are located in the same Bellcore Client Company territory.
- 1.10 "Local Access and Transport Area" ("LATA") are those designated areas approved by the United States District Court for the District of Columbia in <u>United States of America v. American Telephone and Telegraph Company</u>, et al., Civil Action Nos. 74-1698 and 82-0192.
- 1.11 "Local Exchange Carrier" ("LEC") means a carrier authorized to provide local, exchange access and intraLATA toll services.

- 1.12 "<u>SBC CALIFORNIA</u> Calling Card Messages" means messages where (i) the charges are billed to a telecommunications line number based calling card issued by <u>SBC CALIFORNIA</u>, (ii) the Transporting LEC is Customer, and (iii) the originating number and the line number on the calling card are located in the same Bellcore Client Company territory.
- 1.13 "SBC CALIFORNIA Collect Messages" means messages where the charges are billed to the called end user who is a SBC CALIFORNIA Subscriber and where the Transporting LEC is Customer.
- 1.14 "<u>SBC CALIFORNIA</u> Non-CATS Messages" means <u>SBC CALIFORNIA</u> Collect Messages, <u>SBC CALIFORNIA</u> Calling Card Messages and/or <u>SBC CALIFORNIA</u> Third Number Billed Messages as those terms are defined herein.
- 1.15 "SBC CALIFORNIA Subscriber" means an end user who has authorized SBC CALIFORNIA to provide the end user with local exchange service or who has billed an intraLATA call to a telecommunications calling card issued by SBC CALIFORNIA.
- 1.16 "SBC CALIFORNIA Third Number Billed Messages" means messages where (i) the charges are billed to a SBC CALIFORNIA Subscriber's telephone number that is not the originating or terminating telephone number, (ii) the Transporting LEC is Customer, and (iii) the originating and billed telephone numbers are located in the same Bellcore Client Company territory.
- 1.17 "Transporting LEC" means the LEC on whose network an end user originates a call.

2. SCOPE OF AGREEMENT

- 2.1 This Appendix specifies the rights and obligations of the Parties with respect to (i) the distribution and/or settlement of Customer Non-CATS Messages where SBC CALIFORNIA and (ii) the settlement of SBC CALIFORNIA Non-CATS Messages where Customer is the Transporting LEC.
- 2.2 This Appendix includes the following Exhibits which are incorporated herein by this reference:
 - 2.2.1 Exhibit A Rate Schedule
 - 2.2.2 Exhibit B Non-CMDS Outcollect Report
- 2.3 Except as expressly provided otherwise, the definitions set forth in Section 1 above shall govern all parts of this Appendix.

3. DESCRIPTION OF SERVICES

- 3.1 <u>SBC CALIFORNIA</u> shall forward Customer Non-CATS Messages to Customer. <u>SBC CALIFORNIA</u> shall forward Rejected Messages and Unbillable Messages as defined in Section 4.4 below, to Customer. All message detail shall be EMI industry standard format and shall be exchanged at agreed upon intervals.
 - 3.1.1 Customer shall obtain a dedicated RAO code. The RAO code will be used to exchange messages between Customer and SBC CALIFORNIA Customer shall inform SBC CALIFORNIA whether Customer is designating itself or an agent for receipt of Customer's messages by completing SBC CALIFORNIA "Technical Requirements" packet. Thereafter, Customer may change its designation only by completing a new SBC CALIFORNIA "Technical Requirement" packet. Customer may not designate more than one entity to receive its Messages under this Appendix. If Customer has executed a Meet Point Billing ("MPB") agreement with SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and h
- 3.2 This Appendix does not cover the distribution, settlement or billing of 900/976 calls transported by **SBC CALIFORNIA** pursuant to Schedule Cal. P.U.C. Nos. A.9.5.3 and A.9.5.2 ("California 900/976 Messages") that originate from a Customer Subscriber's telephone number. Customer shall block access of its Subscribers to California 900/976 numbers. Customer shall be liable for the value of all completed

California 900/976 Messages originating from a Customer Subscriber's telephone number. **SBC** CALIFORNIA shall include the value of all such completed California 900/976 Messages in the Net Amount Due calculation set forth in Section 4.5 below.

- 3.3 Customer shall forward <u>SBC CALIFORNIA</u> Non-CATS Messages to <u>SBC CALIFORNIA</u>. Customer shall forward Unbillable Messages as defined in Section 4.2 below, to <u>SBC CALIFORNIA</u>. All message detail shall be EMI industry standard format and shall be exchanged at agreed upon intervals.
- 3.4 <u>SBC CALIFORNIA</u> and Customer shall exercise good faith efforts to bill and collect all amounts due from its Subscribers for messages distributed under this Appendix. <u>SBC CALIFORNIA</u> and Customer warrant that the billing and collection for messages distributed under this Appendix shall be at a performance level no less than the party uses for the billing of its own local exchange services, which in no event shall be inconsistent with generally accepted industry standards of operation for the provision of billing and collection services. <u>SBC CALIFORNIA</u> and Customer further agree that the billing and collection process for messages distributed under this Appendix shall comply with all relevant legal, regulatory and legislative authorities.
- 3.5 The exchange of message detail between **SBC CALIFORNIA** and Customer shall be based on any mutually acceptable medium.

4. SETTLEMENT ARRANGEMENT

4.1 For Customer Non-CATS Messages billed to Customer Subscribers that **SBC CALIFORNIA** forwards to Customer, **SBC CALIFORNIA** shall calculate the amount due based on the following formula:

Rated Value of Customer Non-CATS Messages

- Rejected/Unbillable Messages
- Customer Billing Charge

- Amount Due CDC CALIFORNIA

- = Amount Due SBC CALIFORNIA
- 4.2 As used in Subsection 4.1 above the following terms are defined as set forth below:
 - 4.2.1 Rated Value of Customer Non-CATS Messages means the total computed charges for Customer Non-CATS based on the Transporting LEC's schedule of rates.
 - 4.2.2 Rejected Messages means the rated value of Customer Non-CATS Messages that failed to pass the edits within the CMDS system and were returned to **SBC CALIFORNIA**.
 - 4.2.3 Unbillable Messages means the rated value of Customer Non-CATS Messages that were not billable to a Customer Subscriber because of missing information in the billing record or other billing error, not the result of an error by Customer or Customer's CMDS Host, that are returned in a timely fashion to SBC CALIFORNIA through CMDS.
 - 4.2.4 Customer Billing Charge means the Customer per message billing rate, as set forth in Exhibit A, times the number of Customer Non-CATS Messages forwarded by **SBC CALIFORNIA** to CMDS.
- 4.3 For <u>SBC CALIFORNIA</u> Non-CATS messages billed to <u>SBC CALIFORNIA</u> Subscribers that Customer forwards to <u>SBC CALIFORNIA</u>, Customer shall calculate the amount due based on the following formula:

Rated Value of **SBC CALIFORNIA** Non-CATS Messages

- Unbillable Messages
- SBC CALIFORNIA Billing Charge
- = Amount Due Customer
- 4.4 As used in Subsection 4.3 above the following terms are defined as set forth below:
 - 4.4.1 Rated Value of **SBC CALIFORNIA** Non-CATS Messages means the total computed charges for **SBC CALIFORNIA** Non-CATS Messages based on Customer's schedule of rates.

- 4.4.2 Unbillable Messages means the rated value of <u>SBC CALIFORNIA</u> Non-CATS Messages that were not billable to a <u>SBC CALIFORNIA</u> Subscriber because of missing information in the billing record or other billing error, not the result of an error by <u>SBC CALIFORNIA</u>, that are returned by <u>SBC CALIFORNIA</u> in a timely fashion to Customer.
- 4.4.3 **SBC CALIFORNIA** Billing Charge means the **SBC CALIFORNIA** per message billing rate, as set forth in Exhibit A, times the number of **SBC CALIFORNIA** Non-CATS Messages received by **SBC CALIFORNIA**.
- 4.5 Within 15 business days following the end of each calendar month, **SBC CALIFORNIA** shall provide Customer with a Non-CMDS Outcollect Report in the form of Exhibit B. The report shall include the following information:
 - Customer Non-CATS Messages (by number and associated rated value) forwarded by <u>SBC</u> CALIFORNIA;
 - Customer Non-CATS Messages (by number and associated rated value) returned to <u>SBC CALIFORNIA</u>
 as Rejected or Unbillable Messages;
 - Amount Due <u>SBC CALIFORNIA</u>, as set forth in Subsection 4.1 above.
- 4.6 Customer shall have 30 days from receipt of the Non-CMDS Outcollect Report to pay the Net Amount Due penalty free. Payments shall be made by check unless otherwise agreed by the Parties.
 - 4.6.1 If the due date falls on a Saturday, Sunday or bank holiday, the due date shall be the first non-holiday day following such Saturday, Sunday or bank holiday.
 - 4.6.2 Any payment received after the due date shall be subject to a Late Payment Charge. The Late Payment Charge shall be the portion of the Amount Due **SBC CALIFORNIA** received after the payment date-times a late factor. The late factor shall be a 0.05% daily charge, not compounded, or as otherwise mandated by regulatory or governmental authorities. Any Late Payment Charge shall be included in the next applicable payment.
 - 4.6.3 Should Customer dispute any portion of the amount due, Customer shall notify **SBC CALIFORNIA** in writing of the nature and basis of the dispute as soon as possible and prior to the due date. The Parties shall use their best efforts to resolve the dispute prior to the due date.

APPENDIX FACILITIES BASED DATA EXCHANGE AGREEMENT (900 BLOCKED)/PACIFIC BELL TELEPHONE COMPANY

PAGE 5 OF 6

SBC CALIFORNIA/METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL.

EXHIBIT A RATE SCHEDULE

Customer Billing Charge \$.05 per message

SBC CALIFORNIA Billing Charge \$.05 per message

EXHIBIT B

Billed By Company (e.g. XYZ)			NON-CMDS OUTCOLLECTS	COLLECTS			7)	(LC46 Report)
OCN:			Effective 3/1 INTERSTATE				INTRASTATE	
	INTRA # Msqs.	<u>.</u>	INTER # Msgs.	<u>.</u> w	INTRA # Msqs.	w w	INTER # Msds.	w.
Revenue Exch. Rcds				:				
- Collectibles	9	20.00	0	0	1000	10,000.00	10	10.00
- Billing and Collection (.05 per message)		(\$.50)				(\$ 50.00)		(\$.50)
Recording Services	15		1		22		19	
Sub-Total		\$52.00	=	0	1032	\$10,010.00	29	\$9.50
Msg. Processing charge @		\$.26		\$.11		\$ 10.32		\$.29
Total		\$52.26		\$.11		\$10,020.32		\$ 9.79
	#	MOU	#	MOU	#	MOU	#	MOU
:	Messages		Messages				Messages	
Access/Interconnection - CABS – MOU	20	100	0	0	850	19,450	5	09
- CABS Cancel	2		0	0	35	120	0	
End User Billing								
- 800 Service	-		0	0	72	15	2	0
- Errored Returns	20							
- Other Services	0	0	0	0	09	45		

⁻ Assumption is that all settlements will be handled as Net-Settlements

⁻ One report will be created for each tape transmitted and a copy will be sent with each tape.

⁻ A monthly summary will be created. Work effort 8852.

APPENDIX DATA EXCHANGE FOR THE DISTRIBUTION OF INTRALATA MESSAGE DETAIL AND/OR THE SETTLEMENT OF INTRALATA MESSAGE REVENUE

This Appendix is for the Settlement of Non-Calling Card and Third Number Settlement ("CATS") System Messages (Appendix).

DEFINITIONS 1.

- "Bellcore Client Company" means SBC CALIFORNIA and any Bell Operating Company as defined in Section 153 of the Communications Act of 1934, as amended.
- 1.2 "CMDS Host" means the Bellcore Client Company that is a CMDS direct participant that acts on behalf of a LEC to distribute end user message detail through CMDS and, where applicable, to settle end user message detail through BOC CATS.
- "California 900 Messages" means 900 calls transported by <u>SBC CALIFORNIA</u> pursuant to Schedule Cal. 1.3 P.U.C. No. A.9.5.3 but which are billed to a Customer Subscriber.
- "California 976 Messages" means 976 calls transported by SBC CALIFORNIA pursuant to Schedule Cal. 1.4 P.U.C. No. A.9.5.2 but which are billed to a Customer Subscriber.
- 1.5 "Calling Card and Third Number Settlement" ("CATS") means that part of CMDS which is a mechanized computer process used to maintain records regarding intercompany settlements through which revenues collected by the billing company are distributed to the originating company. Records included in this process are intraLATA Calling Card Messages and/or Third Number Billed Messages that originate in one Bellcore Client Company territory and is billable to an end user in another Bellcore Client Company territory.
- "Centralized Message Data System I" ("CMDS") means the industry-wide data collection system located 1.6 in Missouri, which handles the daily exchange of message details between CMDS participating telephone companies (also known as CMDS direct participants). SBC CAILORNIA is a CMDS direct participant.
- 1.7 "Customer Calling Card Messages" means messages where (i) the charges are billed to a telecommunications line number based calling card issued by Customer, (ii) the Transporting LEC is SBC CALIFORNIA, and (iii) the originating number and the line number on the calling card are located in the same Bellcore Client Company territory.
- "Customer Collect Messages" means messages where the charges are billed to the called end user who is a Customer Subscriber and where the Transporting LEC is SBC CALIFORNIA.
- "Customer Non-CATS Messages" means Customer Collect Messages, Customer Calling Card Messages and/or Customer Third Number Billed Messages as those terms are defined herein.
- "Customer Subscriber" means an end user who has authorized Customer to provide the end user with local exchange service in California or who has billed an intraLATA call to a telecommunications calling card that is based on a California telephone number issued by the Customer.
- "Customer Third Number Billed Messages" means messages where (i) the charges are billed to a Customer Subscriber's telephone number that is not the originating or terminating telephone number, (ii) the Transporting LEC is SBC CALIFORNIA, and (iii) the originating and billed telephone numbers are located in the same Bellcore Client Company territory.
- 1.12 "Local Access and Transport Area" ("LATA") are those designated areas approved by the United States District Court for the District of Columbia in United States of America v. American Telephone and Telegraph Company, et al., Civil Action Nos. 74-1698 and 82-0192.
- 1.13 "Local Exchange Carrier" ("LEC") means a carrier authorized to provide local, exchange access and intraLATA toll services.

- 1.14 "<u>SBC CALIFORNIA</u> Calling Card Messages" means messages where (i) the charges are billed to a telecommunications line number based calling card issued by <u>SBC CALIFORNIA</u>, (ii) the Transporting LEC is Customer, and (iii) the originating number and the line number on the calling card are located in the same Bellcore Client Company territory.
- 1.15 "SBC CALIFORNIA Collect Messages" means messages where the charges are billed to the called end user who is a SBC CALIFORNIA Subscriber and where the Transporting LEC is Customer.
- 1.16 "SBC CALIFORNIA Non-CATS Messages" means SBC CALIFORNIA Collect Messages, SBC CALIFORNIA Calling Card Messages and/or SBC CALIFORNIA Third Number Billed Messages as those terms are defined herein.
- 1.17 "SBC CALIFORNIA Subscriber" means an end user who has authorized SBC CALIFORNIA or who has billed an intraLATA call to a telecommunications calling card issued by SBC CALIFORNIA.
- 1.18 "SBC CALIFORNIA Third Number Billed Messages" means messages where (i) the charges are billed to a SBC CALIFORNIA Subscriber's telephone number that is not the originating or terminating telephone number, (ii) the Transporting LEC is Customer, and (iii) the originating and billed telephone numbers are located in the same Bellcore Client Company territory.
- 1.19 "Transporting LEC" means the LEC on whose network an end user originates a call.

2. SCOPE OF AGREEMENT

- 2.1 This Appendix specifies the rights and obligations of the Parties with respect to (i) the distribution and/or settlement of Customer Non-CATS Messages where <u>SBC CALIFORNIA</u>, (ii) the distribution and/or settlement of California 900/976 Messages and (iii) the settlement of <u>SBC CALIFORNIA</u> Non-CATS Messages where Customer is the Transporting LEC.
- 2.2 This Appendix includes the following Exhibits which are incorporated herein by this reference:
 - 2.2.1 Exhibit A Rate Schedule
 - 2.2.2 Exhibit B Non-CMDS Outcollect Report
- 2.3 Except as expressly provided otherwise, the definitions set forth in Section 1 above shall govern all parts of this Appendix.

3. DESCRIPTION OF SERVICES

- 3.1 <u>SBC CALIFORNIA</u> shall forward Customer Non-CATS Messages to Customer. <u>SBC CALIFORNIA</u> shall forward Rejected Messages, Unbillable Messages and Unratable Messages as defined in Section 4.4 below, to Customer. All message detail shall be EMI industry standard format and shall be exchanged at agreed upon intervals.
 - 3.1.1 Customer shall obtain a dedicated RAO code. The RAO code will be used to exchange messages between Customer and SBC CALIFORNIA. Customer shall inform SBC CALIFORNIA whether Customer is designating itself or an agent for receipt of Customer's messages by completing SBC CALIFORNIA "Technical Requirements" packet. Thereafter, Customer may change its designation only by completing a new SBC CALIFORNIA "Technical Requirement" packet. Customer may not designate more than one entity to receive its Messages under this Appendix. If Customer has executed a Meet Point Billing ("MPB") agreement with SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and has informed SBC CALIFORNIA and
- 3.2 Customer shall record and forward to **SBC CALIFORNIA** all 900 and 976 calls transported by **SBC CALIFORNIA** pursuant to Schedule Cal. P.U.C. Nos. A.9.5.3 and A.9.5.2 respectively that originate from a Customer Subscriber's telephone number. The 900/976 messages shall be in unrated EMI industry

- standard format and shall be exchanged at agreed upon intervals. **SBC CALIFORNIA** shall rate the 900/976 messages and forward to Customer all such messages billed to Customer Subscribers.
- 3.3 Customer shall forward <u>SBC CALIFORNIA</u> Non-CATS Messages to <u>SBC CALIFORNIA</u>. Customer shall forward Unbillable Messages and Recharges as defined in Section 4.2 below, to <u>SBC CALIFORNIA</u>. All message detail shall be EMI industry standard format and shall be exchanged at agreed upon intervals.
- 3.4 <u>SBC CALIFORNIA</u> and Customer shall exercise good faith efforts to bill and collect all amounts due from its Subscribers for messages distributed under this Appendix. <u>SBC CALIFORNIA</u> and Customer warrant that the billing and collection for messages distributed under this Appendix shall be at a performance level no less than the party uses for the billing of its own local exchange services, which in no event shall be inconsistent with generally accepted industry standards of operation for the provision of billing and collection services. <u>SBC CALIFORNIA</u> and Customer further agree that the billing and collection process for messages distributed under this Appendix shall comply with all relevant legal, regulatory and legislative authorities. Customer further agrees that the billing and collection services performed for California 900/976 Messages shall comply with CPUC Decision No. 91-03-021 and Decision No. 96-02-072. <u>SBC CALIFORNIA</u> and Customer agree to work together to determine whether blocking access to 900/976 numbers is necessary in the event fraudulent use from a Subscriber's line is suspected.
- 3.5 The exchange of message detail between **SBC CALIFORNIA** and Customer shall be based on any mutually acceptable medium.

4. SETTLEMENT ARRANGEMENT

4.1 For Customer Non-CATS Messages and California 900/976 Messages billed to Customer Subscribers that SBC CALIFORNIA shall calculate the amount due based on the following formula:

Rated Value of Customer Non-CATS Messages and California 900/976 Messages

- Rejected/Unbillable Messages
- Recharges
- Customer Billing Charge

= Amount Due SBC CALIFORNIA

- 4.2 As used in Subsection 4.1 above the following terms are defined as set forth below:
 - 4.2.1 Rated Value of Customer Non-CATS Messages and California 900/976 Messages means the total computed charges for Customer Non-CATS Messages and California 900/976 Message based on the Transporting LEC's schedule of rates.
 - 4.2.2 Rejected Messages means the rated value of Customer Non-CATS Messages and California 900/976 Messages that failed to pass the edits within the CMDS system and were returned to <u>SBC</u> CALIFORNIA.
 - 4.2.3 Unbillable Messages means the rated value of Customer Non-CATS Messages and California 900/976 Messages that were not billable to a Customer Subscriber because of missing information in the billing record or other billing error, not the result of an error by Customer or Customer's CMDS Host, that are returned in a timely fashion to SBC CALIFORNIA through CMDS.
 - 4.2.4 Recharges means the rated value of California 900/976 Messages billed to a Customer Subscriber but which Customer adjusts off the Subscriber's bill consistent with the allowable adjustments set forth in SBC CALIFORNIA Tariff Schedule Cal. P.U.C. No. 9.5.3.C.4.d (1),(2),(3). Recharges shall be returned to SBC CALIFORNIA on the next scheduled CMDS transmission following the issuance of the adjustment to the Subscriber and shall be in EMI industry standard format. Customer acknowledges that SBC CALIFORNIA shall be recoursing all such Recharges to the underlying provider of the information service being adjusted. Customer agrees to reasonably cooperate with SBC CALIFORNIA in response to requests from the underlying information provider for additional information concerning an adjustment issued by the Customer.

- 4.2.5 Customer Billing Charge means the Customer per message billing rate, as set forth in Exhibit A, times the number of Customer Non-CATS Messages and California 900/976 Messages forwarded by SBC CALIFORNIA.
- 4.3 For <u>SBC CALIFORNIA</u> Non-CATS messages billed to <u>SBC CALIFORNIA</u> Subscribers that Customer forwards to <u>SBC CALIFORNIA</u>, Customer shall calculate the amount due based on the following formula:

Rated Value of **SBC CALIFORNIA** Non-CATS Messages

- Unbillable Messages
- Unratable California 900/976 Messages
- **SBC CALIFORNIA** Billing Charge
- = Amount Due Customer
- 4.4 As used in Subsection 4.3 above the following terms are defined as set forth below:
 - 4.4.1 Rated Value of **SBC CALIFORNIA** Non-CATS Messages means the total computed charges for **SBC CALIFORNIA** Non-CATS Messages based on Customer's schedule of rates.
 - 4.4.2 Unbillable Messages means the rated value of <u>SBC CALIFORNIA</u> Non-CATS Messages that were not billable to a <u>SBC CALIFORNIA</u> Subscriber because of missing information in the billing record or other billing error, not the result of an error by <u>SBC CALIFORNIA</u>, that are returned by <u>SBC CALIFORNIA</u> in a timely fashion to Customer's CMDS Host.
 - 4.4.3 Unratable California 900/976 Messages means the estimated value of California 900/976 Messages, originating from a Customer Subscriber's Telephone Number that (i) Customer fails to record and/or transmit to <u>SBC CALIFORNIA</u> or (ii) <u>SBC CALIFORNIA</u> cannot rate because of missing or inaccurate information in the unrated billing record due to an error by Customer. The Parties agree to exercise good faith efforts to estimate the value of such messages within 30 days of discovery of the unratable condition.
 - 4.4.4 <u>SBC CALIFORNIA</u> Billing Charge means the <u>SBC CALIFORNIA</u> per message billing rate, as set forth in Exhibit A, times the number of <u>SBC CALIFORNIA</u> Non-CATS Messages received by <u>SBC CALIFORNIA</u>.
- 4.5 Within 15 business days following the end of each calendar month, <u>SBC CALIFORNIA</u> shall provide Customer with a Non-CMDS Outcollect Report in the form of Exhibit B. The report shall include the following information:
 - Customer Non-CATS Messages and California 900/976 Messages (by number and associated rated value) forwarded by SBC CALIFORNIA;
 - Customer Non-CATS Messages and California 900/976 (by number and associated rated value) returned to <u>SBC CALIFORNIA</u> as Rejected, Unbillable Messages or Recharges;
 - Amount Due **SBC CALIFORNIA**, as set forth in Subsection 4.1 above;
- 4.6 Customer shall have 30 days from receipt of the Non-CMDS Outcollect Report to pay the Amount Due penalty free. Payments shall be made by check unless otherwise agreed by the Parties.
 - 4.6.1 If the due date falls on a Saturday, Sunday or bank holiday, the due date shall be the first non-holiday day following such Saturday, Sunday or bank holiday.
 - 4.6.2 Any payment received after the due date shall be subject to a Late Payment Charge. The Late Payment Charge shall be the portion of the Amount Due **SBC CALIFORNIA** received after the payment date-times a late factor. The late factor shall be a 0.05% daily charge, not compounded, or as otherwise mandated by regulatory or governmental authorities. Any Late Payment Charge shall be included in the next applicable payment.
 - 4.6.3 Should Customer dispute any portion of the amount due, Customer shall notify **SBC CALIFORNIA** in writing of the nature and basis of the dispute as soon as possible and prior to the due date. The Parties shall use their best efforts to resolve the dispute prior to the due date.

APPENDIX FACILITIES-BASED DATA EXCHANGE (900 SETTLED)/PACIFIC BELL TELEPHONE COMPANY PAGE 5 OF 6 SBC CALIFORNIA/METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL. 040204

EXHIBIT A RATE SCHEDULE

Customer Billing Charge \$.05 per message

SBC CALIFORNIA Billing Charge \$.05 per message

APPENDIX FACILITIES-BASED DATA EXCHANGE (900 SETTLED)**PACIFIC BELL TELEPHONE COMPANY**PAGE 6 OF 6
SBC CALIFORNIA/METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL.
040204

EXHIBIT B

(1 6:0) (d) (1			NON-CMDS OUTCOLLECTS	CLECTS			OT)	(LC46 Report)
OCN:			Effective 3/1 INTERSTATE				INTRASTATE	
≤ #	INTRA # Msqs.	S.	INTER # Msgs.	<u>.</u>	INTRA # Msgs.	S	INTER # Msgs.	<u>.</u>
Revenue Exch. Rcds) }		<u>.</u>
- Collectibles 10	0	50.00	0	0	1000	10,000.00	10	10.00
- Billing and Collection (.05 per message)		(\$.50)				(\$ 50.00)		(\$.50)
Recording Services	15		11		22		19	
Sub-Total 26		\$52.00	 =	0	1032	\$10,010.00	29	\$9.50
Msg. Processing charge @		\$.26		\$.11		\$ 10.32		\$.29
Total		\$52.26		\$.11		\$10,020.32		\$ 9.79
#= 1	'	MOU	# 1	MOU	#	MOU	# 1	MOU
M. Accese/Interconnection	Messages		Messages				Messages	
	20	100	0	0	850	19,450	22	09
- CABS Cancel 2			0	0	35	120	0	
End User Billing								
- 800 Service			0	0	72	15	2	0
- Errored Returns 50	20							
- Other Services 0		0	0	0	09	45		

NOTES:

- Assumption is that all settlements will be handled as Net-Settlements
- One report will be created for each tape transmitted and a copy will be sent with each tape.
 - A monthly summary will be created. Work effort 8852.

APPENDIX PERFORMANCE MEASUREMENTS/<u>PACIFIC BELL TELEPHONE COMPANY</u>
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<u>SBC CALIFORNIA</u>/METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL.
031903

APPENDIX PERFORMANCE MEASUREMENTS

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APPENDIX PERFORMANCE MEASUREMENTS

1. INTRODUCTION

- SBC Communications Inc. (SBC) means the holding company which directly or indirectly owns the following ILECs: Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, Nevada Bell Telephone Company d/b/a SBC Nevada, The Ohio Bell Telephone Company d/b/a SBC Ohio, Pacific Bell Telephone Company d/b/a SBC California, The Southern New England Telephone Company, Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin.
- 1.2 **SBC CALIFORNIA** As used herein, **SBC CALIFORNIA** means Pacific Bell Telephone Company d/b/a SBC California, the applicable SBC-owned ILEC doing business in California.
- 1.3 As used herein, the term "Service Bureau Provider" means a company that has been engaged by CLEC to act on behalf of the CLEC for purposes of accessing <u>SBC CALIFORNIA</u>'s OSS application-to-application interfaces.
- 1.4 The performance measurements referenced herein, notwithstanding any provisions in any other appendix in this Agreement, are not intended to create, modify or otherwise affect Parties' rights and obligations. The existence of any particular performance measure, or the language describing that measure, is not evidence that CLEC is entitled to any particular manner of access, nor is it evidence that **SBC CALIFORNIA** is limited to providing any particular manner of access. The Parties' rights and obligations to such access are defined elsewhere, including the relevant laws, FCC and PUC decisions/regulations, tariffs, and within this Interconnection Agreement.
- 1.5 Except as otherwise provided herein, the service performance measures, performance payments, and related provisions ordered by the California Public Utilities Commission in R.97-10-016 and I.97-10-017, including any subsequently Commission-ordered additions, modifications and/or deletions thereof, shall be the exclusive plan applicable to CLECs providing service in SBC CALIFORNIA ILEC exchanges and shall supersede and supplant all performance measurements previously agreed to by the Parties for SBC CALIFORNIA. The terms set forth herein shall apply beginning with the calendar month of April 2002, or the first full month of service after the effective date of this Appendix for any CLEC who was not providing service under an interconnection Agreement as of April 2002. The terms set forth herein shall remain in place for the underlying term of this Agreement. By entering into this Appendix, neither party waives or otherwise foregoes any rights it may have to appeal the aforementioned Commission orders or future Commission decisions modifying the terms of this Appendix or extending it beyond the underlying term of this Agreement, and the Parties expressly reserve such rights.
- In addition to the exclusions described in the performance measures and remedy plans ordered by the State Commission that approved this Agreement, to which the Parties to this Agreement have agreed to be bound, <u>SBC CALIFORNIA</u> shall not be obligated to make any payments for noncompliance with a performance measurement to the extent that such noncompliance was the result of delays or other problems resulting from actions of a Service Bureau Provider acting on behalf of the CLEC for connection to <u>SBC CALIFORNIA</u>'s OSS, including Service Bureau Provider provided processes, services, systems or connectivity.
- 1.7 The performance payments provided hereunder shall not be the sole and exclusive remedy for the related performance failures and shall act only as an offset to damages sought in any subsequent claim by CLEC.

APPENDIX PRICING/<u>THE SOUTHERN NEW ENGLAND TELEPHONE COMPANY</u>
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<u>SBC CONNECTICUT</u>/METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL.

110504

APPENDIX PRICING (CONNECTICUT)

APPENDIX PRICING/<u>THE SOUTHERN NEW ENGLAND TELEPHONE COMPANY</u> PAGE 2 OF 7 <u>SBC CONNECTICUT</u>/METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL.

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APPENDIX PRICING (CONNECTICUT)

1. INTRODUCTION

- 1.1 This Appendix sets forth the pricing terms and conditions under which the applicable SBC Communications Inc. (SBC) owned Incumbent Local Exchange Carrier (ILEC) provides pricing below and divided into the following five categories: Unbundled Network Elements (UNEs), Resale, Other (Resale), Other and Reciprocal Compensation. These categories are for convenience only and shall not be construed to define or limit any of the terms herein or affect the meaning or interpretation of this agreement, including but not limited to the term "Lawful UNE" as that term is defined and used in this Agreement.
- 1.2 SBC Communications Inc. (SBC) means the holding company which directly or indirectly owns the following ILECs: Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, Nevada Bell Telephone Company d/b/a SBC Nevada, The Ohio Bell Telephone Company d/b/a SBC Ohio, Pacific Bell Telephone Company d/b/a SBC California, The Southern New England Telephone Company, Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin.
- 1.3 **SBC CONNECTICUT** As used herein, **SBC CONNECTICUT** means The Southern New England Telephone Company, the applicable above listed ILEC doing business in Connecticut.
- Other than as specifically set out elsewhere in this Agreement, <u>SBC CONNECTICUT</u> unbundled elements prices are available as described in DPUC ordered CT Access Service Tariff Section 18. The pricing of <u>SBC CONNECTICUT</u> unbundled elements will be based on their Total Service Long Run Incremental Costs ("TSLRIC") and include a reasonable contribution to joint and common costs, as identified in Docket Nos. 96-09-22 and 97-04-10, and the Department's Decision in Docket Nos. 00-01-02, 00-03-19, 00-05-06 and 00-12-15.
- 1.5 Non-Interim Rates. Non-Interim prices/rates, if any, that are not described or otherwise set forth in DPUC ordered CT Access Service Tariff, Section 18 but which may be included in this Agreement, shall be treated as follows:
 - 1.5.1 Certain of the non-interim rates, prices and charges set forth in this Agreement may have been established by the Commission ("Commission-established Non-Interim Rate(s)"). All rates included in this Agreement that are (a) not described or otherwise set forth in DPUC ordered CT Access Service Tariff, Section 18 or (b) not specifically excluded from treatment under this Section 1.5.1, or (c) not marked as interim or as "TBD" (To Be Determined) shall be considered Commission-established Non-Interim Rates. If, during the Term of this Agreement the Commission or the FCC modifies a Commission-established Rate(s) in an order or docket that is established by the Commission or FCC to be generally applicable to the Interconnection. Unbundled Network Elements, Collocation, functions, facilities, Resale discounts, or products or services ("Products or Services") available under this Agreement (i.e. not an order or docket relating only to a specific complaint or interconnection agreement arbitration), either Party may provide written notice ("Rate Change Notice") to the other Party, after the effective date of such order, that it wishes for the modified Commission-established Non-Interim Rate(s), ("Modified Rate(s)") to replace and supersede the Commission-established Non-Interim Rate(s) already set forth in this Agreement. Following such Rate Change Notice by either Party, and without the need for any formal amendment or further Commission action, the CLEC's billing tables will be updated to reflect (and CLEC will be charged) the Modified Rate(s), pursuant to timeframes as specifically set forth in Sections 1.5.1.1 and 1.5.1.3. below, and the Modified Rate(s) will be deemed effective between the Parties as provided in Sections 1.5.1.1 and 1.5.1.3, below. Nonetheless, the Parties

shall negotiate a conforming amendment which shall reflect that the Commission-established Non-Interim Rate(s) were replaced by the Modified Rate(s), and shall submit such Amendment to the state commission for approval. In addition, as soon as is reasonably practicable after such Rate Change Notice, each Party shall issue to the other Party any adjustments that are necessary to reflect that the Modified Rate(s) became effective between the Parties as provided below:

- 1.5.1.1 If the Rate Change Notice is issued by a Party within ninety (90) days after the effective date of any such order, the Modified Rate(s) will be deemed effective between the Parties as of the effective date of the order, and **SBC CONNECTICUT** will issue any adjustments that are appropriate (e.g., billing of additional charges, billing credit adjustments) to retroactively true-up the Modified Rate(s) with the Commission-established Non-Interim Rate(s) for the period after the effective date of the order, in accordance herewith.
- 1.5.1.2 In the event that neither Party issues a Rate Change Notice to the other Party with respect to an order, the Commission-established Non-Interim Rate(s) set forth in the Agreement shall continue to apply, notwithstanding the issuance of that order.
- 1.5.1.3 In the event that a Party issues a Rate Change Notice under this Section 1.4, but not within ninety (90) days after the effective date of the order, then the Modified Rate(s) will be deemed effective between the Parties as of the date the amendment incorporating such Modified Rate(s) into the Agreement is effective between the Parties (following the date the amendment is approved or is deemed to have been approved by the state commission), and shall apply, upon the amendment effective date, on a prospective basis only. Further, the Party shall be foreclosed from replacing or otherwise superseding the Commission-established Non-Interim Rate(s) with the Modified Rate(s) for any period prior to the effective date of such amendment.
- 1.5.1.4 In the event the terms and conditions of this Section 1.5 was not part of an approved and effective agreement between the Parties at the time the order became effective, either Party may still give a Rate Change Notice, and the Modified Rate(s) shall be effective as of the date the Parties' Agreement (the Agreement containing this Section 1.5) becomes effective (following the date the Agreement is approved or deemed to have been approved by the Commission) and shall apply, beginning on the Agreement's effective date, on a prospective basis only. Further, the Party shall be foreclosed from replacing or otherwise superseding the Commission-established Non-Interim Rate(s) with the Modified Rate(s) for any period prior to the effective date of the Agreement containing this Section 1.5.
- 1.6 Interim Rates. Interim prices/rates, if any, that are not described or otherwise set forth in DPUC ordered CT Access Service Tariff, Section 18 but which may be included in this Agreement, shall be treated as follows:
 - 1.6.1 Certain of the rates, prices and charges set forth in this Agreement may be denoted as interim rates ("Current Interim Rates"). Any interim rates included in this Agreement that are not described or otherwise set forth in DPUC ordered CT Access Service Tariff, Section 18 shall be considered Current Interim Rates. Upon the effective date of a Commission Order establishing non-interim rates for any rates, prices, charges, Products or Services specifically identified herein as interim, either Party may, within ninety (90) days after the effective date of such Commission order, provide written notice ("Replacement Rate Notice") to the other Party that it wishes to obtain the non-interim Commission-established rate(s) ("Replacement Rates") to replace and supersede the Current Interim Rate counterpart(s) in this Agreement. Following such Replacement Rate Notice, and without the need for any formal amendment or further Commission action, SBC CONNECTICUT will update CLEC's billing tables to replace the Current Interim Rates with their Replacement Rate(s) counterpart(s), as specified in the Replacement Rate

- Notice. Nonetheless, the Parties shall negotiate a conforming amendment to reflect such Replacement Rates and shall submit such amendment to the Commission for approval.
- 1.6.2 If the Replacement Rate Notice is given within 90 days after the effective date of such order, then the Replacement Rate(s) shall apply as of the effective date of the order and SBC
 CONNECTICUT will issue any adjustments that are appropriate (e.g., billing of additional charges, billing credit adjustments) to retroactively true-up the Replacement Rates with the Current Interim Rates for the period after the effective date of this Agreement, in accordance herewith.
- 1.6.3 In the event that neither Party issues a Rate Notice to the other Party with respect to an order, the Current Interim Rate(s) set forth in the Agreement shall continue to apply, notwithstanding the issuance of that order.
- 1.6.4 In the event that a Party issues a Rate Notice under this Section 1.6, but not within ninety (90) days after the effective date of the order, then the Replacement Rate(s) will be deemed effective between the Parties as of the date the amendment incorporating such Replacement Rate(s) into the Agreement is effective between the Parties (following the date the amendment is approved or is deemed to have been approved by the Commission), and shall apply, upon the amendment effective date, on a prospective basis only. Further, the Party shall be foreclosed from replacing or otherwise superseding the Current Interim Rate(s) with the Replacement Rate(s) for any period prior to the effective date of such amendment.
- 1.6.5 In the event the terms and conditions of this Section 1.6 was not part of an approved and effective agreement between the Parties at the time the order became effective, either Party may still give a Replacement Rate Notice, and the Replacement Rate(s) shall be effective as of the date the Parties' Agreement (the Agreement containing this Section 1.6) becomes effective (following the date the Agreement is approved or deemed to have been approved by the Commission) and shall apply, beginning on the Agreement's effective date, on a prospective basis only. Further, the Party shall be foreclosed from replacing or otherwise superseding the Current Interim Rate(s) with the Replacement Rate(s) for any period prior to the effective date of the Agreement containing this Section 1.6.

1.7 Notice to Adopting CLECs

Notwithstanding anything to the contrary in this Appendix and Agreement, in the event that any other telecommunications carrier should adopt provisions in the Agreement pursuant to Section 252(i) of the Act ("Adopting CLEC"), the Adopting CLEC would only be entitled to the non-interim and/or interim rates set forth in this Agreement as of the date that the MFN'd Agreement provisions become effective between **SBC CONNECTICUT** and the Adopting CLEC (i.e., following the date the Commission approves or is deemed to have approved the Adopting CLEC's Section 252(i) adoption ("MFN Effective Date")) and on a prospective basis only. Nothing in this Agreement shall entitle an Adopting CLEC to any retroactive application of any rates under this Agreement to any date prior to the MFN Effective Date and any Adopting CLEC is foreclosed from making any such claim hereunder.

The Parties understand and agree that on May 9, 2003, the Public Utilities Act of Illinois was amended to add Sections 13-408 and 13-409, 220 ILCS 5/13-408 and 13-409, and enacted into law ("Illinois Law"). The Illinois Law establishes a specific method for setting certain UNE rates in Illinois, mandates that the Illinois Commerce Commission ("ICC") apply the method and determine the rates ("ICC Rates"), and expressly deems all interconnection agreements to be amended to contain the ICC Rates immediately upon the ICC's announcement of such adjusted rates, without further action. The Parties understand and agree that the rates in the attached Pricing Schedule are based upon SBC Illinois' obligations under FCC rules and regulations, and applicable ICC orders as they existed prior to the ICC's promulgation of rates, terms and conditions pursuant to the Illinois Law. The Parties understand and agree that the ICC Rates shall automatically apply to this Agreement, and shall replace and supersede any corresponding rates currently contained in this Agreement (for the state of Illinois only) as of the effective date of any such ICC order(s) upon the written request of either Party ("Written Notice"). As soon as practical following the Written Notice,

SBC Illinois shall begin billing CLEC the ICC Rates; provided, however, the Parties acknowledge and agree that no later than sixty (60) days from the Written Notice, the Parties will execute a conforming Amendment to this Agreement so that the Agreement accurately reflects the ICC Rates, and SBC Illinois will issue any adjustments, as needed (e.g., billing of additional charges, billing credit adjustments), to reflect that the ICC Rates became effective between the Parties as of the effective date of the applicable ICC order(s) and to retroactively true-up the ICC Rates with the corresponding rates currently contained in this Agreement (for the state of Illinois only) for the period after the effective date of the applicable ICC order(s), in accordance herewith.

- SBC CONNECTICUT's obligation to provide Interconnection, Lawful Unbundled Network Elements, 1.9 Collocation, Resale discounts, functions, facilities, products or services ("Products or Services") under this Agreement does not extend to Products or Services for which rates, terms and conditions are not contained in this Agreement, by reference to the DPUC ordered CT Access Service Tariff, Section 18, or otherwise. Accordingly, to the extent a CLEC orders a Product or Service for which there are not rates, terms and conditions contained in this Agreement, by reference to the DPUC ordered CT Access Service Tariff, Section 18, or otherwise, SBC CONNECTICUT may reject the order. In the event such an order is rejected, and the Product or Service is appropriate for BFR treatment under the BFR provisions set forth in Appendix Lawful UNEs of this Agreement, the CLEC may submit a BFR, which will be evaluated pursuant to such BFR provisions. Alternatively, if the Product or Service is available in a state commission approved Agreement in the state in which the CLEC is seeking to order the Product or Service, the CLEC may: (i) seek to adopt pursuant to Section 252(i) of the Act the rates, terms and conditions for such Product or Service (including any legitimately related terms) from a state commission approved Agreement in that state in which such Product or Service is available; or (ii) seek to amend this Agreement to incorporate rates, terms and conditions for the Product or Service into this Agreement, to the extent such Product or Service is still available at the time of the request. In the event that CLEC orders, and SBC **CONNECTICUT** provisions, a Product or Service to CLEC for which there are not rates, terms and conditions in this Agreement, by reference to the DPUC ordered CT Access Service Tariff, Section 18, or otherwise, then CLEC understands and agrees that one of the following will occur:
 - 1.9.1 CLEC shall pay for the Product or Service provisioned to CLEC at the rates set forth in SBC
 CONNECTICUT's applicable intrastate tariff(s) for the Product or Service or, to the extent there are no tariff rates, terms or conditions available for the Product or Service in the applicable state, then CLEC shall pay for the Product or Service at SBC CONNECTICUT's current generic contract rate for the Product or Service set forth in SBC CONNECTICUT's applicable state-specific generic pricing schedule as published on SBC CONNECTICUT's CLEC website; or
 - 1.9.2 CLEC will be billed and shall pay for the product or service as provided in Section 1.9.1, above, and <u>SBC CONNECTICUT</u> may, without further obligation, reject future orders and further provisioning of the product or service until such time as applicable rates, terms and conditions are incorporated into this Agreement as set forth in this Section 1.9.
 - 1.9.3 <u>SBC CONNECTICUT</u>'s provisioning of orders for such Products or Services is expressly subject to this Section 1.9 and in no way constitutes a waiver of <u>SBC CONNECTICUT</u>'s right to charge and collect payment for such Products and/or Services.

1.10 Establishment of "TBD"

When a rate, price or charge in this Agreement is noted as "To Be Determined" or "TBD" or is blank, the Parties understand and agree that when a rate, price or charge is established by **SBC CONNECTICUT** for that Product or Service and incorporated into **SBC CONNECTICUT**'s current state-specific generic pricing schedule as published on **SBC CONNECTICUT**'s CLEC website, that rate(s) ("Established Rate") shall automatically apply to the Product or Service provided under this Agreement back to the effective date of this Agreement as to any orders CLEC submitted and **SBC CONNECTICUT** provisioned for that Product or Service without the need for any additional modification(s) to this Agreement or further Commission action. **SBC CONNECTICUT** shall provide written notice to CLEC of the application of the rate, price or charge that has been established, and the CLEC's billing tables will be updated to reflect (and CLEC will be

APPENDIX PRICING/THE SOUTHERN NEW ENGLAND TELEPHONE COMPANY

PAGE 7 OF 7

SBC CONNECTICUT/METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL.

charged) the Established Rate, and the Established Rate will be deemed effective between the Parties as of the effective date of the Agreement. The Parties shall negotiate a conforming amendment which shall reflect the Established Rate to ensure that the Agreement accurately reflects the specific Established Rate(s) that apply to such Product or Service pursuant to this Section 1.10, and shall submit such Amendment to the state commission for approval. In addition, as soon as is reasonably practicable after such Established Rate begins to apply, SBC CONNECTICUT shall bill CLEC to reflect the application of the Established Rate retroactively to the effective date of the Agreement between the Parties.

SBC CONNECTICUT's provisioning of such orders for such Products or Services is expressly subject to this Section 1.10 and in no way constitutes a waiver of **SBC CONNECTICUT**'s right to charge and collect payment for such Products and/or Services.

THE SOUTHERN NEW ENGLAND TEL CO CONNECTICUT Aug 27, 2004

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		Less than two year term	INA	ONITS	ψ3,000.00	\$1,500.00
**	Direc	ctory Assistance Charge				
		Without Call Completion	\$0.40		NA	NA
		With Call Completion	\$0.45		NA	NA
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THE SOUTHERN NEW ENGLAND TEL CO CONNECTICUT Aug 27, 2004

ONNECTICUT		NNECTICUT JRRING	SBC CONNECTICUT NON-RECURRING			
Resale Services and Rates, set at a minimum discount of	of 25 4% as established	by the Connecticut	Department of Bublic			
· ·		•	Department of Fubile			
Utility Control (DPUC), are shown in the Connecticut Ac	cess Service Tariff, Sec	11011 10.				
UNE and Interconnection Services and Rates, as establi	shed by the DPUC, are	shown in the Conne	ecticut			
Access Services Tariff, Section 18.						
** These charges only apply when CLEC utilizes SI				ased end users.		
For CLEC's end users served via the Telco's swi	itch, rates are shown i	n the Connecticu	Access Services			
Tariff, Section 18.						

APPENDIX PERFORMANCE MEASUREMENTS-CT/THE SOUTHERN NEW ENGLAND TELEPHONE COMPANY

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<u>SBC CONNECTICUT</u>/METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL.

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APPENDIX PERFORMANCE MEASUREMENTS

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APPENDIX PERFORMANCE MEASUREMENTS CONNECTICUT

1. INTRODUCTION

- 1.1 **SBC Communications Inc. (SBC)** means the holding company which directly or indirectly owns The Southern New England Telephone Company d/b/a SBC Connecticut.
- 1.2 **SBC CONNECTICUT** As used herein, **SBC CONNECTICUT** means The Southern New England Telephone Company d/b/a SBC Connecticut, the applicable above listed ILEC doing business in Connecticut.
- 1.3 As used herein, **Service Bureau Provider** means a company which has been engaged by CLEC to act as its agent for purposes of accessing SBC-LEC's OSS application-to-application interfaces.
- 1.4 The performance measurements contained herein, notwithstanding any provisions in any other appendix in this Agreement, are not intended to create, modify or otherwise affect parties' rights and obligations with respect to OSS access. The existence of any particular performance measure, or the language describing that measure, is not evidence that CLEC is entitled to any particular manner of access, nor is it evidence SBC CONNECTICUT is limited to providing any particular manner of access. The parties' rights and obligations to such access are defined elsewhere, including the relevant laws, FCC and PUC decisions/regulations, tariffs, and within this interconnection agreement.

2. SOLE REMEDY

2.1 These liquidated damages shall be the sole and exclusive remedy of CLEC for <u>SBC CONNECTICUT</u>'s failure to meet specified performance measures and shall be in lieu of any other damages CLEC might otherwise seek for such breach through any claim or suit brought under any contract or tariff.

3. **DEFINITIONS**

3.1 When used in this Appendix, the following terms will have the meanings indicated:

3.1.1 Performance Criteria

- 3.1.1.1 The target level of <u>SBC CONNECTICUT</u>'s performance specified for each Performance Measurement. Generally, the Performance Measurements contained in this Appendix specify performance equal to that <u>SBC CONNECTICUT</u> achieves for itself in providing equivalent end user service as the Performance Criterion. Parity exists when the measured results in a single month (whether in the form of means, proportions, or rates) for the same measure, at equivalent disaggregation for <u>SBC CONNECTICUT</u> and CLEC are used to calculate an appropriate test statistic and the resulting test value has an associated probability that is no less than the critical probability indicated in the Table of Critical Values shown in Section 8.
- 3.1.1.2 Performance Measurements for which parity calculations are not possible have a specified *standard* as the Performance Criterion. Compliance is assessed by comparing the result obtained by the CLEC with the applicable standard using an appropriate statistical test. The result is compliant if the probability associated with the test statistic is no less than the critical probability indicated in the Table of Critical Values shown in Section 8.

3.1.2 Performance Measures

3.1.2.1 The set of measures listed in all of Section 13 of this Appendix.

3.1.3 Non-compliance

3.1.3.1 The failure by **SBC CONNECTICUT** to meet the Performance Criteria for any performance measure identified as an available measurement type in Section 13.

4. OCCURRENCE OF A SPECIFIED PERFORMANCE BREACH

In recognition of either: 1) the loss of End User opportunities, revenues and goodwill which a CLEC might sustain in the event of a Specified Performance Breach; 2) the uncertainty, in the event of a Specified Performance Breach, of a CLEC having available to its End User opportunities similar to those opportunities available to SBC CONNECTICUT at the time of a breach; or 3) the difficulty of accurately ascertaining the amount of damages a CLEC would sustain if a Specified Performance Breach occurs, SBC CONNECTICUT agrees to pay the CLEC Liquidated Damages, subject to Section 5.1 below.

5. LIQUIDATED DAMAGES AS FORM OF REMEDY

5.I The Parties agree and acknowledge that a) the Liquidated Damages are not a penalty and have been determined based upon the facts and circumstances known by the Parties at the time of the negotiation and entering into this Agreement, with due consideration given to the performance expectations of each Party; b) the Liquidated Damages constitute a reasonable approximation of the damages the CLEC would sustain if its damages were readily ascertainable; c) neither Party will be required to provide any proof of Liquidated Damages; and d) the Liquidated Damages provided herein will constitute full compensation for any failure of **SBC CONNECTICUT** to meet a specified performance commitment in this Attachment and any specific time commitments for the same activity contained in any other Attachments or Appendices.

6. LIQUIDATED DAMAGES PAYMENT PLAN; GENERALLY

- 6.1 Liquidated damages apply to the available, non-diagnostic measurements of the FCC Merger Conditions designated in Section 13 below, when <u>SBC CONNECTICUT</u> delivers non-compliant performance as defined in 3.1.3. In no event shall <u>SBC CONNECTICUT</u> be required to pay liquidated damages for any performance which was at parity or in compliance with the applicable benchmark at the time that the performance occurred.
- 6.2 The Table of Critical Values (Section 8) gives the maximum number, F, of measurements of those required to be reported to the CLEC that may fail the Performance Criteria in any month. Liquidated damages apply to Non-compliant measures that are in excess of the applicable value of F.
- 6.3 None of the liquidated damages provisions set forth in this proposal will apply during the first three months after a CLEC first purchases the type of service or Lawful unbundled network element(s) associated with a particular performance measurement or introduction of a new measure.
- There are two kinds of failures of the Performance Criteria. *Ordinary* failures are failures on a measure for one month or two consecutive months. *Chronic* failures are failures on a measure for three consecutive months. Ordinary failures may be excused up to the applicable value of F from the Table of Critical Values. Chronic failures may not be excused in that manner. \$500 is paid for each ordinary failure in excess of F. \$2,500 is paid for each Chronic failure. For example, if the value of F is 8 and there are 10 Ordinary failures and 1 Chronic failure in a month, then the Liquidated Damages for that month would be (10-8)*\$500 + \$2,500 = \$3,500. If there were 7 Ordinary failures and no Chronic failures, no Liquidated Damages would be paid.

7. LIQUIDATED DAMAGES; METHOD OF CALCULATION

- 7.1 <u>SBC CONNECTICUT</u> and CLEC agree to use the following as statistical tests for evaluating the compliance of CLEC results with the Performance Criterion. These tests are applicable if the number of data points for each **SBC CONNECTICUT** and CLEC is greater than or equal to 30 for a given measurement.
- 7.2 The following list describes the tests to be used in evaluating the performance criterion. In each test, the important concept is the probability that the CLEC's results are significantly worse than either the comparable result for **SBC CONNECTICUT** or the benchmark (whichever is relevant to the test). This probability is compared with the P value from the Table of Critical Values to decide if the measure meets the Performance Criterion. Probabilities that are less than the P value are deemed to have failed the test.

For parity measures that are expressed as Averages or Means, the following (Modified) Z test applies:

 $z = (DIFF) / \delta_{DIFF}$

Where:

 $DIFF = M_{ILEC} - M_{CLEC}$

M_{ILEC} = ILEC Average

M_{CLEC} = CLEC Average

 $\delta_{\text{DIFF}} = \text{SQRT} \left[\delta^2_{\text{ILEC}} \left(\frac{1}{n_{\text{CLEC}}} + \frac{1}{n_{\text{ILEC}}} \right) \right]$

 $\delta^2_{\parallel EC}$ = Calculated variance for ILEC.

 n_{LEC} = number of observations or samples used in ILEC measurement

 n_{CLEC} = number of observations or samples used in CLEC measurement

The probability of the Z statistic is obtained from a standard normal distribution.

For parity measures that are expressed as Percentages or Proportions:

 $z = (DIFF) / \delta_{DIFF}$

Where:

 $DIFF = P_{ILEC} - P_{CLEC}$

P_{ILEC} = ILEC Proportion

P_{CLEC} = CLEC Proportion

 $\delta_{\text{DIFF}} = \text{SQRT} \left[\delta^2_{\text{ILEC}} \left(\frac{1}{n_{\text{CLEC}}} + \frac{1}{n_{\text{ILEC}}} \right) \right]$

 $\delta^2_{\text{ILEC}} = P_{\text{ILEC}} (1 - P_{\text{ILEC}}).$

n_{ILEC} = number of observations or samples used in ILEC measurement

 n_{CLEC} = number of observations or samples used in CLEC measurement

The probability of the Z statistic is obtained from a standard normal distribution.

In the event that P_{ILEC} = 0 (and low values are associated with good service), the above test cannot be used. In such cases, Fisher's Exact Test is used to calculate the probability, P_{FE}, of the data given the hypothesis of parity.:

$$P_{FE} = 1 - \sum_{x=0}^{H_{CLEC}-1} \frac{\binom{n_{CLEC}}{x} \binom{n_{ILEC}}{H_{CLEC} + H_{ILEC} - x}}{\binom{n_{CLEC} + n_{ILEC}}{H_{CLEC} + H_{ILEC}}}$$

Where:

 $H_{CLEC} = P_{CLEC} n_{CLEC}$

HILEC = PILEC NILEC.

If $P_{\text{ILEC}} = 1$ (and high values are associated with good service), the same formula is used with the following interpretation:

H_{CLEC} = n_{CLEC} - P_{CLEC} n_{CLEC}

HILEC = NILEC - PILEC NILEC.

Of course if it is also true that $H_{CLEC} = 0$, then $P_{FE} = 1$ because the results are at parity.

For parity measures that are expressed as Rates or Ratios: a binomial test is used to calculate the probability of the data given the hypothesis of parity:

$$P_{Rate} = 1 - \sum_{x=0}^{H_{CLEC^{-1}}} {N \choose x} p^{x} (1-p)^{N-x}$$

Where:

 H_{CLEC} = numerator for the CLEC H_{ILEC} = numerator for the ILEC

 $N = H_{CLEC} + H_{ILEC}$

D_{CLEC} = denominator for CLEC

D_{ILEC} = denominator for ILEC

 $p = D_{CLEC} / (D_{CLEC} + D_{ILEC})$

In calculating the difference between the performances the formulae given above apply when a larger CLEC value indicates a higher quality of performance. For cases in which a smaller CLEC value indicates a higher quality of performance the order of subtraction should be reversed (i.e., Molec - Milec, Polec - Pilec).

For measures with benchmarks that are expressed as Averages or Means:

 $t = (DIFF) / \delta_{DIFF}$

Where:

 $DIFF = M_{CLEC} - BM$

M_{CLEC} = CLEC Average

BM = Benchmark

 $\delta_{\text{DIFF}} = \text{SQRT} \left[\delta^2_{\text{CLEC}} \left(\frac{1}{n} \right) \right]$

 δ^2_{CLEC} = Calculated variance for CLEC.

 n_{CLEC} = number of observations or samples used in CLEC measurement

The probability of the t statistic is obtained from Student's distribution with n_{clec} – 1 degrees of freedom.

For measures with benchmarks that are expressed as Percentages or Proportions:

When high proportions designate good service, the probability of the CLEC result is given by

$$\sum_{x=0}^{K} \binom{N}{x} B^{x} (1-B)^{N-x}$$

Where

K = PN

P = CLEC proportion

N = number of observations or samples used in CLEC measurement

B = benchmark expressed as a proportion

When low proportions designate good service, the probability of the CLEC result is given by

$$1 - \sum_{x=0}^{K-1} \binom{x}{x} B^{x} (1-B)^{N-x}$$

with the same definition of symbols as is given above.

7.3 The following table will be used for determining the critical probabilities that define the Performance Criterion as well as the number of non-compliant measures that may be excused in a given month. The table is read as follows: (1) determine the number of measures to which Liquidated Damages are applicable and which have sample sizes greater than or equal to 30 cases. Let this number be M. (2) Find the value of M in the columns of the table with the heading "M". (3) To the immediate right of the value of M, find the value in the column labeled "F". This is the maximum number of measures that may be failed when there are M measures being evaluated. (4) To the immediate right of F in the column labeled "P" is the critical probability for determining compliance in each statistical test performed on the M measures Statistical tests that yield probabilities less than this value indicate failures for the sub-measure.

TABLE OF CRITICAL VALUES 8.

M	F	Р	М	F	Р	М	F	Р	М	F	Р	М	F	Р	М	F	Р
1	0	0.010	71	8	0.051	141	14	0.054	211	19	0.054	281	23	0.051	351	28	0.052
2	1	0.100	72	8	0.050	142	14	0.054	212	19	0.053	282	23	0.051	352	28	0.052
3	1	0.059	73	9	0.059	143	14	0.054	213	19	0.053	283	23	0.051	353	28	0.052
4	2	0.141	74	9	0.058	144	14	0.053	214	19	0.053	284	23	0.050	354	28	0.051
5	2	0.106	75	9	0.057	145	14	0.053	215	19	0.053	285	23	0.050	355	28	0.051
6	2	0.085	76	9	0.056	146	14	0.052	216	19	0.052	286	23	0.050	356	28	0.051
7	2	0.071	77	9	0.055	147	14	0.052	217	19	0.052	287	24	0.053	357	28	0.051
8	2	0.061	78	9	0.055	148	14	0.052	218	19	0.052	288	24	0.052	358	28	0.051
9	2	0.053	79	9	0.054	149	14	0.051	219	19	0.052	289	24	0.052	359	28	0.051
10	3	0.093	80	9	0.053	150	14	0.051	220	19	0.051	290	24	0.052	360	28	0.051
11	3	0.084	81	9	0.053	151	14	0.051	221	19	0.051	291	24	0.052	361	28	0.050
12	3	0.076	82	9	0.052	152	14	0.050	222	19	0.051	292	24	0.052	362	28	0.050
13	3	0.069	83	9	0.051	153	15	0.055	223	19	0.051	293	24	0.052	363	28	0.050
14	3	0.064	84	9	0.051	154	15	0.054	224	19	0.050	294	24	0.051	364	28	0.050
15	3	0.059	85	9	0.050	155	15	0.054	225	19	0.050	295	24	0.051	365	29	0.052
16	3	0.055	86	10	0.057	156	15	0.054	226	20	0.053	296	24	0.051	366	29	0.052
17	3	0.052	87	10	0.057	157	15	0.053	227	20	0.053	297	24	0.051	367	29	0.052
18	4	0.077	88	10	0.056	158	15	0.053	228	20	0.053	298	24	0.051	368	29	0.052
19	4	0.073	89	10	0.055	159	15	0.053	229	20	0.053	299	24	0.050	369	29	0.052
20	4	0.069	90	10	0.055	160	15	0.052	230	20	0.052	300	24	0.050	370	29	0.051
21	4	0.065	91	10	0.054	161	15	0.052	231	20	0.052	301	24	0.050	371	29	0.051
22	4	0.062	92	10	0.053	162	15	0.052	232	20	0.052	302	25	0.053	372	29	0.051
23	4	0.059	93	10	0.053	163	15	0.051	233	20	0.052	303	25	0.052	373	29	0.051
24 25	4	0.057	94 95	10 10	0.052	164 165	15 15	0.051	234 235	20	0.051	304 305	25 25	0.052	374 375	29 29	0.051
26	4	0.052	96	10	0.052	166	15	0.051	236	20	0.051	306	25	0.052	376	29	0.051
27	5	0.032	97	10	0.051	167	15	0.050	237	20	0.051	307	25	0.052	377	29	0.050
28	5	0.078	98	10	0.051	168	16	0.054	238	20	0.051	308	25	0.052	378	29	0.050
29	5	0.065	99	11	0.056	169	16	0.054	239	20	0.050	309	25	0.052	379	29	0.050
30	5	0.063	100	11	0.056	170	16	0.053	240	20	0.050	310	25	0.051	380	29	0.050
31	5	0.061	101	11	0.055	171	16	0.053	241	21	0.053	311	25	0.051	381	30	0.052
32	5	0.059	102	11	0.055	172	16	0.053	242	21	0.053	312	25	0.051	382	30	0.052
33	5	0.057	103	11	0.054	173	16	0.053	243	21	0.053	313	25	0.051	383		0.052
34	5	0.055	104	11	0.054	174	16	0.052	244	21	0.052	314	25	0.051	384	30	0.052
35	5	0.054	105	11	0.053	175	16	0.052	245	21	0.052	315	25	0.050	385	30	0.051
36	5	0.052	106	11	0.053	176	16	0.052	246	21	0.052	316	25	0.050	386	30	0.051
37	5	0.051	107	11	0.052	177	16	0.051	247	21	0.052	317	25	0.050	387	30	0.051
38	6	0.065	108	11	0.052	178	16	0.051	248	21	0.052	318	26	0.052	388	30	0.051
39	6	0.063	109	11	0.051	179	16	0.051	249	21	0.051	319	26	0.052	389	30	0.051
40	6	0.061	110	11	0.051	180	16	0.050	250	21	0.051	320	26	0.052	390	30	0.051
41	6	0.060	111	11	0.050	181	16	0.050	251	21	0.051	321	26	0.052	391	30	0.051
42	6	0.058	112	12	0.056	182	17	0.054	252	21	0.051	322	26	0.052	392	30	0.051
43	6	0.057	113	12	0.055	183	17	0.054	253	21	0.051	323	26	0.052	393	30	0.050
44	6	0.055	114	12	0.055	184	17	0.053	254	21	0.050	324	26	0.051	394	30	0.050
45	6	0.054	115	12	0.054	185	17	0.053	255	21	0.050	325	26	0.051	395	30	0.050
46	6	0.053	116	12	0.054	186	17	0.053	256	22	0.053	326	26	0.051	396	31	0.052
47	6	0.052	117	12	0.054	187	17	0.052	257	22	0.053	327	26	0.051	397	31	0.052

48	6	0.051	118	12	0.053	188	17	0.052	258	22	0.053	328	26	0.051	398	31	0.052
49	7	0.062	119	12	0.053	189	17	0.052	259	22	0.052	329	26	0.051	399	31	0.052
50	7	0.061	120	12	0.052	190	17	0.052	260	22	0.052	330	26	0.050	400	31	0.052
51	7	0.059	121	12	0.052	191	17	0.051	261	22	0.052	331	26	0.050	401	31	0.051
52	7	0.058	122	12	0.051	192	17	0.051	262	22	0.052	332	26	0.050	402	31	0.051
53	7	0.057	123	12	0.051	193	17	0.051	263	22	0.052	333	27	0.052	403	31	0.051
54	7	0.056	124	12	0.050	194	17	0.051	264	22	0.051	334	27	0.052	404	31	0.051
55	7	0.055	125	13	0.056	195	17	0.050	265	22	0.051	335	27	0.052	405	31	0.051
56	7	0.054	126	13	0.055	196	17	0.050	266	22	0.051	336	27	0.052	406	31	0.051
57	7	0.053	127	13	0.055	197	18	0.054	267	22	0.051	337	27	0.052	407	31	0.051
58	7	0.052	128	13	0.054	198	18	0.053	268	22	0.051	338	27	0.052	408	31	0.050
59	7	0.051	129	13	0.054	199	18	0.053	269	22	0.050	339	27	0.051	409	31	0.050
60	7	0.050	130	13	0.053	200	18	0.053	270	22	0.050	340	27	0.051	410	31	0.050
61	8	0.060	131	13	0.053	201	18	0.052	271	23	0.053	341	27	0.051	411	31	0.050
62	8	0.059	132	13	0.053	202	18	0.052	272	23	0.053	342	27	0.051	412	32	0.052
63	8	0.058	133	13	0.052	203	18	0.052	273	23	0.052	343	27	0.051	413	32	0.052
64	8	0.057	134	13	0.052	204	18	0.052	274	23	0.052	344	27	0.051	414	32	0.052
65	8	0.056	135	13	0.051	205	18	0.051	275	23	0.052	345	27	0.051	415	32	0.052
66	8	0.055	136	13	0.051	206	18	0.051	276	23	0.052	346	27	0.050	416	32	0.051
67	8	0.054	137	13	0.051	207	18	0.051	277	23	0.052	347	27	0.050	417	32	0.051
68	8	0.053	138	13	0.050	208	18	0.051	278	23	0.052	348	27	0.050	418	32	0.051
69	8	0.053	139	14	0.055	209	18	0.050	279	23	0.051	349	28	0.052	419	32	0.051
70	8	0.052	140	14	0.055	210	18	0.050	280	23	0.051	350	28	0.052	420	32	0.051

9. LIMITATIONS

- 9.1 <u>SBC CONNECTICUT</u> will not be excused from payment of liquidated damages, as calculated by the rules set forth herein, on any grounds, except as provided in Sections 9.2 and 9.3 and 10.6. Any dispute regarding whether a <u>SBC CONNECTICUT</u> performance failure is excused under that paragraph will be resolved, through negotiation, through a dispute resolution proceeding under applicable Commission rules or, if the parties agree, through commercial arbitration with the American Arbitration Association.
- 9.2 <u>SBC CONNECTICUT</u> shall not be obligated to pay liquidated damages or assessments for noncompliance with a performance measurement to the extent that such noncompliance was the result of actions or events beyond <u>SBC CONNECTICUT</u>'s control, including but not limited to the following: (i) a Force Majeure event; (ii) an act or omission by a CLEC that is contrary to any of its obligations under its interconnection agreement with <u>SBC CONNECTICUT</u> or law; (iii) environmental events beyond <u>SBC CONNECTICUT</u>'s control even though not considered "Force Majeure"; (iv) problems associated with third-party systems or equipment which could not be avoided <u>SBC CONNECTICUT</u> through the exercise of reasonable diligence, regardless of whether or not such third-party systems or equipment were sold to or otherwise being provided to <u>SBC CONNECTICUT</u> and (v) delays or other problems resulting from actions of a Service Bureau Provider acting on the CLEC's behalf for connection to SBC-LEC's OSS, including Service Bureau Provider processes, services, systems or connectivity.
- 9.3 If a Delaying Event (i) prevents a Party from performing an activity, then such activity will be excluded from the calculation of SBC CONNECTICUT's compliance with the Performance Criteria, or (ii) only suspends SBC CONNECTICUT's ability to timely perform the activity, the applicable time frame in which SBC CONNECTICUT's compliance with the Performance Criteria is measured will be extended on an hour-for-hour or day-for-day basis, as applicable, equal to the duration of the Delaying Event.

10. RECORDS AND REPORTS

- 10.1 **SBC CONNECTICUT** will not levy a separate charge for provision of the data to CLEC called for under this Appendix. Notwithstanding other provisions of this Agreement, the Parties agree that such data and associated records will be deemed Proprietary Information.
- 10.2 Reports are to be made available to the CLEC by the 20th day following the close of the calendar month. If the 20th day falls on a weekend or holiday, the reports will be made available the next business day.
- 10.3 CLEC will have access to monthly reports through an interactive Website.
- 10.4 **SBC CONNECTICUT** will provide billing credits for the associated liquidated damages on or before the 30th day following the due date of the performance report for the month in which the obligation arose.
- 10.5 The measurement data herein shall be collected, reported and used to calculate payments or penalties on a per CLEC operating entity basis. The results of multiple CLEC affiliates shall not be combined for any purpose under this Appendix.
- 10.5 **SBC CONNECTICUT** will not pay liquidated damages in excess of the monthly maximum of \$.168 million. The threshold is based on the aggregate damages to all CLECs in Connecticut.

11. AUDITS

- 11.1 CLEC and **SBC CONNECTICUT** will consult with one another and attempt in good faith to resolve any issues regarding the accuracy or integrity of data collected, generated, and reported pursuant to this Appendix. In the event that CLEC requests such consultation and the issues raised by CLEC have not been resolved within 30 days after CLEC's request for consultation, then **SBC CONNECTICUT** will allow CLEC to commence a mini-audit, at CLEC's expense, upon providing **SBC CONNECTICUT** 5 days advance written notice (including e-mail).
- 11.2 CLEC is limited to auditing three (3) single measures/submeasures during the year (hereafter, "Mini-Audits"). No more than three (3) Mini-Audits will be conducted simultaneously for all CLECs, unless more than one CLEC wants the same measure/sub-measure audited at the same time, in which case, Mini-Audits of the same measure/submeasure shall count as one Mini-Audit for the purposes of this paragraph only.
- 11.3 CLEC will bear the expense of the mini-audits, unless **SBC CONNECTICUT** is found to be "materially" misreporting or misrepresenting data or to have non-compliant procedures, in which case, **SBC CONNECTICUT** will pay for the costs of the third party auditor. "Materially" at fault means that a reported successful measure changes as a consequence of the audit to a missed measure, or there is a change from an ordinary missed measure to another category, if such exists. Each party to the mini-audit shall bear its own internal costs, regardless of which party ultimately bears the costs of the third party auditor. The major service categories are listed below:

Pre-Ordering/Ordering
Provisioning
Maintenance
Interconnection
Coordinated Conversions
Collocation

12. INITIAL IMPLEMENTATION

12.1 The Parties agree that none of the liquidated damages provisions set forth in this Appendix will apply during the first three months after first purchases of a new type of service or Lawful unbundled network element(s) associated with a particular Performance Measurement or after the introduction of a new measure. During this three-month period the Parties agree to consider in good faith any adjustments that may be warranted to the Performance Criteria for that Performance Measurement.

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13. PERFORMANCE MEASUREMENTS

13.1 SBC CONNECTICUT will provide Performance Measurements under this Agreement, in accordance with the Business Rules and associated implementation timelines contained in paragraphs 23 and 24 of the FCC Merger Conditions, and its associated Attachments. Except as otherwise provided herein, the Performance Measure Business Rules contained in the FCC Merger Conditions, including any subsequent additions, modifications and/or deletions to the Business Rules adopted pursuant to FCC Merger Conditions, Attachment A, paragraph 4, shall also be incorporated into this Agreement by reference. As provided in Section 6.1 herein, liquidated damages apply to available, non-diagnostic measurements of the FCC Merger Conditions, when SBC CONNECTICUT delivers non-compliant performance as defined in 3.1.3. SBC CONNECTICUT will also report results for any measurements that have been ordered by the state commission that approved this agreement, although liquidated damages shall not apply to such measurements. SBC CONNECTICUT performance shall be measured by the Business Rules in effect on the first date of each month in which the activity subject to measurement occurred.

14. RESERVATION OF RIGHTS

14.1 The offering made by **SBC CONNECTICUT** in this Agreement should not and cannot be interpreted to be a waiver of its right to argue and contend in any forum, in the future, that sections 251 and 252 of the Telecommunications Act of 1996 impose no duty or legal obligation to negotiate and/or mediate or arbitrate a self-executing liquidated damages and remedy plan.

APPENDIX PRICING/<u>ILLINOIS BELL TELEPHONE COMPANY</u> PAGE 1 OF 7

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APPENDIX-PRICING (ILLINOIS)

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APPENDIX PRICING (ILLINOIS)

1. INTRODUCTION

- 1.1 This Appendix sets forth the pricing terms and conditions only for the applicable SBC Communications Inc. (SBC) owned Incumbent Local Exchange Carrier (ILEC) identified in 1.3 below. The rate table included in this Appendix is divided into the following five categories: Unbundled Network Elements (UNEs), Resale, Other (Resale), Other and Reciprocal Compensation. These categories are for convenience only and shall not be construed to define or limit any of the terms herein or affect the meaning or interpretation of this Agreement, including but not limited to the term "Lawful UNE," as that term is defined and used in this Agreement.
- 1.2 SBC Communications Inc. (SBC) means the holding company which directly or indirectly owns the following ILECs: Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, Nevada Bell Telephone Company d/b/a SBC Nevada, The Ohio Bell Telephone Company d/b/a SBC Ohio, Pacific Bell Telephone Company d/b/a SBC California, The Southern New England Telephone Company, Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin.
- 1.3 **SBC ILLINOIS** As used herein, **SBC ILLINOIS** means Illinois Bell Telephone Company d/b/a SBC Illinois, the applicable SBC-owned ILEC doing business in Illinois.
- 1.4 Replacement of Non-Interim Rates

Certain of the non-interim rates, prices and charges set forth in this Agreement may have been established by the Commission ("Commission-established Non-Interim Rate(s)"). All rates included in this Agreement that are not specifically excluded from treatment under this Section 1.4, or that are not marked as interim or as "TBD" (To Be Determined) shall be considered Commission-established Non-Interim Rates. If, during the Term of this Agreement the Commission or the FCC modifies a Commission-established Rate(s) in an order or docket that is established by the Commission or FCC to be generally applicable to the Interconnection, Unbundled Network Elements, Collocation, functions, facilities, Resale discounts, or products or services ("Products or Services") available under this Agreement (i.e. not an order or docket relating only to a specific complaint or interconnection agreement arbitration), either Party may provide written notice ("Rate Change Notice") to the other Party, after the effective date of such order, that it wishes for the modified Commission-established Non-Interim Rate(s), ("Modified Rate(s)") to replace and supersede the Commission-established Non-Interim Rate(s) already set forth in this Agreement. Following such Rate Change Notice by either Party, and without the need for any formal amendment or further Commission action, the CLEC's billing tables will be updated to reflect (and CLEC will be charged) the Modified Rate(s), pursuant to timeframes as specifically set forth in Sections 1.4.1 and 1.4.3, below, and the Modified Rate(s) will be deemed effective between the Parties as provided in Sections 1.4.1 and 1.4.3, below. Nonetheless, the Parties shall negotiate a conforming amendment which shall reflect that the Commission-established Non-Interim Rate(s) were replaced by the Modified Rate(s), and shall submit such Amendment to the state commission for approval. In addition, as soon as is reasonably practicable after such Rate Change Notice, each Party shall issue to the other Party any adjustments that are necessary to reflect that the Modified Rate(s) became effective between the Parties as provided below:

1.4.1 If the Rate Change Notice is issued by a Party within ninety (90) days after the effective date of any such order, the Modified Rate(s) will be deemed effective between the Parties as of the effective date of the order, and <u>SBC ILLINOIS</u> will issue any adjustments that are appropriate (e.g., billing of additional charges, billing credit adjustments) to retroactively true-up the Modified Rate(s) with the Commission-established Non-Interim Rate(s) for the period after the effective date of the order, in accordance herewith.

- 1.4.2 In the event that neither Party issues a Rate Change Notice to the other Party with respect to an order, the Commission-established Non-Interim Rate(s) set forth in the Agreement shall continue to apply, notwithstanding the issuance of that order.
- 1.4.3 In the event that a Party issues a Rate Change Notice under this Section 1.4, but not within ninety (90) days after the effective date of the order, then the Modified Rate(s) will be deemed effective between the Parties as of the date the amendment incorporating such Modified Rate(s) into the Agreement is effective between the Parties (following the date the amendment is approved or is deemed to have been approved by the state commission), and shall apply, upon the amendment effective date, on a prospective basis only. Further, the Party shall be foreclosed from replacing or otherwise superseding the Commission-established Non-Interim Rate(s) with the Modified Rate(s) for any period prior to the effective date of such amendment.
- 1.4.4 In the event the terms and conditions of this Section 1.4 was not part of an approved and effective agreement between the Parties at the time the order became effective, either Party may still give a Rate Change Notice, and the Modified Rate(s) shall be effective as of the date the Parties' Agreement (the Agreement containing this Section 1.4) becomes effective (following the date the Agreement is approved or deemed to have been approved by the Commission) and shall apply, beginning on the Agreement's effective date, on a prospective basis only. Further, the Party shall be foreclosed from replacing or otherwise superseding the Commission-established Non-Interim Rate(s) with the Modified Rate(s) for any period prior to the effective date of the Agreement containing this Section 1.4.
- 1.5 The Parties understand and agree that on May 9, 2003, the Public Utilities Act of Illinois was amended to add Sections 13-408 and 13-409, 220 ILCS 5/13-408 and 13-409, and enacted into law ("Illinois Law"). The Illinois Law establishes a specific method for setting certain UNE rates in Illinois, mandates that the Illinois Commerce Commission ("ICC") apply the method and determine the rates ("ICC Rates"), and expressly deems all interconnection agreements to be amended to contain the ICC Rates immediately upon the ICC's announcement of such adjusted rates, without further action. The Parties understand and agree that the rates in the attached Pricing Schedule are based upon SBC Illinois' obligations under FCC rules and regulations, and applicable ICC orders as they existed prior to the ICC's promulgation of rates, terms and conditions pursuant to the Illinois Law. The Parties understand and agree that the ICC Rates shall automatically apply to this Agreement, and shall replace and supersede any corresponding rates currently contained in this Agreement (for the state of Illinois only) as of the effective date of any such ICC order(s) upon the written request of either Party ("Written Notice"). As soon as practical following the Written Notice, SBC Illinois shall begin billing CLEC the ICC Rates; provided, however, the Parties acknowledge and agree that no later than sixty (60) days from the Written Notice, the Parties will execute a conforming Amendment to this Agreement so that the Agreement accurately reflects the ICC Rates, and SBC Illinois will issue any adjustments, as needed (e.g., billing of additional charges, billing credit adjustments), to reflect that the ICC Rates became effective between the Parties as of the effective date of the applicable ICC order(s) and to retroactively true-up the ICC Rates with the corresponding rates currently contained in this Agreement (for the state of Illinois only) for the period after the effective date of the applicable ICC order(s), in accordance herewith.

1.6 Replacement of Interim Rates

Certain of the rates, prices and charges set forth in this Agreement may be denoted as interim rates ("Current Interim Rates"). Upon the effective date of a Commission Order establishing non-interim rates for any rates, prices, charges, Products or Services specifically identified herein as interim, either Party may, within ninety (90) days *after the effective date of such Commission order*, provide written notice ("Replacement Rate Notice") to the other Party that it wishes to obtain the non-interim Commission-established rate(s) ("Replacement Rates") to replace and supersede the Current Interim Rate counterpart(s) in this Agreement. Following such Replacement Rate Notice, and without the need for any formal amendment or further Commission action, <u>SBC ILLINOIS</u> will update CLEC's billing tables to replace the Current Interim Rates with their Replacement Rate(s) counterpart(s), as specified in the Replacement

Rate Notice. Nonetheless, the Parties shall negotiate a conforming amendment to reflect such Replacement Rates and shall submit such amendment to the Commission for approval.

- 1.6.1 If the Replacement Rate Notice is given within 90 days after the effective date of such order, then the Replacement Rate(s) shall apply as of the effective date of the order and <u>SBC ILLINOIS</u> will issue any adjustments that are appropriate (e.g., billing of additional charges, billing credit adjustments) to retroactively true-up the Replacement Rates with the Current Interim Rates for the period after the effective date of this Agreement, in accordance herewith.
- 1.6.2 In the event that neither Party issues a Rate Notice to the other Party with respect to an order, the Current Interim Rate(s) set forth in the Agreement shall continue to apply, notwithstanding the issuance of that order.
- 1.6.3 In the event that a Party issues a Rate Notice under this Section 1.6, but not within ninety (90) days after the effective date of the order, then the Replacement Rate(s) will be deemed effective between the Parties as of the date the amendment incorporating such Replacement Rate(s) into the Agreement is effective between the Parties (following the date the amendment is approved or is deemed to have been approved by the Commission), and shall apply, upon the amendment effective date, on a prospective basis only. Further, the Party shall be foreclosed from replacing or otherwise superseding the Current Interim Rate(s) with the Replacement Rate(s) for any period prior to the effective date of such amendment.
- 1.6.4 In the event the terms and conditions of this Section 1.6 was not part of an approved and effective agreement between the Parties at the time the order became effective, either Party may still give a Replacement Rate Notice, and the Replacement Rate(s) shall be effective as of the date the Parties' Agreement (the Agreement containing this Section 1.6) becomes effective (following the date the Agreement is approved or deemed to have been approved by the Commission) and shall apply, beginning on the Agreement's effective date, on a prospective basis only. Further, the Party shall be foreclosed from replacing or otherwise superseding the Current Interim Rate(s) with the Replacement Rate(s) for any period prior to the effective date of the Agreement containing this Section 1.6.
- 1.7 Notice to Adopting CLECs
 - 1.7.1 Notwithstanding anything to the contrary in this Appendix and Agreement, in the event that any other telecommunications carrier should adopt provisions in the Agreement pursuant to Section 252(i) of the Act ("Adopting CLEC"), the Adopting CLEC would only be entitled to the non-interim and/or interim rates set forth in this Agreement as of the date that the MFN'd Agreement provisions become effective between SBC ILLINOIS and the Adopting CLEC (i.e., following the date the Commission approves or is deemed to have approved the Adopting CLEC's Section 252(i) adoption ("MFN Effective Date")) and on a prospective basis only. Nothing in this Agreement shall entitle an Adopting CLEC to any retroactive application of any rates under this Agreement to any date prior to the MFN Effective Date and any Adopting CLEC is foreclosed from making any such claim hereunder.
- 1.8 The following defines the zones found in this Appendix Pricing:]

For Loops:

Access Area: Total Access Lines:

A See: Tariff 20 Part 4 Section 2, Sheets 5-36.8
B See: Tariff 20 Part 4 Section 2, Sheets 5-36.8
C See: Tariff 20 Part 4 Section 2, Sheets 5-36.8

1.9 <u>SBC ILLINOIS</u>' obligation to provide Interconnection, Lawful Unbundled Network Elements, Collocation, Resale discounts, functions, facilities, products or services ("Products or Services") under this Agreement does not extend to Products or Services for which rates, terms and conditions are not contained in this Agreement. Accordingly, to the extent a CLEC orders a Product or Service for which there are not rates, terms and conditions contained in this Agreement, SBC ILLINOIS may reject the order. In the event such

an order is rejected, and the Product or Service is appropriate for BFR treatment under the BFR provisions set forth in Appendix Lawful UNEs of this Agreement, the CLEC may submit a BFR, which will be evaluated pursuant to such BFR provisions. Alternatively, if the Product or Service is available in a state commission approved Agreement in the state in which the CLEC is seeking to order the Product or Service, the CLEC may: (i) seek to adopt pursuant to Section 252(i) of the Act the rates, terms and conditions for such Product or Service (including any legitimately related terms) from a state commission approved Agreement in that state in which such Product or Service is available; or (ii) seek to amend this Agreement to incorporate rates, terms and conditions for the Product or Service into this Agreement, to the extent such Product or Service is still available at the time of the request. In the event that CLEC orders, and SBC ILLINOIS provisions, a Product or Service to CLEC for which there are not rates, terms and conditions in this Agreement, then CLEC understands and agrees that one of the following will occur:

- 1.9.1 CLEC shall pay for the Product or Service provisioned to CLEC at the rates set forth in <u>SBC ILLINOIS</u>' applicable intrastate tariff(s) for the Product or Service or, to the extent there are no tariff rates, terms or conditions available for the Product or Service in the applicable state, then CLEC shall pay for the Product or Service at <u>SBC ILLINOIS</u>' current generic contract rate for the Product or Service set forth in <u>SBC ILLINOIS</u>' applicable state-specific generic pricing schedule as published on <u>SBC ILLINOIS</u>' CLEC website; or
- 1.9.2 CLEC will be billed and shall pay for the product or service as provided in Section 1.9.1, above, and <u>SBC ILLINOIS</u> may, without further obligation, reject future orders and further provisioning of the product or service until such time as applicable rates, terms and conditions are incorporated into this Agreement as set forth in this Section 1.9.
- 1.9.3 <u>SBC ILLINOIS</u>' provisioning of orders for such Products or Services is expressly subject to this Section 1.9 and in no way constitutes a waiver of <u>SBC ILLINOIS</u>' right to charge and collect payment for such Products and/or Services.

1.10 Establishment of "TBD" Rates

- 1.10.1 When a rate, price or charge in this Agreement is noted as "To Be Determined" or "TBD" or is blank, the Parties understand and agree that when a rate, price or charge is established by SBC ILLINOIS for that Product or Service and incorporated into SBC ILLINOIS' current state-specific generic pricing schedule as published on SBC ILLINOIS' CLEC website, that rate(s) ("Established Rate") shall automatically apply to the Product or Service provided under this Agreement back to the effective date of this Agreement as to any orders CLEC submitted and SBC ILLINOIS provisioned for that Product or Service without the need for any additional modification(s) to this Agreement or further Commission action. SBC ILLINOIS shall provide written notice to CLEC of the application of the rate, price or charge that has been established, and the CLEC's billing tables will be updated to reflect (and CLEC will be charged) the Established Rate, and the Established Rate will be deemed effective between the Parties as of the effective date of the Agreement. The Parties shall negotiate a conforming amendment which shall reflect the Established Rate to ensure that the Agreement accurately reflects the specific Established Rate(s) that apply to such Product or Service pursuant to this Section 1.10, and shall submit such Amendment to the state commission for approval. In addition, as soon as is reasonably practicable after such Established Rate begins to apply, SBC ILLINOIS shall bill CLEC to reflect the application of the Established Rate retroactively to the effective date of the Agreement between the Parties.
- 1.10.2 <u>SBC ILLINOIS</u> provisioning of such orders for such Products or Services is expressly subject to this Section 1.10 and in no way constitutes a waiver of <u>SBC ILLINOIS</u> right to charge and collect payment for such Products and/or Services.

2. RECURRING CHARGES

2.1 Unless otherwise identified in the Pricing Tables, where rates are shown as monthly, a month will be defined as a 30-day calendar month. The minimum term for each monthly rated Unbundled Network Element (UNE), Resale, Other (Resale), Other and Reciprocal Compensation elements will be one (1)

month. After the initial month, billing will be on the basis of whole or fractional months used. The minimum term for non-monthly rated UNEs, if applicable, will be specified in the rate table included in this Appendix. A longer minimum service period may apply for Lawful UNEs provided under the BFR process, as set forth in the Lawful UNEs Appendix of this Agreement.

2.2

- For purposes of reciprocal compensation only, measurement of minutes of use over Local Interconnection Trunk Groups shall be in actual conversation seconds. The total conversation seconds over each individual Local Interconnection Trunk Group will be totaled for the entire monthly bill and then rounded to the next whole minute.
- 2.3 Where rates are distance sensitive, the mileage will be calculated on the airline distance involved between the locations. To determine the rate to be billed **SBC ILLINOIS** will first compute the mileage using the V&H coordinates method, as set forth in the National Exchange Carrier Association, Inc. Tariff FCC No 4. When the calculation results in a fraction of a mile, **SBC ILLINOIS** will round up to the next whole mile before determining the mileage and applying rates.

3. NON-RECURRING CHARGES

- 3.1 Where rates consist of usage sensitive charges or per occurrence charges, such rates are classified as "non-recurring charges".
- 3.2 Nonrecurring Charges may be applicable for all five (5) categories of rates.
- 3.3 Consistent with FCC Rule 51.307(d), there may be non-recurring charges for each Lawful UNE.
- 3.4 For Resale, when a CLEC converts an End User currently receiving non-complex service from the <u>SBC ILLINOIS</u> network, without any changes to <u>SBC ILLINOIS</u> network, the normal service order charges and/or nonrecurring charges associated with said additions and/or changes will apply.
- 3.5 CLEC shall pay a non-recurring charge when a CLEC adds a signaling point code. The rates and charges for signaling point code(s) are identified in the applicable access tariffs. This charge also applies to point code information provided by CLEC allowing others to use CLEC's SS7 signaling network.
- 3.6 CLEC shall pay a service order processing/administration charge for each service order submitted by CLEC to <u>SBC ILLINOIS</u> to process a request for installation, disconnection, rearrangement, changes to or record orders for Lawful UNEs and Resale.
- 3.7 Some items, which must be individually charged (e.g., extraordinary charges, CLEC Changes and etc.), are billed as nonrecurring charges.
- 3.8 Time and Material charges (a.k.a. additional labor charges) are defined in the Pricing Tables.

4. BILLING

4.1 For information regarding billing, non-payment, disconnects and dispute resolution, see the General Terms and Conditions of this Agreement.

ine			SBC Generic Rates	USOC	Recur	ring Non-Recurring	
2			PK ELEMENTS				
3		ops					
4	_		Analog -Rural (Access Area C)	U2HXC	\$ 14.91	See NRC pr	
5			Analog - Suburban (Access Area B)	U2HXB	\$ 12.40 \$ 5.17	See NRC pi	
6	_		Analog - Metro (Access Area A)	U2HXA		See NRC pr	
7	_		Ground Start, Analog/Reverse Battery-Rural(Access Area C)	U2WXC	\$ 12.38	See NRC pr	
3 9	_		Ground Start, Analog/Reverse Battery-Suburban(Access Area B)	U2WXB	\$ 7.84	See NRC pi	
0	_		Ground Start, analog/Reverse Battery-Metro(Access Area A)	U2WXA U2JXC	\$ 2.64 \$ 16.71	See NRC pi	
1			Ground Start, PBX-Rural (Access Area C)	U2JXB	\$ 13.13	See NRC pr	
2			Ground Start, PBX-Suburban (Access Area B)	U2JXA	\$ 4.11	See NRC pi	
3	_		Ground Start, PBX-Metro (Access Area A) COPTS Coin-Rural(Access Area C)	U2CXC	\$ 16.94	See NRC pi	
3 4	_		COPTS Coin-Suburban(Access Area B)	U2CXB	\$ 13.28	See NRC pi	
5			COPTS Coin-Metro(Access Area A)	U2CXA	\$ 4.11	See NRC pi	
5			EKLRural(Access Area C)	U2KXC	\$ 21.62	See NRC pi	
7			EKL-Suburban(Access Area B)	U2KXB	\$ 16.30	See NRC pi	
3			EKL-Metro(Access Area A)	U2KXA	\$ 4.24	See NRC pi	
,)			tioning for dB Loss	OZIOVA	W/A	See NRC pi	
0			Analog - Rural (Access Area C)	U4XHC	\$ 34.97	See NRC pi	
1			Analog - Nutrai (Access Area B)	U4HXB	\$ 27.25	See NRC pi	
2			Analog - Subulban (Access Area B)	U4HXA	\$ 8.27	See NRC pi	
3			Digital - Rural (Access Area A)	U2QXC	\$ 22.24	See NRC pi	
4			Digital - Nulai (Access Area B)	U2QXB	\$ 17.76	See NRC pi	
<u>. </u>	_		Digital - Metro (Access Area A)	U2QXA	\$ 5.44	See NRC pi	
5	_		op - Rural (Access Area A)	4U1XC	\$ 53.82	See NRC pi	
7			pp - Suburban (Access Area B)	4U1XB	\$ 40.49	See NRC pi	
, В			pp - Metro (Access Area A)	4U1XA	\$ 27.72	See NRC pi	
9	l		pp - Rural (Access Area C)	U4D3C	\$ 528.15	See NRC pi	
)	l		pp - Suburban (Access Area B)	U4D3B	\$ 405.76	See NRC pi	
1			pp - Metro (Access Area A)	U4D3A	\$ 335.73	See NRC pi	
2	_		le Loops	04001	- 300.73	000 1110 pi	201011
3			(DSL Loop				
4			PSD #1 - 2-Wire xDSL Loop Access Area C- Rural	2SLA3	\$ 17.81	See NRC pr	rices below
<u>. </u>			PSD #1 - 2-Wire xDSL Loop Access Area B- Suburban	2SLA2	\$ 11.57	See NRC pi	
5	l		PSD #1 - 2-Wire xDSL Loop Access Area A- Metro	2SLA1	\$ 5.09	See NRC pi	
7			This About 200p recodes rectain money	ZOLAT	÷ 5.09	Jee Nito pi	
, В	l		PSD #2 - 2-Wire xDSL Loop Access Area C- Rural	2SLC3	\$ 17.81	See NRC pr	rices below
9	l		PSD #2 - 2-Wire xDSL Loop Access Area B- Suburban	2SLC2	\$ 11.57	See NRC pi	
<u> </u>	l		PSD #2 - 2-Wire xDSL Loop Access Area A- Metro	2SLC1	\$ 5.09	See NRC pi	
1				20201	, 5.00	200.410 рі	
<u>-</u> 2	l		PSD #3 - 2-Wire xDSL Loop Access Area C- Rural	2SLB3	\$ 17.81	See NRC pr	rices below
3			PSD #3 - 2-Wire xDSL Loop Access Area B- Suburban	2SLB2	\$ 11.57	See NRC pi	
4			PSD #3 - 2-Wire xDSL Loop Access Area A- Metro	2SLB1	\$ 5.09	See NRC pi	
5			·			·	
6			PSD #4 - 2-Wire xDSL Loop Access Area C- Rural	2SLD3	\$ 17.81	See NRC pr	rices below
7			PSD #4 - 2-Wire xDSL Loop Access Area B- Suburban	2SLD2	\$ 11.57	See NRC pr	rices below
В			PSD #4 - 2-Wire xDSL Loop Access Area A- Metro	2SLD1	\$ 5.09	See NRC pi	
9	Ī						
0			PSD #5 - 2-Wire xDSL Loop Access Area C- Rural	UWRA3	\$ 17.81	See NRC pr	rices below
1			PSD #5 - 2-Wire xDSL Loop Access Area B- Suburban	UWRA2	\$ 11.57	See NRC pr	rices below
2			PSD #5 - 2-Wire xDSL Loop Access Area A- Metro	UWRA1	\$ 5.09	See NRC pr	
3							
4			PSD #7 - 2-Wire xDSL Loop Access Area C- Rural	2SLF3	\$ 17.81	See NRC pr	rices below
5			PSD #7 - 2-Wire xDSL Loop Access Area B- Suburban	2SLF2	\$ 11.57	See NRC pr	rices below
5			PSD #7 - 2-Wire xDSL Loop Access Area A- Metro	2SLF1	\$ 5.09	See NRC pr	
7		4-Wire x	CDSL Loop				
8			PSD #3 - 4-Wire xDSL Loop Access Area C- Rural	4SL13	\$ 33.59	See NRC pr	rices below
9			PSD #3 - 4-Wire xDSL Loop Access Area B- Suburban	4SL12	\$ 20.93	See NRC pr	rices below
)			PSD #3 - 4-Wire xDSL Loop Access Area A- Metro	4SL11	\$ 7.93	See NRC pr	
1	IDSI	L Capable	The state of the s				
2		IDSL Loo	p Access Area C - Rural	UY5FC	\$ 22.24	See NRC pr	rices below
3		IDSL Loo	p Access Area B - Suburban	UY5FB	\$ 17.76	See NRC pr	rices below
4		IDSL Loo	p Access Area A - Metro	UY5FA	\$ 5.44	See NRC pr	rices below
5							
5		LST					
7			Line & Station Transfer(LST) performed on CODSLAM Loop	URCLD	N/A	\$ 237.74	
3			Line & Station Transfer(LST) performed on Sub Loop	URCLB	N/A	\$ 221.31	
9	Loc	p Qualif	ication Process				
0			ualification Process - Mechanized	NR98U	N/A	\$0.00	N/A
1			ualification Process - Manual per minute	NRBXU	N/A	\$0.00	N/A
2		1	·			75155	
3	DSI	L Conditi	ioning Options				
4			nditioning Options - >12KFT and < 17.5KFT				
† 5	**	20E 00	Removal of Repeater Options - per element	NRBXV	N/A	\$21.49	N/A
	**		Removal Excessive Bridged Tap Option - per element	NRBXW	N/A	\$21.49	N/A N/A
			Removal Excessive Bridged Tap Option - per element Removal of Load Coil - per element	NRBXV	N/A N/A	\$14.00	N/A N/A
5 7	**						

Line	ILLINOIS	SBC Generic Rates	USOC	Recurr	ing Non-Recurring	-
79	**	Removal of Repeater Options - per element	NRBNL	N/A	\$21.49	N/A
80	**	Removal Excessive Bridged Tap Option - per element	NRBNK	N/A	\$14.00	N/A
81 82	**	Removal of Load Coil - per element	NRBNJ	N/A	\$14.08	N/A
83	Remove All	or NON-Excessive Bridged Tap (RABT) - MMP				
84		Removal of non-excessive bridged tap DSL loops >0Kft. And <17.5Kft.	NRMRJ	None	\$286.75	N/A
85		Removal of All Bridged Tap DSL Loops 12Kft. To 17.5Kft.	NRMRP	None	\$742.35	N/A
86		Removal of non-excessive bridged tap DSL loops >17.5Kft DSL Loops - per element incremental	NRMRS	None	\$286.75	N/A
87		Removal of All Bridged Tap DSL loops >17.5KFt per element incremental	NRMRM	None	\$286.75	N/A
88 89						
90	Loop Non-F	Recurring Charges				
91		Ordering Charge - Analog Loops - Intitial - Per Occasion (Connect + Disconnect) /1/				
92	Service	Order - Initial (Connect) /2/	SEPUP	NA	\$ 6.76	NA
93		Order - (Disconnect) /2/	PENDING	NA	\$ 6.36	NA
94		Ordering Charge - Analog Loops - Subsequent - Per Occasion /1/	REAH9	NA NA	\$6.76 \$5.78	NA.
95 96		Ordering Charge - Analog Loops - Record Work Only - Per Occasion /1/ Ordering Charge - Analog Loops - Intitial - Per Occasion (Connect + Disconnect) /1/	NR9UP	NA	φ5.76	NA
97		nnection (Initial) /2/	SEPUC	NA	\$49.00	NA
98		nnection (Additional) /2/	PENDING	NA NA	\$33.92	NA
99		nnection (Disconnect-Initial) /2/	PENDING	NA	\$9.50	NA
.00	Line Co	nnection (Disconnect-Additional) /2/	PENDING	NA	\$7.03	NA
101		Ordering -(DS1) - Administrative Charge (Connect + Disconnect) /1/		NA		
02		Ordering -(DS1) - Administrative Charge (Connect) /2/	NR90R	NA	\$10.64	NA
03		Ordering -(DS1) - Administrative Charge (Disconnect /2/	PENDING	NA	\$8.60	NA
.04	Service	Provisioning (DS1) (Connect + Disconnect) /1/ Connection Initial	PENDING	NA	\$200.75	NA
.06		Connection Additional	PENDING	NA NA	\$100.57	NA NA
.07		Disconnection Initial	PENDING	NA	\$7.49	NA
.08		Disconnection Additional	PENDING	NA	\$5.83	NA
109 110	Service	Provisioning (DS3) - Administrative Charge (Connect - Disconnect) Connection Initial	NR9OY	NA	\$ 10.64	NA
111		Connection Additional	PENDING	NA NA	\$ 8.60	NA
112	Service	Provisioning DS3 (Connect + Disconnect)				
13		Connection Initial	PENDING	NA	\$84.49	NA
.14 .15		Connection Additional Disconnection Initial	PENDING PENDING	NA NA	\$28.79 \$7.68	NA NA
16		Disconnection Additional	PENDING	NA NA	\$6.02	NA NA
117						
118	SUB-LOOPS	S				
119	ECS to	SAI sub-loop				
120		2 Wire Analog - area A	PENDING	\$ 0.99	See NRC pri	
121		2 Wire Analog - area B	PENDING	\$ 1.64	See NRC pri	
.22		2 Wire Analog - area C	PENDING	\$ 1.70 \$ 2.00	See NRC pri	
24		4 Wire Analog - area A 4 Wire Analog - area B	PENDING PENDING	\$ 2.00	See NRC pri	
25		4 Wire Analog - area C	PENDING	\$ 3.35	See NRC pri	
26		2 Wire DSL - area A	PENDING	\$ 0.99	See NRC pri	
27		2 Wire DSL - area B	PENDING	\$ 1.64	See NRC pri	ices below
.28		2 Wire DSL - area C	PENDING	\$ 1.70	See NRC pri	ices below
29		4 Wire DSL - area A	PENDING	\$ 2.00	See NRC pri	ices below
30		4 Wire DSL - area B	PENDING	\$ 3.34	See NRC pri	
131	E00.4	4 Wire DSL - area C	PENDING	\$ 3.35	See NRC pri	ces below
.32	ECS to	Terminal sub-loop 2 Wire Analog - area A	PENDING	\$ 0.98	See NRC pri	ines holou-
.33		2 Wire Analog - area A 2 Wire Analog - area B	PENDING	\$ 0.98	See NRC pri	
.35		2 Wire Analog - area C	PENDING	\$ 10.38	See NRC pri	
		4 Wire Analog - area A	PENDING	\$ 2.03	See NRC pri	
36		5	PENDING	\$ 11.88	See NRC pri	
		4 Wire Analog - area B			Con NDC nei	ices below
.37		4 Wire Analog - area C	PENDING	\$ 20.70	See NRC pri	
.37 .38 .39		4 Wire Analog - area C 2 Wire DSL - area A	PENDING PENDING	\$ 20.70 \$ 0.98	See NRC pri	
.37 .38 .39 .40		4 Wire Analog - area C 2 Wire DSL - area A 2 Wire DSL - area B	PENDING PENDING PENDING	\$ 20.70 \$ 0.98 \$ 5.93	See NRC pri	ices below
37 38 39 40		4 Wire Analog - area C 2 Wire DSL - area A 2 Wire DSL - area B 2 Wire DSL - area C	PENDING PENDING PENDING PENDING	\$ 20.70 \$ 0.98 \$ 5.93 \$ 10.38	See NRC pri See NRC pri See NRC pri	ices below ices below
37 38 39 40 41 42		4 Wire Analog - area C 2 Wire DSL - area A 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area A	PENDING PENDING PENDING PENDING PENDING	\$ 20.70 \$ 0.98 \$ 5.93 \$ 10.38 \$ 2.03	See NRC pri See NRC pri See NRC pri See NRC pri	ices below ices below ices below
37 38 39 40 41 42 43		4 Wire Analog - area C 2 Wire DSL - area A 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area A 4 Wire DSL - area B	PENDING PENDING PENDING PENDING PENDING PENDING	\$ 20.70 \$ 0.98 \$ 5.93 \$ 10.38 \$ 2.03 \$ 11.88	See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri	ices below ices below ices below ices below
37 38 39 40 41 42 43 44	ECS to	4 Wire Analog - area C 2 Wire DSL - area A 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area A 4 Wire DSL - area B	PENDING PENDING PENDING PENDING PENDING	\$ 20.70 \$ 0.98 \$ 5.93 \$ 10.38 \$ 2.03	See NRC pri See NRC pri See NRC pri See NRC pri	ices below ices below ices below ices below
37 38 39 40 41 42 43 44 45	ECS to	4 Wire Analog - area C 2 Wire DSL - area A 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area A 4 Wire DSL - area A 4 Wire DSL - area C 4 Wire DSL - area C	PENDING PENDING PENDING PENDING PENDING PENDING	\$ 20.70 \$ 0.98 \$ 5.93 \$ 10.38 \$ 2.03 \$ 11.88	See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri	ices below ices below ices below ices below ices below
37 38 39 40 41 42 43 44 45 46	ECS to	4 Wire Analog - area C 2 Wire DSL - area A 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area A 4 Wire DSL - area B	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING	\$ 20.70 \$ 0.98 \$ 5.93 \$ 10.38 \$ 2.03 \$ 11.88 \$ 20.70	See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri	ices below ices below ices below ices below ices below ices below
37 38 39 40 41 42 43 44 45 46 47	ECS to	4 Wire Analog - area C 2 Wire DSL - area A 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area A 4 Wire DSL - area A 4 Wire DSL - area B 4 Wire DSL - area C NID sub-loop 2 Wire Analog - area A	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING	\$ 20.70 \$ 0.98 \$ 5.93 \$ 10.38 \$ 2.03 \$ 11.88 \$ 20.70	See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri	ices below ices below ices below ices below ices below ices below ices below
37 38 39 40 41 42 43 44 45 46 47	ECS to	4 Wire Analog - area C 2 Wire DSL - area A 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area A 4 Wire DSL - area B 4 Wire DSL - area B 4 Wire DSL - area C NID sub-loop 2 Wire Analog - area A 2 Wire Analog - area B	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING	\$ 20.70 \$ 0.98 \$ 5.93 \$ 10.38 \$ 2.03 \$ 11.88 \$ 20.70 \$ 2.14 \$ 7.36	See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri	ices below ices below ices below ices below ices below ices below ices below ices below ices below
37 38 39 40 41 42 43 44 45 46 47 48 49 50	ECS to	4 Wire Analog - area C 2 Wire DSL - area A 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area A 4 Wire DSL - area A 4 Wire DSL - area C NID sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area C 4 Wire Analog - area A	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING	\$ 20.70 \$ 0.98 \$ 5.93 \$ 10.38 \$ 2.03 \$ 11.88 \$ 20.70 \$ 7.36 \$ 11.84 \$ 4.36 \$ 14.74	See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri	ices below ices below ices below ices below ices below ices below ices below ices below ices below ices below ices below ices below ices below ices below
37 38 39 40 41 42 43 44 45 46 47 48 49 50	ECS to	4 Wire Analog - area C 2 Wire DSL - area A 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area A 4 Wire DSL - area B 5 Wire DSL - area C 6 Wide DSL - area C 7 Wire DSL - area C 8 Wire DSL - area C 8 Wire Analog - area A 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area B 4 Wire Analog - area C 4 Wire Analog - area A 4 Wire Analog - area B 4 Wire Analog - area B	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING	\$ 20.70 \$ 0.98 \$ 5.93 \$ 10.38 \$ 2.03 \$ 11.88 \$ 20.70 \$ 2.14 \$ 7.36 \$ 11.84 \$ 4.36 \$ 14.74 \$ 23.64	See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri	ices below ices below ices below ices below ices below ices below ices below ices below ices below ices below ices below ices below ices below ices below ices below
37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52	ECS to	4 Wire Analog - area C 2 Wire DSL - area A 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area A 4 Wire DSL - area B 2 Wire DSL - area C NID sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area C	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING	\$ 20.70 \$ 0.98 \$ 5.93 \$ 10.38 \$ 2.03 \$ 11.88 \$ 20.70 \$ 2.14 \$ 7.36 \$ 11.84 \$ 4.36 \$ 14.74 \$ 23.64 \$ 2.14	See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri See NRC pri	ces below ces below ces below ces below ces below ces below ces below ces below ces below ces below ces below ces below ces below ces below ces below ces below ces below
37 38 39 40 41 41 42 43 44 45 46 47 48 49 50 51 52 53	ECS to	4 Wire Analog - area C 2 Wire DSL - area A 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area A 4 Wire DSL - area A 4 Wire DSL - area B 4 Wire DSL - area C NID sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area C	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING	\$ 20.70 \$ 0.98 \$ 5.93 \$ 10.38 \$ 2.03 \$ 11.88 \$ 20.70 \$ 2.14 \$ 7.36 \$ 11.84 \$ 4.36 \$ 14.74 \$ 23.64 \$ 2.14 \$ 23.64 \$ 2.14	See NRC pri See NRC pri	ces below ces below ces below ces below ces below ces below ces below ces below ces below ces below ces below ces below ces below ces below ces below ces below ces below ces below ces below
337 338 339 440 141 442 443 444 445 446 447 448 449 150 151 152 153 154	ECS to	4 Wire Analog - area C 2 Wire DSL - area A 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area B 4 Wire DSL - area B 4 Wire DSL - area B 4 Wire DSL - area C NID sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area C 4 Wire Analog - area C 4 Wire Analog - area B 2 Wire Analog - area A 2 Wire Analog - area A 4 Wire Analog - area B 4 Wire Analog - area B 2 Wire DSL - area B 2 Wire DSL - area B	PENDING PENDING	\$ 20.70 \$ 0.98 \$ 5.93 \$ 10.38 \$ 2.03 \$ 11.88 \$ 20.70 \$ 2.14 \$ 7.36 \$ 11.84 \$ 4.36 \$ 14.74 \$ 23.64 \$ 2.14 \$ 7.36 \$ 11.84	See NRC pri See NRC pri	ces below ces below
336 337 338 339 440 441 442 443 444 445 446 447 448 449 450 151 152 153 154 155 155 156	ECS to	4 Wire Analog - area C 2 Wire DSL - area A 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area A 4 Wire DSL - area A 4 Wire DSL - area B 4 Wire DSL - area C NID sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area C	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING	\$ 20.70 \$ 0.98 \$ 5.93 \$ 10.38 \$ 2.03 \$ 11.88 \$ 20.70 \$ 2.14 \$ 7.36 \$ 11.84 \$ 4.36 \$ 14.74 \$ 23.64 \$ 2.14 \$ 23.64 \$ 2.14	See NRC pri See NRC pri	ces below ces below

	ILLI	INOIS	SBC Generic Rates	USOC	F	Recurr	ng Non-Recu	rring	
58	П	SAI to T	erminal sub-loop	Ī	1				
59	*	G, ii to .	2 Wire Analog - area A	PENDING	\$	1.28	See	NRC ni	rices below
0	*		2 Wire Analog - area B	PENDING		3.50			ices below
	*		-	PENDING		5.65			
1			2 Wire Analog - area C						rices below
2	*		4 Wire Analog - area A	PENDING		1.43			rices below
3	*		4 Wire Analog - area B	PENDING		5.90			rices below
4	*		4 Wire Analog - area C	PENDING	-	9.34			rices below
5	*		2 Wire DSL - area A	PENDING		1.14	See	NRC pi	rices below
6	*		2 Wire DSL - area B	PENDING	\$	3.12	See	NRC pi	rices below
7	*		2 Wire DSL - area C	PENDING	\$	5.65	See	NRC pi	rices below
8	*		4 Wire DSL - area A	PENDING	\$	1.43	See	NRC pi	rices below
9	*		4 Wire DSL - area B	PENDING	\$	5.90	See	NRC pi	rices below
0	*		4 Wire DSL - area C	PENDING	\$	9.34	See	NRC pi	rices below
1		SAI to N	IID sub-loop						
2	*		2 Wire Analog - area A	PENDING	\$	1.67	See	NRC pi	rices below
'3	*		2 Wire Analog - area B	PENDING		4.67			ices below
4	*		2 Wire Analog - area C	PENDING		7.66			ices below
5	*		4 Wire Analog - area A	PENDING		2.14			ices below
6	*		4 Wire Analog - area B	PENDING	1	3.81			ices below
7	*		4 Wire Analog - area C	PENDING		3.94			ices below
			-		1				
8			2 Wire DSL - area A	PENDING		1.38			ices below
9	Ĺ		2 Wire DSL - area B	PENDING		3.61			ices below
0	*		2 Wire DSL - area C	PENDING	1	7.66			rices below
31	*		4 Wire DSL - area A	PENDING	1	2.14			rices below
2	*		4 Wire DSL - area B	PENDING		3.63	See	NRC pi	rices below
3	*		4 Wire DSL - area C	PENDING	\$ 1	3.94	See	NRC pi	rices below
4	LΠ	Termina	al to NID sub-loop			_ 7			
5	*		2 Wire Analog - area A	PENDING	\$	0.42	See	NRC pi	rices below
16	*		2 Wire Analog - area B	PENDING	\$	1.01	See	NRC pi	rices below
7	*		2 Wire Analog - area C	PENDING	-	1.10			rices below
8	*		4 Wire Analog - area A	PENDING	\$	0.62			rices below
19	*		4 Wire Analog - area B	PENDING		2.21			rices below
0	*		4 Wire Analog - area C	PENDING	-	2.42			rices below
91	*		2 Wire DSL - area A	PENDING		0.35			ices below
	*				-				
2			2 Wire DSL - area B	PENDING		0.78			rices below
3	Ĺ		2 Wire DSL - area C	PENDING	-	0.97			rices below
4	*		4 Wire DSL - area A	PENDING		0.56			rices below
5	*		4 Wire DSL - area B	PENDING		1.89			rices below
96	*		4 Wire DSL - area C	PENDING	\$	2.24	See	NRC pi	rices below
7		NID sub	-loop element						
8			2 Wire Analog - area A	PENDING	\$	0.19	See	NRC pi	rices below
9			2 Wire Analog - area B	PENDING	\$	0.24	See	NRC pi	rices below
00			2 Wire Analog - area C	PENDING	\$	0.20	See	NRC pi	rices below
)1			4 Wire Analog - area A	PENDING	\$	0.42	See	NRC pi	rices below
)2			4 Wire Analog - area B	PENDING	\$	0.50	See	NRC pi	ices below
)3			4 Wire Analog - area C	PENDING	\$	0.42	See	NRC pi	rices below
)4			2 Wire DSL - area A	PENDING	\$	0.19	See	NRC pi	rices below
15			2 Wire DSL - area B	PENDING		0.24			ices below
)6	Н		2 Wire DSL - area C	PENDING		0.20			ices below
7			4 Wire DSL - area A	PENDING		0.42			ices below
)8			4 Wire DSL - area B	PENDING		0.50			ices below
)9		-	4 Wire DSL - area C	PENDING	1	0.42			ices below
	Н								
.0	1		2 Wire ISDN Compatible - area A	PENDING		0.19			rices below
1	Н		2 Wire ISDN Compatible - area B	PENDING		0.24			rices below
2	Ш		2 Wire ISDN Compatible - area C	PENDING		0.20			rices below
13			4 Wire DS1 Compatible - area A	PENDING	TBD				ices below
4			4 Wire DS1 Compatible - area B	PENDING	TBD				ices below
5	Ш		4 Wire DS1 Compatible - area C	PENDING	TBD		See	NRC pr	ices below
16	LΠ					T			
7	Sub	-Loop N	on-Recurring Charges						
.8	*		2-Wire Analog Sub-Loop	PENDING			\$ 2	20.28	
9	*		4-Wire Analog Sub-Loop	PENDING				39.27	
20	*		2-Wire xDSL Digital Sub-Loop	PENDING	1			20.28	
21	*		4-Wire xDSL Digital Sub-Loop	PENDING				79.25	
22	*		2-Wire ISDN Digital Sub-Loop	PENDING	1			05.92	
3			4-Wire DS-1 (1.544 Mbps) Digital Sub-Loop	PENDING	1		·	13.73	
			T THIS DO I (1.044 WIDPS) DIGITAL OUD-LOUP	I ENDING	1		φ 5	10.13	
4	1	0	Onder Observe						
25		Service	Order Charge		1				
26	*		Establish, per occasion	PENDING			\$	13.17	
7	*		Add or change, per occasion	PENDING			\$	13.17	
28	L	Line Co	nnection Charge						
	*		per occasion	PENDING	[\$	25.08	
29		i							
							1		
9									
9 0	Cro	ss Conn	ects						
9		ss Conn	ects	CXCT2	\$	0.14	NA		NA

Line	ILLINOIS	SBC Generic Rates	USOC	Recui	rring	Non-Recurring	
235	DS3/L	Т3	CXC8X	\$ 0.76		NA	NA
236	DS3 L	oop Cross-Connect to Collocation	CXCBX	\$ 33.14		NA	NA
237							
238	DS1	ffice Transport:	CZ4XA-XC	\$ 17.35		NA	NΙΛ
240	ואסו	Interoffice Mileage Termination - Per Point of Termination - All Areas Interoffice Mileage - Per Mile - All Areas	1YZXA-XC	\$ 17.35		NA NA	NA NA
241	DS3	Interoffice Mileage Termination - Per Point of Termination - All Areas	CZ4XA-XC	\$ 146.93		NA NA	NA NA
242	200	Interoffice Mileage - Per Mile - All Areas	1YZXA-XC	\$ 29.81		NA	NA
243		Interoffice Mileage Termination - Per Point of Termination - All Areas	CZ4WA-WC	\$ 146.93		NA	NA
244		Interoffice Mileage - Per Mile - All Areas	1YZBA-BC	\$ 29.81		NA	NA
245							
	Multiplexi	<u>ng</u>					
247		Voice Grade	QMVXA-XC	\$ 275.34		NA	NA
248	DS3 to	DS1	QM3XA-XC	\$ 404.30		NA	NA
249							
250 251		Transport Cross Connects	OVODV	0.43		NIA	NIA
252	DS1 DS3		CXCDX	\$ 0.76		NA NA	NA NA
253	DSS		CACEA	\$ 0.76		INA	INA
	Dedicated	Transport Optional Features & Functions					
255	* DS1	Clear Channel Capability - Per 1.544 Mbps Circuit Arranged	CLYXA-XC		\$	443.18	NA
256					,		
	Dedicated	Transport Installation & Rearrangement Charges					
258	* DS1	Administration Charge - Per Order	ORCMX	NA	\$	406.61	NA
259	*	Design & Central Office Connection Charge - Per Circuit	NRBCL	NA	\$	632.71	NA
260	*	Carrier Connection Charge - Per Order	NRBBL	NA	\$	585.51	NA
261	* DS3	Administration Charge - Per Order	ORCMX	NA	\$	308.22	NA
262	*	Design & Central Office Connection Charge - Per Circuit	NRBC4	NA	\$	671.16	NA
263	*	Carrier Connection Charge - Per Order	NRBDT	NA	\$	377.25	NA
264							
		Extended Loop (EEL) Service Order per LSR					
266 267		op Service Order Charge, per ASR or LSR c Establish (Connection + Disconnection) /1/					NA
268	Electronic	Connection + Disconnection)/1/	PENDING	NA	\$	10.48	NA NA
269		Disconnection /2/	PENDING	NA NA	\$		NA NA
270		Electronic Subsequent	1 ENDING	14/4	\$		NA NA
271	Manual E	stablish (Connection + Disconnection) /1/				10.04	NA NA
272	manaar 2	Connection	PENDING	NA	\$	63.12	NA
273		Disconnection	PENDING	NA	\$	42.47	NA
274		Manual Subsequent	PENDING	NA	\$		NA
275							
276	2-Wire Dig	ital Loop Service Order Charge					
277	Electronic	Establish (Connection + Disconnection) /1/					NA
278		Connection	PENDING	NA	\$	10.48	NA
279		Disconnection	PENDING	NA	\$	8.63	NA
280		Electronic Subsequent	PENDING	NA	\$	10.04	NA
281	Manual E	stablish (Connection + Disconnection) /1/	DENDINO			00.40	NA
282		Connection	PENDING	NA NA	\$	63.12 42.47	NA NA
283 284		Disconnection Manual Subsequent	PENDING PENDING	NA NA	\$	59.18	NA NA
	DS1 Loop	Service Order Charge Per LSR or ASR	LINDING	14/	Ψ	55.10	INA
286	_ C COOp ·	Electronic Establish (Connection + Disconnection)					
287		Connection	PENDING	NA	\$	11.14	NA
288		Disconnection	PENDING	NA	\$		NA
289		Electronic Subsequent	PENDING	NA	\$		NA
290		Manual Establish (Connection + Disconnection)					NA
291		Connection	PENDING	NA	\$	69.74	NA
292		Disconnection	PENDING	NA	\$		NA
293		Manual Subsequent	PENDING	NA	\$	59.18	NA
	DS1 Trans	port Service Order Charge Per LSR or ASR					NA
295		Electronic Establish (Connection + Disconnection)					NA
296		Connection	PENDING	NA NA	\$		NA
297		Disconnection Manual Establish (Connection + Disconnection)	PENDING	NA	\$	8.63	NA NA
298 299		Manual Establish (Connection + Disconnection) Connection	PENDING	NA	\$	72.70	NA NA
300		Disconnection	PENDING	NA NA	\$		NA NA
	DS3 Trans	port Service Order Charge Per LSR or ASR	LINDING	ING	, a	72.41	NA NA
302		Electronic Establish (Connection + Disconnection)					NA
303		Connection	PENDING	NA	\$	11.44	NA
304		Disconnection	PENDING	NA NA	\$	8.63	NA
305		Manual Establish (Connection + Disconnection)					
306		Connection	PENDING	NA	\$	72.70	
307		Disconnection	PENDING	NA	\$	42.47	
308	Central Off	fice DS1 to Voice Mux Service Order					
309		Electronic Establish (Connection + Disconnection)					
310		Connection	PENDING	NA	\$	11.44	
		Disconnection	PENDING	NA	\$	8.63	

Line	ILLINOIS	SBC Generic Rates	USOC	Recurring	Non-Recurring	
312		Manual Establish (Connection + Disconnection)				
313 314		Connection Disconnection	PENDING PENDING	NA NA	\$ 72.70 \$ 42.47	
315 316	Non-Channe	elized DS1 EEL Service Order Electronic Establish (Connection + Disconnection)				
317		Connection Connection	PENDING	NA	\$ 11.14	
318		Disconnection	PENDING	NA	\$ 8.63	
319 320		Manual Establish (Connection + Disconnection) Connection	PENDING	NA	\$ 69.74	
321		Disconnection	PENDING	NA NA	\$ 42.47	
322	Provisionin		PENDING	NA		
323		og Loop Connection - Initial (Connection + Disconnection) /1/				
324		Connection	PENDING	NA	\$ 49.44	
325	0.146 41	Disconnection	PENDING	NA	\$ 9.50	
326 327	∠-vvire Anal	og Loop Connection - Additional (Connection + Disconnection) /1/ Connection	PENDING	NA	\$ 33.86	
328		Disconnection	PENDING	NA NA	\$ 7.03	
329	4-Wire Anal	og Loop Connection - Initial (Connection + Disconnection) /1/				
330		Connection	PENDING	NA	\$ 49.44	
331	4 3 4 5	Disconnection	PENDING	NA	\$ 9.50	
332 333	4-Wire Anal	og Loop Connection - Additional (Connection + Disconnection) /1/ Connection	PENDING	NA	\$ 33.86	
333		Disconnection	PENDING	NA NA	\$ 33.86	
335	2-Wire Digita	al Loop Connection - Initial (Connection + Disconnection) /1/	. 2.15.110		¥ 7.00	
336		Connection	PENDING	NA	\$ 65.76	
337		Disconnection	PENDING	NA	\$ 9.50	
338	2-Wire Digita	al Loop Connection - Additional (Connection + Disconnection) /1/	DENT		.	
339 340		Connection Disconnection	PENDING PENDING	NA NA	\$ 30.46 \$ 7.03	
340	4-Wire DS1	Digital Loop Connection - Initial (Connection + Disconnection)	FENDING	INA	ψ 1.03	
342	5531	Connection	PENDING		\$ 248.22	
343		Disconnection	PENDING		\$ 11.97	
344	4-Wire DS1	Digital Loop Connection - Additional (Connection + Disconnection)				
345		Connection	PENDING		\$ 135.15	
346 347	Central Offic	Disconnection Disconnection + Disconnection + Disconnection	PENDING		\$ 8.25	
348	Jonual Oill	Connection	PENDING		\$ 66.78	
349		Disconnection	PENDING		\$ 7.92	
350	Central Office	ce Multiplexing DS1 to Voice - Additional (Connection + Disconnection)				
351		Connection	PENDING		\$ 36.59	
352 353	DS1 Intereff	Disconnection	PENDING		\$ 4.20	
353	IIIIII I OU	Connection Connection + Disconnection)	PENDING		\$ 95.69	
355		Disconnection	PENDING		\$ 12.35	
356	DS1 Interoff	ice UDT - Collocated Additional (Connection + Disconnection)				
357		Connection	PENDING		\$ 61.65	
358	D0411	Disconnection	PENDING		\$ 8.64	
359 360	וו פעו ווי	ice UDT - Non-Collocated - Initial (Connection + Disconnection) Connection	PENDING		\$ 280.21	
361		Disconnection	PENDING		\$ 260.21	
362	DS1 Interoff	ice UDT - Non-Collocated - Additional (Connection + Disconnection)				
363		Connection	PENDING		\$ 146.51	
364		Disconnection	PENDING		\$ 12.13	
365	4-Wire DS1	Digital Loop to DS1 Interoffice UDT - Collocated - Initial (Connection + Disconnection)	DENIDING		\$ 256.00	
366 367		Connection Disconnection	PENDING PENDING	-	\$ 356.20 \$ 17.20	
368	4-Wire DS1	Digital Loop to DS1 Interoffice UDT - Collocated - Additional (Connection + Disconnection)	LINDING		Ψ 17.20	
369		Connection	PENDING		\$ 146.40	
370		Disconnection	PENDING		\$ 12.13	
371	4-Wire DS1	Loop to DS1 Interoffice UDT - Non-Collocated - Initial (Connection + Disconnection)				
372		Connection	PENDING		\$ 356.20 \$ 17.20	
373 374	4-Wire DS1	Disconnection Loop to DS1 Interoffice UDT - Non-Collocated - Additional (Connection + Disconnection)	PENDING		\$ 17.20	
375	5551	Connection	PENDING	+	\$ 228.29	
376		Disconnection	PENDING		\$ 12.13	
377	DS3 Interoff	ice UDT - Collocated - Initial (Connection + Disconnection)				
378		Connection	PENDING		\$ 139.71	
379 380	DS3 Intereff	Disconnection ice UDT - Collocated - Additional (Connection + Disconnection)	PENDING		\$ 17.20	
381	200 illeioli	Connection	PENDING		\$ 48.78	
382		Disconnection	PENDING		\$ 12.13	
	DS3 Interoff	ice UDT - Non-Collocated - Initial (Connection + Disconnection)				
383		Connection	PENDING		\$ 165.03	
383 384						
383 384 385	Des I-1 "	Disconnection	PENDING		\$ 17.20	
383 384	DS3 Interoff	Disconnection ice UDT - Non-Collocated - Additional (Connection + Disconnection) Connection	PENDING PENDING		\$ 17.20 \$ 55.44	

Line	ILLINOIS SBC Generic Rates	usoc	Recurr	ing Non-Recurring	
389	Clear Channel Capability, Initial, Install	PENDING	Reculf	\$ 70.32	
390	Clear Channel Capability, Additional, Install	PENDING		\$ 8.87	
391	Clear Channel Capability, Additional, Disconnect	PENDING		\$ 8.87	
392 393	Special Access to UNE Conversion			NA	
394	Channalized Facility (DS1 or DS3) Term.to Collo. w Circuits (DS0 or S1) Terminating to EU Prem. With				
395	Channelized Facility from Cage, DS1 , Design and Coordination Charge	PENDING		NA NA	
396 397	Channelized Facility from Cage, DS3, Design and Coordination Charge Non Channelized Facility (DS1, DS3, or DSO) Terminating to EU Prem. With Milage	PENDING		NA	
398	Non-Channelized Facility from Cage, DSO, Design and Coordination Charge	PENDING		NA	
399	Non-Channelized Facility from Cage, DS1, Design and Coordination Charge	PENDING		NA	
400	Non-Channelized Facility from Cage, DS3, Design and Coordination charge	PENDING		NA	
401	Channelized Facility (DS1 or DS3) Term. To Collo. With Circuits (DSO or DS1) Terminating to Collo				
402	Channelized Facility from POP, DS1, Design and Coordination charge	PENDING		NA NA	
403 404	Channelized Facility from POP, DS3, Design and Coordination Charge Non Channelized Facility (DS1, DS3, or DSO) Termination to EU Prem. W/O Milage	PENDING		NA	
405	Non-Channelized Facility from POP, DSO, Design and Coordination Charge	PENDING		NA	
406	Non-Channelized Facility from POP, DS1, Design and Coordination Charge	PENDING		NA	
407	Non-Channelized Facility from POP, DS3, Design and Coordination Charge	PENDING		NA	NA
408	Private Line to UNE Conversion	NRMEZ		\$ 25.57	NA
409	AC2U Project Administrative Activity Per Service Circuit	PENDING		\$ 21.23	
410	Dark Fiber				
411	Dark Fiber Interoffice Dark Fiber Interoffice Termination (Per Termination per Fiber)	ULYCX	\$16.24	NA	NA
413	Dark Fiber Interoffice Mileage (Per Fiber per Foot)	ULNCF	\$0.00179	NA NA	NA NA
414	Dark Fiber Interoffice Cross Connect (Per Termination per Fiber)	UKCJX	\$3.43	NA NA	NA
415	Inquiry (Per Request)				
416	* Dark Fiber Interoffice Transport - NRC	NR9D6	NA	\$325.28	NA
417	FIRM ORDER (Per Fiber Strand)				
418	* Administrative per Order	NRB51	NA NA	\$28.63	NA NA
419 420	* Dark Fiber Interofcfice Transport - NRC	NRB54	NA	\$612.88	NA
421	Routine Modifications				
422	Routine Modiffications to Existing Facilities Charge	PENDING	NA	ICB	NA
423					
424					
425	LNP				
426	***Local Number Portability	NSR	\$0	N/A	
427 428	***Pursuant to FCC Tariff #2, Section 4 effective from June 1, 2004 and shall cease billing effective October 1, 2004.				
429	effective October 1, 2004.				
430	Maintenance of Service	VRP	NA	\$71.00	
431					
432	<u>OTHER</u>				
433	Directory Assistance				
434					
435 436	Facility-based DA	ODEN	\$ 0.30	274	27.4
436	Directory Assistance, per call Directory Assistance/National Directory Assistance/Reverse DA, per call	OPEN OPEN	\$ 0.30	NA NA	NA NA
438	Directory Assistance Call Completion (DACC)	OPEN	\$ 0.15	NA	NA
439	Branding - Other - Initial/Subsequent Load	OPEN		\$ 1,800.00	NA
440	- per call	OPEN	\$ 0.025		
441	Branding - Facility Based - Initial/Subsequent Load				
442	- Branding, per trunk group	OPEN	NA NA	\$ 800.00	NA
443 444	Rate Reference - Initial Load Rate Reference - Subsequent Load	OPEN OPEN	NA NA	\$ 2,200.00 \$ 1,000.00	NA NA
444	DA Listing Liscense	OPEN	INA	φ 1,000.00	INA
446	Option #1 Full File (all states inclusive) Non-Billable Release (no query charges)				
447	- per listing for initial load	OPEN	NA	\$ 0.040	NA
448	- per listing for subsequent updates	OPEN	NA	\$ 0.060	NA
449	Option #2 Full File (all states inclusive) Billable Release				
450	- per listing for initial load	OPEN	NA NA	\$ 0.020	NA
451 452	- per listing for subsequent updates	OPEN OPEN	NA NA	\$ 0.030 \$ 0.020	NA NA
452	- per usage/query Option #3 Pick & Choose (by state) Non-billable Release (no query charges)	OPEN	NA	φ U.U2U	INA
454	- per listing for initial load	OPEN	NA NA	\$ 0.050	NA
455	- per listing for subsequent updates	OPEN	NA NA	\$ 0.060	NA NA
456	Option #4 Pick & Choose (by state) Billable Release				
457	- per listing for initial load	OPEN	NA	\$ 0.020	NA
458	- per listing for subsequent updates	OPEN	NA NA	\$ 0.030	NA
459	- per usage/query	OPEN	NA	\$ 0.020	NA
460 461	Operator Services Fully Automated Call Processing, per occurrence	OPEN	\$ 0.15	NA	NA
	Operator Assisted Call Processing, per work second	OPEN	\$ 0.13	NA NA	NA NA
			- 0.02	14/1	. 17.1
462 463	Branding - Other - Initial/Subsequent Load	OPEN		\$ 1,800.00	NA
462		OPEN OPEN	\$ 0.025	\$ 1,800.00	NA

\$ 800.00 \$ 2,200.00 \$ 1,000.00	NA NA
\$ 2,200.00	
	NA
NA	NA
NA	NA
NA	NA
NA	NA
NA	NA
NA	NA
\$ 200.00	
\$ 706.64	
\$ 507.00	
\$ 610.45	
	-
\$ 713.33	
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\$ 5,557.82	-
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APPENDIX ILLINOIS RECOURSE CREDITS/<u>ILLINOIS BELL TELEPHONE CO</u>MPANY
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<u>SBC ILLINOIS</u>/METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL.
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APPENDIX ILLINOIS RECOURSE CREDITS

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APPENDIX ILLINOIS RECOURSE CREDITS

1. INTRODUCTION

- 1.1 SBC Communications Inc. (SBC) means the holding company which directly or indirectly owns the following ILECs: Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, Nevada Bell Telephone Company d/b/a SBC Nevada, The Ohio Bell Telephone Company d/b/a SBC Ohio, Pacific Bell Telephone Company d/b/a SBC California, The Southern New England Telephone Company, Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin.
- 1.2 **SBC ILLINOIS** As used herein, **SBC ILLINOIS** means Illinois Bell Telephone Company d/b/a SBC Illinois, the applicable SBC-owned ILEC doing business in Illinois.
- 1.3 As used herein, "Consequential Damages" shall mean indirect, special, consequential, incidental or punitive damages, including loss on anticipated profits or revenues or any other economic loss in connection with or arising under the Agreement.
- 1.4 As used herein, "Customer Credits" shall mean those credits that CLEC provides to its end users pursuant to 83 IL Admin Code. Section 732.30 for violation of a Local Exchange Service Obligation.
- 1.5 As used herein, "Local Exchange Service Obligations" means those basic local exchange service standards that telecommunications carriers are expected to fulfill in accordance with 83 IL Admin. Code Section 732.20.
- 1.6 As used herein, "Recourse Credits" shall mean those credits that <u>SBC ILLINOIS</u> is required to provide to CLEC pursuant to 83 IL Admin. Code Section 732.35, to reimburse CLEC for those Customer Credits paid by CLEC in the event that CLEC's violation of a Local Exchange Service Obligation is caused by <u>SBC ILLINOIS</u>.
- 1.7 As used herein, "Recourse Credit Claim Form" shall mean the form which is attached as Exhibit RC completed by CLEC and submitted to <u>SBC ILLINOIS</u> to request and obtain Recourse Credits. Such form shall also be available on the SBC CLEC Online website: https://clec.sbc.com/clec/.
- 1.8 This Appendix implements an Illinois-specific requirement imposed by 83 Ill. Admin Code Section 732.35, and corresponds to the terms and conditions by which **SBC ILLINOIS** provides Recourse Credits to CLEC pursuant to 83 Ill. Admin. Code Section 732.35 and then only to the extent required by that regulation.

2. REQUEST FOR REIMBURSEMENT

- 2.1 CLEC shall submit a Recourse Credit Claim Form to <u>SBC ILLINOIS'</u> Local Service Center by the 10th day of each month for which CLEC seeks Recourse Credits. The Recourse Credit Claim Form shall separately identify all Customer Credits made, paid or otherwise provided by the CLEC to its end users that were required by IL Admin. Code Section 732.30 during the preceding calendar month for which reimbursement is requested from **SBC ILLINOIS**.
- 2.2 The Recourse Credit Claim Form may also include requests pertaining to Customer Credits made, paid or otherwise provided by the CLEC to its end users in prior months and not previously requested by the CLEC in an earlier Recourse Credit Claim Form, provided, however, that the CLEC shall have a maximum of ninety (90) days from the date on which the Customer Credits were credited, paid or provided by the CLEC to its end users to request a Recourse Credit from **SBC ILLINOIS**. Provided further, that the CLEC shall have ninety (90) days from earliest of a) the effective date of 83 IL Admin. Code Section 732.35 or b) the effective date of this Appendix to request reimbursement for Customer Credits paid to end users from August 1, 2001 to such effective date of this Appendix.

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- 2.3 By submitting a Recourse Credit Claim Form requesting a Recourse Credit, CLEC represents and warrants to SBC ILLINOIS that (i) at the time CLEC submits such a Recourse Credit Claim Form that the information contained within is a true and correct calculation of the credit claimed due to the CLEC based on information known to the CLEC and information received by the CLEC from its customer and relied upon for substantiation under 83 IL Admin. Code Section 732.30, and (ii) that a credit in an amount that is not less than the one sought from SBC ILLINOIS was actually made to CLEC's end user associated with alleged violation of a Local Exchange Service Obligation.
- 2.4 CLEC's Recourse Credit Claim Form shall include the following information with respect to each request for Recourse Credit:
 - 2.4.1 The name and telephone number of the CLEC's end user that was alleged affected;
 - 2.4.2 The specific Local Exchange Service Obligation that was violated;
 - 2.4.3 Brief statement as to how the alleged actions or inactions of <u>SBC ILLINOIS</u>, or alleged failure or deficiency in any network element or service provided by <u>SBC ILLINOIS</u> to the CLEC, caused the violation of the Local Exchange Service Obligation by CLEC; and
 - 2.4.4 Amount of Customer Credit made, paid or provided by CLEC to its end user (including the cost to the CLEC of any alternative telephone service provided to end user) for which Recourse Credit is requested, and the date or dates on which the Customer Credit was provided.

3. RESPONSE TO REQUESTS FOR REIMBURSEMENT

- 3.1 <u>SBC ILLINOIS</u> shall have thirty (30) calendar days after receipt of CLEC's Recourse Credit Claim Form to notify CLEC in writing if it disputes a request for a Recourse Credit. Such notice shall separately identify each request for Recourse Credit that is disputed, and the basis on which <u>SBC ILLINOIS</u> disputes the reimbursement. A request for a Recourse Credit which is not disputed in writing by <u>SBC ILLINOIS</u> within the thirty (30) calendar day period shall be reimbursed by <u>SBC ILLINOIS</u>, subject to <u>SBC ILLINOIS</u>' right to seek recovery of credits pursuant to Section 6 of this Appendix.
- 3.2 For each request for Recourse Credit that is timely disputed by **SBC ILLINOIS**, the parties shall use the dispute resolution process set forth in the Agreement.

4. LIMITATION OF LIABILITY

- 4.1 <u>SBC ILLINOIS</u> shall not be required to make, pay or otherwise provide any Recourse Credit unless CLEC (i) is legally required to make a Customer Credit to its end users under 83 IL Admin. Code Section 732.30 and (ii) actually makes, pays, or otherwise provides such Customer Credit. In no event shall any Recourse Credit include any amount attributable to any liquidated damages or Consequential Damages or any other damages that CLEC may have paid its end user in excess of those credits expressly required by 83 IL Admin. Code Section 732.30 (a) (c).
- 4.2 **SBC ILLINOIS** shall not be required to provide CLEC with Recourse Credits if a violation of a Local Exchange Service Obligations resulted from one or more of the occurrences described in 83 IL Admin. Code Section 732.30 (e).
- 4.3 In the event that <u>SBC ILLINOIS</u> is not the sole cause of a CLEC violation of a Local Exchange Service Obligation, the Parties shall agree to a reduction of the Recourse Credit based upon a proper allocation of fault. If the Parties cannot agree to the proper allocation of fault, the Parties shall resolve the issue by following the dispute resolution process set forth in the Agreement.

5. METHOD AND TIMING OF REIMBURSEMENT

5.1 Recourse Credits made under this Appendix shall be credited to the CLEC on **SBC ILLINOIS**' invoice to the CLEC for network elements or other services on the first billing date that is not less than thirty (30) Business Days after the **SBC ILLINOIS**' receipt of the Recourse Credit Claim Form. Any Recourse Credit claims agreed to by **SBC ILLINOIS** after dispute resolution negotiations pursuant to Section 3.2 shall be credited

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to CLEC on <u>SBC ILLINOIS</u>' invoice to CLEC for network elements or other services on the first billing date that is not less than thirty (30) Business Days after dispute resolution negotiations conclude. Should dispute resolution fail, any request for Recourse Credits that <u>SBC ILLINOIS</u> that is ordered to honor pursuant to an order by the Illinois Commerce Commission or court of competent jurisdiction shall be credited to CLEC on <u>SBC ILLINOIS</u>' invoice to CLEC for network elements or other services on the first billing date that is not less than thirty (30) Business Days after the effective date of such order.

- 5.2 Where reimbursement is to be made by credit on **SBC ILLINOIS'** invoice to the CLEC, the invoice shall show separately the credit and the reason for it.
- 5.3 Any disputed request for a Recourse Credit which <u>SBC ILLINOIS</u> is ordered to pay by the Commission as the result of a formal complaint proceeding initiated by CLEC or by a court, arbitration panel or other tribunal as a result of a proceeding initiated by CLEC, shall bear interest from the date the formal complaint proceeding or other proceeding was initiated by CLEC to the date of payment. Any disputed request for refund or repayment of a Recourse Credit previously provided by <u>SBC ILLINOIS</u> which CLEC is ordered to pay by the Commission as the result of a formal complaint proceeding initiated by <u>SBC ILLINOIS</u> or by a court, arbitration panel or other tribunal as a result of a proceeding initiated by <u>SBC ILLINOIS</u>, shall bear interest from the date the formal complaint proceeding or other proceeding was initiated by <u>SBC ILLINOIS</u> to the date of payment.

6. OBLIGATION TO UPDATE

- If CLEC becomes aware of any inaccuracy or omission in any information that it previously provided to SBC
 ILLINOIS
 to substantiate Recourse Credit claims, including if such inaccuracy or omission arises from events subsequent to the submission, CLEC shall notify SBC ILLINOIS
 of such inaccuracy or omission within five (5) Business Days of becoming aware of such inaccuracy or omission, and do so on a per-Claim basis. If in light of such inaccuracy or omission, a Recourse Credit(s) made should not or would not have been made under this Appendix, in whole or in part (even if CLEC provided a Customer Credit), SBC
 [ILLINOIS may recover the amount of such inappropriate credits on SBC ILLINOIS upon providing CLEC with ten (10) days advance notice. If CLEC fails to dispute such notice within ten (10) days, CLEC shall be deemed to have agreed with SBC ILLINOIS may recover the amount of such inappropriate credits on its next invoice to CLEC. If CLEC disputes such notice, the Parties shall comply with the dispute resolution procedures set forth in the Agreement.
- 6.2 If <u>SBC ILLINOIS</u> denies a Recourse Credit request, in whole or in part, and becomes aware of any inaccuracy or omission in the facts that it relied upon for its decision for that denial, <u>SBC ILLINOIS</u> shall notify CLEC of such inaccuracy or omission within five (5) Business Days of becoming aware of such inaccuracy or omission on a per-Claim basis. If such inaccuracy or omission resulted in <u>SBC ILLINOIS</u> failing to pay Recourse Credits, in whole or in part, to CLEC that it otherwise should have paid, <u>SBC ILLINOIS</u> shall provide such Recourse Credit not less than thirty (30) Business Days after <u>SBC ILLINOIS</u> agrees that such Recourse Credit should have been paid.

7. RESERVATION OF RIGHTS

7.1 The Parties acknowledge and agree that this Appendix is the result of an Illinois law and Illinois Commerce Commission regulations imposing Illinois-specific requirements and is not entered into to fulfill any Section 251 or 252 requirement or obligation. Ameritech is not admitting that this Appendix or any subject addressed herein is subject to Section 251 or 252, nor is it waiving its rights to take any position with respect to the application of the Section 251/252 process. The parties further acknowledge and agree that this Appendix was therefore agreed upon outside of the negotiation procedures of 47 U.S.C. Section 252(a)(1). (See SBC/Ameritech Order in CC Docket No. 98-141, FCC 99-279 at Condition 43, and Note 725). The parties further acknowledge that the entirety of this Appendix and its provisions are non-severable, and are "legitimately related" as that phrase is understood under Section 252(i) of Title 47, United States Code, notwithstanding the fact that Section 252(i) does not apply to this Appendix.

7.2 This Appendix provides a mechanism to incorporate the 83 III. Admin. Code Section 732.35 and 220 ILCS 5/13-712 Illinois-specific requirements regarding Local Exchange Service Obligations. This Appendix is expressly conditional and is valid and binding only so long as no court or agency has ruled that the provisions of relevant 220 ILCS 5/13-712 or 83 III. Admin. Code Section 732.30 are unlawful, or has enjoined the effectiveness, application, or enforcement of those provisions, or has ruled that those provisions do not require all or any part of the provisions provided for in this Appendix. In any such event, the Appendix automatically expires and is no longer available upon and to the extent of any such ruling or injunctive action. In addition, the parties agree to comply with the Intervening Law or Change of Law provisions within the Agreement to amend this Appendix in the event that there is a change in relevant 220 ILCS 5/13-712 or 83 IL Admin. Code requirements.

EXHIBIT RC

	Illinois Recourse Credit Claim
Date Submitted:	
CARRIER NAME:	END USER CUSTOMER AFFECTED NAME:
CARRIER Billing Account Number:	END USER CUSTOMER AFFECTED TEL. NO.:
Check Applicable Claim(s) Below and Provide Requeste	ed Information
Order number:	Services Rendered Inoperative: \$
Company* Contact:	COMPANY* RESOLUTION/RESPONSE
Claim Accepted: Claim Partially Accepted: Claim Rejected-Incomplete: Claim Denied:	Recourse Credit Amount: \$
Explanation of Partially Accepted, Rejected-Ir	complete, or Denied Claim:
	PANY*, CARRIER REPRESENTS AND WARRANTS THAT THE AMOUNT OF THE RECOURSE CREDIT DUE THE IN INFORMATION KNOWN TO THE CARRIER AND INFORMATION THE CARRIER HAS RECEIVED FROM ITS END-
"Company" refers to SBC ILLINOIS	

SBC ILLINOIS COMMISSION APPROVED SECTION 271 PLAN

This Performance Remedy Plan sets forth the terms and conditions under which SBC Illinois will report performance to CLEC and compare that performance to SBC Illinois' own performance ("parity"), benchmark criteria, or both, whichever is applicable. This document further provides for enforcement through liquidated damages and assessments.

DESCRIPTION

- 1.0 SBC Illinois agrees to provide CLEC a monthly report of performance for the performance measures listed in Appendix 1 SBC Illinois Performance Measurement User Guide. SBC Illinois will collect, analyze, and report performance data for these measures in accordance with the business rules defined in Appendix 1, as approved by the Commission. Both the performance measures and the business rules in Appendix 1 are subject to modification in accordance with section 6.4 below regarding six-month reviews. SBC Illinois further agrees to use the two-tiered enforcement structure for performance measurements provided for in this document. The Commission-approved performance measurements shown in Appendix 1 hereto identify the measurements that belong to Tier 1 (payable to CLECs) and/or Tier 2 (payable to the State) categories.
 - 1.1 SBC Illinois will not levy a separate charge for provision of the data to CLEC called for under this document. Upon CLEC's request, data files of CLEC's raw data, or any subset thereof, will be transmitted to CLEC. If CLEC's request is transmitted to SBC Illinois on or before the last day of the month for which data is sought, SBC Illinois shall provide the data to CLEC on or before the last day of the following month pursuant to mutually acceptable format, protocol, and transmission media. If CLEC's request is transmitted to SBC Illinois after the last day of the month for which data is sought, SBC Illinois shall provide the data to CLEC within 30 days of receipt pursuant to mutually acceptable format, protocol, and transmission media. Notwithstanding other provisions of this Agreement, the Parties agree that such records will be deemed Proprietary Information.
- 2.0 SBC Illinois will use a statistical test, namely the modified "Z-test," for evaluating the difference between two means (SBC Illinois retail or its affiliate whichever is better, provided the number of affiliate data points equal or exceed 30 and CLEC) or percentages, or the difference between two ratios for purposes of this document. SBC Illinois agrees to use the modified Z-tests as outlined below as the statistical tests for the determination of parity when the results for SBC Illinois retail or its affiliate (whichever is better, provided the number of affiliate data points equal or exceed 30) and the CLEC are compared. This statistical test will compare the CLEC performance to the SBC Illinois retail performance or the affiliate performance (whichever is better). If the affiliate data has fewer than 30 observations, the comparison will be to SBC Illinois' retail performance. The modified Z-tests are applicable if the number of data points are greater than or equal to 30 for a given disaggregation category. In cases where benchmarks are established, the determination of compliance is through a comparison to the applicable Commission-approved benchmark. For testing compliance for measures for which the number of data points is 29 or less, the use of permutation tests as outlined below may be used.
- 3.0 For purposes of this document, performance for the CLEC on a particular sub-measure (disaggregated level) will be considered in compliance with the parity requirement when the measured results in a single month (whether in the form of means, percents, or ratios) for the same sub-measurement, at equivalent disaggregation, for both SBC Illinois and/or its affiliate (whichever is better, provided the number of affiliate data points exceeds 30) and CLEC are used to calculate a Z-test statistic and the resulting value is no greater than Critical-Z value that would maintain 95% confidence that the difference in results reflects disparity. That Critical-Z value is 1.645.

Z-Test:

SBC Illinois will utilize the following formulae for determining parity using Z-Test:

For Measurement results that are expressed as Averages or Means:

 $Z = (DIFF) / \sigma_{DIFF}$

Where: DIFF = $M_{ILEC} - M_{CLEC}$

 M_{ILEC} = ILEC Average M_{CLEC} = CLEC Average

 $\sigma_{\text{DIFF}} = \text{SQRT } \sigma^2_{\text{ILEC}} (1/n_{\text{CLEC}} + 1/n_{\text{ILEC}})$

 $\sigma^2_{\parallel FC}$ = Calculated variance for ILEC

n_{ILEC} = number of observations or samples used in ILEC measurement n_{CLEC} = number of observations or samples used in CLEC measurement

For Measurement results that are expressed as Percentages or Proportions:

Step 1:

$$\rho = \frac{\left(\text{ nilec } P_{\text{ILEC}} + \text{ nclec } P_{\text{CLEC}} \right)}{\text{nilec } + \text{ nclec}}$$

Step 2:

$$\sigma_{\text{PILEC-PCLEC}}$$
 = SQRT { [ρ (1 - ρ)] / n_{ILEC} + [ρ (1 - ρ)] / n_{CLEC}

Step 3:

$$Z = (P_{ILEC} - P_{CLEC}) / \sigma_{PILEC-PCLEC}$$

Where: n = number of observationsP = Percentage or Proportion

For Measurement results that are expressed as Rates or Ratios:

$$Z = (DIFF) / \sigma_{DIFF}$$

DIFF = $R_{ILEC} - R_{CLEC}$ Where: $R_{ILEC} = num_{ILEC} / denom_{ILEC}$ $R_{CLEC} = num_{CLEC} / denom_{CLEC}$ $\sigma_{\text{DIFF}} = \text{SQRT} \left\{ \left[\left(\text{num}_{\text{CLEC}} + \text{num}_{\text{ILEC}} \right) \div \left(\text{denom}_{\text{CLEC}} + \text{denom}_{\text{ILEC}} \right) \right] \right\}$ (1/denom_{CLEC} + 1/denom_{ILEC})}

4.0 Qualifications to use Z-Test:

- 4.1 The proposed Z-tests are applicable to reported measurements that contain 30 or more data points. The Z-test is not applied to measures with benchmark standards.
- 4.2 The minimum sample size for Tier 2 is 10 observations for the aggregate of all CLECs. Sub-measures in Tier 2 with fewer than 10 observations do not have statistical tests conducted on them.
- 4.3 In calculating the difference between the performances, the formulas defined above apply when a larger CLEC value indicates a higher quality of performance. In cases where a smaller CLEC value indicates a higher quality of performance the order of subtraction should be reversed (i.e., Murc - Mouro, Purc - Pouro, Rurc - Roled).
- 4.4 For measurements where the performance delivered to the CLEC is compared to SBC Illinois performance and for which the number of data points are 29 or less for either the CLEC or SBC Illinois, SBC Illinois will apply the following alternatives for compliance.
 - 4.4.1 Alternative 1 (used only in the following situations: 1) for a measure where results for both the CLEC and SBC Illinois Retail or affiliate (whichever is used) both show perfect compliance (no failures), and 2) where the individual transaction detail required to conduct permutation testing is not available):

SBC Illinois applies the Z-Test as described in section 3.0.

4.4.2 Alternative 2 (used in all situations except those defined above for Alternative 1):

For Percentages, the Fisher Exact Permutation Test will be used.

For Averages and Ratios, the following Permutation analysis will be applied to calculate the Z-statistic using the following logic:

- (1) Choose a sufficiently large number T.
- (2) Pool and mix the CLEC and ILEC data sets.

- (3) Randomly subdivide the pooled data sets into two pools, one the same size as the original CLEC data set (n_{CLEC}) and one reflecting the remaining data points, (which is equal to the size of the original ILEC data set, or n_{ILEC}).
- (4) Compute and store the Z-test score (Z_S) for this sample.
- (5) Repeat steps 3 and 4 for the remaining T-1 sample pairs to be analyzed. (If the number of possibilities is less than 1 million, include a programmatic check to prevent drawing the same pair of samples more than once).
- (6) Order the Z_S results computed and stored in step 4 from lowest to highest.
- (7) Compute the Z-test score for the original two data sets and find its rank in the ordering determined in step 6.
- (8) To calculate P, divide the rank of the Z-test score as determined in step 7 by the number of total runs executed. (P = rank / T).
- (9) Using a cumulative standard normal distribution table, find the value Z_A such that the probability (or cumulative area under the standard normal curve) is equal to P calculated in step 8.

Compare Z_A with the Critical Z-value. If Z_A > the Critical Z-value, then the performance is non-compliant.

4.5 SBC Illinois and CLECs will provide software and technical support as needed by Commission Staff for purposes of statistical analysis. Any CLEC who opts into this plan agrees to share in providing such support to Commission Staff.

5.0 Overview of Enforcement Structure

SBC Illinois agrees with the following methodology for developing the liquidated damages and penalty assessment structure for Tier 1 liquidated damages and Tier 2 assessments:

- 5.1 SBC Illinois will pay Liquidated Damages to the CLEC according to the terms set forth in this document.
- 5.2 Liquidated damages apply to Tier 1 measurements identified as "Remedied" in the Measurement Type section of the performance measurement business rules documented in Appendix 1.
- 5.3 Assessments are applicable to Tier 2 measures identified as "Remedied" in the Measurement Type section of the performance measurement business rules documented in Appendix 1, and are payable to the State Fund designated by the Commission.
- 5.4 Any CLEC wishing to incorporate, substitute or add this Performance Remedy Plan to its existing interconnection agreement, or a new interconnection agreement, must notify SBC Illinois and the Commission, in writing, of its intent to "opt-in" to a remedy plan. The CLECs "opt-in" becomes effective 20 days from the date of filing said written notice with the Commission, and it supersedes the Performance Remedy Plan previously in effect for that CLEC, if any. Payments shall be calculated in accordance with the Plan beginning with the first full calendar month following the effective date of the "opt-in". An opt-in shall be followed with an amendment to the Interconnection Agreement filed with the Commission. Any CLEC that adopts a remedy plan by purchasing out of a tariff must notify SBC Illinois and the Commission, in writing, of its intent to adopt a tariffed remedy plan. Any notice required above shall be sent to SBC Illinois' regulatory offices and the Chief Clerk's Office of the Illinois Commerce Commission.
- 5.5 SBC Illinois will be liable for the payment of Tier 2 assessments upon formal approval of this plan by the Commission in either a generic proceeding or by approving an Interconnection Agreement amendment referencing this plan. Tier 2 assessments will be paid on the aggregate performance for all CLECs that are operating in Illinois as specified in Section 9.0. To the extent that there are one or more other Commission-approved remedy plan(s) in effect that also require SBC Illinois to make Tier 2 assessments to the State (as opposed to, or in addition to, Tier 1 payments to a CLEC or CLECs), SBC Illinois will be liable for a single Tier 2 assessment for the applicable time period, which payment to the State shall be equal to either the Tier 2 assessment under such other plan(s) or the Tier 2 assessments payable under this plan, whichever is greater.
- 5.6 In order to receive payment by check CLEC must complete the CLEC Identification and Liquidated Damages Information Form located on the CLEC OnLine website (https://clec.sbc.com/clec). Otherwise, remedy payment will be made via bill credit.

6.0 Procedural Safeguards and Exclusions

- 6.1 SBC Illinois agrees that the application of the assessments and damages provided for herein is not intended to foreclose other non-contractual legal and regulatory claims and remedies that may be available to a CLEC. By incorporating these liquidated damages terms into an interconnection agreement and tariff, SBC Illinois and CLEC agree that proof of damages from any "noncompliant" performance measure would be difficult to ascertain and, therefore, liquidated damages are a reasonable approximation of any contractual damage resulting from a non-compliant performance measure. SBC Illinois and CLEC further agree that liquidated damages payable under this provision are not intended to be a penalty.
- 6.2 SBC Illinois' agreement to implement these enforcement terms, and specifically its agreement to pay any "liquidated damages" or "assessments" hereunder, will not be considered as an admission against interest or an admission of liability in any legal, regulatory, or other proceeding relating to the same performance. SBC Illinois and CLEC agree that CLEC may not use: (1) the existence of this enforcement plan; or (2) SBC Illinois' payment of Tier 1 "liquidated damages" or Tier 2 "assessments" as evidence that SBC Illinois has discriminated in the provision of any facilities or services under Sections 251 or 252, or has violated any state or federal law or regulation. SBC Illinois' conduct underlying its performance measures, and the performance data provided under the performance measures, however, are not made inadmissible by these terms. Any CLEC accepting this performance remedy plan agrees that SBC Illinois' performance with respect to this remedy plan may not be used as an admission of liability or culpability for a violation of any state or federal law or regulation. Further, any liquidated damages payment by SBC Illinois under these provisions is not hereby made inadmissible in any proceeding relating to the same conduct where SBC Illinois seeks to offset the payment against any other damages a CLEC might recover. Whether or not the nature of damages sought by the CLEC is such that an offset is appropriate will be determined in the related proceeding. The terms of this paragraph do not apply to any proceeding before the Commission or the FCC to determine whether SBC Illinois has met or continues to meet the requirements of section 271 of the Act.
- 6.3 SBC Illinois shall not be liable for Tier 2 "assessments" under this remedy plan to the extent they are duplicative of any other assessments or sanctions under the Commission's service quality rules relating to the same performance. This section does not limit the Commission's ability to assess remedies, penalties or fines regarding such performance consistent with their lawful authority.
- 6.4 Every six months, CLEC may participate with SBC Illinois, other CLECs, and Commission representatives to review the performance measures to determine (a) whether measurements should be added, deleted, or modified; (b) whether the applicable benchmark standards should be modified or replaced by parity standards, or vice versa; and (c) whether to move a classification of a measure, either Tier 1, Tier 2 or both, from Remedied to Diagnostic, or vice versa. Criteria for review of performance measures, other than for possible reclassification, shall be whether there exists an omission or failure to capture intended performance, and whether there is duplication of another measurement. Any changes to existing performance measures and this remedy plan shall be by mutual agreement of the parties and approval of the Commission. Should disputes occur regarding changes, additions and/or deletions to the performance measurements, the dispute shall be referred to the Commission for resolution. The current measurements and benchmarks will be in effect until modified hereunder through this review process or expiration of the interconnection agreement.
- 6.5 CLEC and SBC Illinois will consult with one another and attempt in good faith to resolve any issues regarding the accuracy or integrity of data collected, generated, and reported pursuant to this document.
 - 6.5.1 SBC Illinois agrees to an audit of the performance measurements data collection, retention, transformation, result and remedy calculation, and result publication processes and systems. The audit shall commence sixteen months after completion of the performance measurement audit of the OSS Third Party Test conducted by KPMG (a/k/a BearingPoint) under Docket No. 98-0555. Subsequent to that initial audit, additional audits will be scheduled as deemed necessary by the Commission. CLECs and the Commission will have input into the design and schedule of the audit. An independent, third party auditor chosen by SBC Illinois and approved by the Commission will conduct these audits at SBC Illinois' expense.

- 6.5.2 Mini Audits. In addition to an annual audit, CLEC may request mini-audits of individual performance measures/submeasures during the year. When a CLEC has reason to believe the data collected for that measure are flawed or the reporting criteria for the measure are not being adhered to, it can request that a mini-audit be performed on the specific measure/submeasure upon written request, which will include the designation of a CLEC representative to engage in discussions with SBC Illinois about the requested mini-audit. If, thirty (30) days after the CLEC's written request, the CLEC believes that the issues has not been resolved to its satisfaction, the CLEC can commence the mini-audit, after providing SBC Illinois with written notice five (5) days in advance. Each CLEC is limited to auditing three (3) single measures/submeasures during the audit year. The audit year shall commence with the start of the KPMG OSS test. Mini-audits may not be performed, conducted or requested while the OSS thirdparty test, or an Annual Audit, is being conducted. Mini-audits will be of all systems, processes and procedures associated with the production and reporting of performance measurement results for the audited measure/submeasure. Mini-audits will include two (2) months of data, and all parties agree that raw data supporting the performance measurement results will be made available, on a monthly basis, to the CLECs.
- 6.5.3 A third-party auditor will conduct the mini-audits. SBC Illinois and the CLECs will jointly select the thirdparty auditor. If the parties cannot agree on the auditor, the auditors selected by each party will jointly determine the auditor. The responsibility for paying the costs of such audits shall be wholly dependent on the result of the audit. A CLEC initiating a mini-audit that finds no culpability or misfeasance on SBC Illinois' part shall be fully responsible for bearing the cost of the mini-audit. In those instances where a CLEC requests a mini-audit which results in a finding that SBC Illinois has materially misreported or misrepresented data, or, SBC Illinois is found to have non-compliance procedures, SBC Illinois shall bear responsibility for full payment of the costs of the mini-audit. SBC Illinois is deemed to be materially at fault when a reported successful measure changes as a consequence of the audit to a missed measure, or, when there is an increase in the ranking of the measure as a result of the audit, i.e., from low to medium or from medium to high, as a result of a material misreport or misrepresentation. Each party to the mini-audit shall bear its own internal costs, regardless of which party ultimately bears the cost of the third-party auditor.
- 6.5.4 Each mini-audit shall be submitted to the CLEC involved and to the Commission as a proprietary document. SBC Illinois shall notify all CLECs of any mini-audit requests, on a monthly basis, within fortyfive (45) days of the date of a mini-audit request. All written notices pursuant to this provision include email.
- 6.6 Pursuant to Commission Order in Docket No. 01-0662, the termination of this "Commission Approved Section" 271 Plan" shall be addressed in a Commission proceeding, as set forth in the Order.

7.0 Exclusions Limited

7.1 SBC Illinois shall not be obligated to pay for noncompliance with a performance measure, if, but only to the extent that, such noncompliance could not have been avoided by SBC Illinois in the exercise of due diligence. SBC Illinois shall not be excused from payment on any other grounds, except by application of the procedural threshold below. Any dispute regarding whether SBC Illinois' performance failure is excused under this paragraph shall be resolved with the Commission through a dispute resolution proceeding under the Commission's Procedural Rules, or, if the parties consent, through commercial arbitration with the American Arbitration Association. SBC Illinois shall have the burden of proof in any such proceeding to demonstrate that its noncompliance with the performance measurement should be excused because it could not have been avoided by SBC Illinois in the exercise of due diligence. Section 7.1 only suspends SBC Illinois' ability to timely perform an activity subject to performance measurement, the applicable time frame in which SBC Illinois' compliance with the parity or benchmark criterion is measured shall be extended on an hour-for-hour or day-forday basis, as applicable, equal to the duration of the excusing event. Upon commencement of the dispute resolution proceeding set forth above, SBC Illinois shall place the liquidated damages and/or assessments in dispute in an interest-bearing escrow, to be held by a neutral third party. The outcome of the dispute resolution shall determine which party to that proceeding is entitled to the funds held in escrow, and the interest on those funds.

- 7.2 In addition to the provisions set forth herein, SBC Illinois shall not be obligated to pay liquidated damages or assessments for noncompliance with a performance measure to the extent that such noncompliance was the result of an act or omission by a CLEC that is contrary to any of the CLEC's obligations under its interconnection agreement with SBC Illinois or under the Act or Illinois law or tariff. An example of a potential act or omission could include, inter alia, unreasonably holding orders and/or applications and "dumping" such orders or applications in unreasonably large batches, at or near the close of a business day, on a Friday evening or prior to a holiday.
- 7.3 In any event where SBC Illinois believes there has been an act or omission by a CLEC that is contrary to any of the CLEC's obligations under its interconnection agreement with SBC Illinois or under the Act or Illinois law or tariff and that has caused noncompliance with a performance measurement, and a dispute occurs, SBC Illinois shall pay one-half of the Tier 1 remedies to the CLEC while disputes are referred to the Commission for resolution, subject to refund, including interest, if SBC Illinois prevails. If SBC Illinois does not prevail, the remaining one-half of the Tier 1 remedies will be paid, with interest, within 30 days of a final, non-appealable resolution by the Commission. SBC Illinois shall pay Tier 2 remedies to the State Fund designated by the Commission after the disputes are resolved. SBC Illinois will have the burden in any such proceeding to demonstrate that its noncompliance with the performance measurement is due to such acts or omissions by a CLEC.
- 7.4 SBC Illinois and CLEC agree that a procedural annual threshold will apply to the aggregate total of any Tier 1 liquidated damages (including any such damages paid pursuant to this Agreement or to any other Illinois interconnection agreement with a CLEC) and Tier 2 assessments or voluntary payments made by SBC Illinois pursuant to any Illinois interconnection agreement or tariff with a performance remedy plan for the calendar year. The annual threshold amounts will be determined by SBC Illinois, based on the formula of 36% of Net Return as set forth at ¶ 436 and footnote 1332 of the FCC's December 22, 1999 Memorandum Opinion and Order in CC Docket No. 99-295. The annual threshold shall be re-calculated on the first business day of the calendar year when updated ARMIS data is made publicly available. For purposes of applying the threshold, the calendar year shall apply. Once the annual threshold is established, a maximum monthly threshold will be determined by dividing the amount of the annual threshold by twelve. CLEC further acknowledges that a maximum monthly threshold of one-twelfth of the annual threshold for Tier 1 liquidated damages and Tier 2 assessments will apply to all performance payments made by SBC Illinois under all SBC Illinois interconnection agreements and tariff. To the extent in any given month the monthly threshold is not reached, the subsequent month's total threshold will be increased by an amount equal to the unpaid portion of the previous month's threshold. At the end of the year, if the aggregate total of Tier 1 liquidated damages and Tier 2 assessments under all SBC Illinois interconnection agreements and Performance Measurements and Remedy Plan tariff equals or exceeds the annual threshold, but SBC Illinois has paid less than that amount due to the monthly threshold, SBC Illinois shall be required to pay an amount equal to the difference between the annual threshold and the amount paid. In such event, Tier 1 liquidated damages shall be paid first on a pro rata basis to CLECs, and any remainder within the annual threshold shall be paid as a Tier 2 assessment. In the event the total calculated amount of damages and assessments for the year is less than the annual threshold, SBC Illinois shall be obligated to pay ONLY the actual calculated amount of damages and assessments.
- 7.5 Whenever SBC Illinois Tier 1 payments to an individual CLEC in a given month exceed 12.5% of the monthly threshold amount, or the Tier 1 payments to all CLECs in a given month exceed the monthly threshold, then SBC Illinois may request a hearing before the Commission. Upon timely commencement of this proceeding, SBC Illinois must pay one-half of the damages owed to the individual CLEC (subject to refund, including interest, if it prevails), and the balance of damages owed into escrow to be held by a third party pending the outcome of the hearing. To invoke these escrow provisions, SBC Illinois must file with the Commission, not later than the due date of the affected damages payments, an application to show cause why it should not be required to pay any amount in excess of the threshold amount. SBC Illinois' application will be processed in an expedited manner under the process set forth in the Procedural Rules. SBC Illinois will have the burden of proof to demonstrate why, under the circumstances, it should not be required to pay liquidated damages in excess of the applicable threshold amount. If SBC Illinois reports non-compliant performance to the CLEC for three consecutive months on 20% or more of the measures reported to the CLEC, but SBC Illinois has incurred no more than 4.2% of the monthly threshold amount in liquidated damages obligations to the CLEC for that period

under the enforcement terms set out here, then the CLEC may commence an expedited dispute resolution under this paragraph pursuant to the Commission's Procedural Rules to request that SBC Illinois should have to pay an amount of damages in excess of the amount calculated under these enforcement terms. In any such proceeding the CLEC will have the burden of proof to demonstrate why SBC Illinois should have to pay any amount of damages in excess of the amount calculated under these enforcement terms.

- 7.6 SBC Illinois' Tier 1 remedy liability to any individual CLEC in any month will not exceed (will be capped at) the total billed revenue due SBC Illinois for services provided to the CLEC in the same month for which the remedy liability was incurred.
- 7.7 SBC Illinois will post on its Internet website the aggregate payments of any liquidated damages or assessments paid during the current calendar year.
- 7.8 With respect to any interconnection agreement, SBC Illinois or any CLEC may request an expedited dispute resolution proceeding before the Commission pursuant to sections 7.4 and 7.5 above.
- 8.0 Tier 1 Damages Payable to CLECs:
 - 8.1 Tier 1 liquidated damages apply to measures designated in Appendix 1 as Remedied when SBC Illinois delivers "non-compliant" performance as defined in Section 3 above.
 - 8.2 Liquidated damages in the amount specified in TABLE 1: Per Occurrence Liquidated Damage Amount Index Table below apply to all "non-compliant" sub-measures subject to remedies. Liquidated damages apply on a per occurrence basis, using the amount per occurrence taken from the table below, based on the number of consecutive months for which SBC Illinois has reported noncompliance for the sub-measure and on the overall percentage of sub-measures subject to remedies for which SBC Illinois met or exceeded the performance standard. For those measures listed in Attachment 2 to Appendix 1as "Measurements That Are Subject to Per Occurrence Damages or Assessments With a Cap," the amount of liquidated damages in a single month for a disaggregation category shall not exceed the amount listed in TABLE 2: Per Measure/Cap Liquidated Damage Amount Index Table. For those measures listed in Attachment 2 to Appendix 1 as "Measurements That Are Subject to Per Measure Damages or Assessments," liquidated damages will apply on a per disaggregation category basis, at the amounts set forth in the TABLE 2: Per Measure/Cap Liquidated Damage Amount Index Table below. The methodology for determining the number of occurrences is addressed in "Methods of Calculating Liquidated Damages and Assessment Amounts," below.
 - 8.3 TABLE 1 and TABLE 2 utilize an Index Value ("IV") that establishes the single level of liquidated damages assessment amount to be paid to all CLECs participating in the Plan in the case of a failure to meet or exceed a performance standard. This Index Value is uniquely established for each month's results based on the overall performance SBC Illinois provided to the CLECs as a whole on remedied sub-measures. The IV is calculated by (1) determining the number of reported sub-measure results subject to remedies for which performance met or exceeded the standard of comparison; (2) determining the total number of reported sub-measures subject to remedies; and (3) dividing (1) by (2) and multiplying by 100. The number of sub-measures is intended to reflect all CLEC activity within the state that is subject to remedy as defined in the performance measurement user guide. More specifically, a sub-measure is defined as a fully disaggregated (e.g. by product, by geography, by CLEC) performance measurement result. For determining the IV, the denominator is the total number of sub-measures reported, across all CLECs with activity, that are subject to liquidated damages remedy payments payable to CLECs or assessments payable to the State are included. This formula is provided below.

$$IV = (RSM_{passed} \div RSM_{total}) \times 100$$

Where

RSM_{passed} = Total number of Remedied Sub-Measure results where performance met or exceeded the standard of comparison

RSM_{total} = Total count of Remedied Sub-Measure results

8.4 Upon completion of each twelve-month period of performance reporting under this plan beginning June 2003, performance for the previous twelve months in total shall be calculated in the same fashion as defined in Section 8.3. Should the IV result calculated for that entire twelve-month period, by averaging the individual month's IV values, not meet or exceed 92%, the liquidated damages remedy amounts applicable in Tables 1 and 2 will step

- back to the previous level for the next twelve months, unless the level of payments is already at the highest payment schedule whereby it would remain at that level for the next twelve months.
- 8.5 Nothing herein precludes SBC Illinois and a CLEC from agreeing, in a negotiated amendment to the interconnection agreement, to the language of SBC Illinois' original proposal as it relates to the inclusion of "floors and ceilings" for the determination of a performance shortfall.
- 8.6 Following at least two consecutive months of non-compliance for a given sub-measure, liquidated damages will be subject to a "proof of compliance" period for that individual metric. This process will require SBC Illinois to return to compliance for a specified number of months, based on the number of consecutive months noncompliant performance, before the liquidated damages amount is reduced to the lowest, or single month of noncompliance, level. For example, if SBC Illinois was out of compliance for four consecutive months for a given performance measurement reported for a specific CLEC, SBC Illinois will have to provide this CLEC three consecutive months of compliant performance for this same submeasure before it can begin paying the "Month 1" liquidated damage amount.
- 8.7 During this "proof of compliance" period, SBC Illinois will make liquidated damages payments only for those months during which the performance result for a specific sub-measure is determined to be "non-compliant" for a CLEC. This remedy payment amount will return to the lowest level of payment when SBC Illinois provides "compliant" performance for the number of consecutive months identified in TABLE 4: "Step-Down" Table Of Liquidated Damages For Tier 1 Measures where the payment amount is "Month One Amount". Until the performance result has met or exceeded the standard of comparison for three consecutive months, liquidated damages amounts will be determined using the number of months defined in Table 4.
- 8.8 SBC Illinois is obligated to correctly and completely report performance results for CLEC and the aggregate of all CLECs. On occasion, it may be necessary for SBC Illinois to restate previously published performance results to comply with this obligation where the originally published results were materially different from actual performance. SBC Illinois will provide notice, via the CLEC OnLine web site, to CLEC and the Commission of each restatement, indicating the performance measurements restated, which months' performance the measurements were restated for, and why the restatement was necessary.
- 8.9 In the event that performance measurement results need to be restated, SBC Illinois will restate those results as soon as possible for a period not to exceed the three months prior to the month for which results have most recently been reported at time of the restatement. In a case where restatement is required to address an audit finding, the restatement will be applied for the period of time necessary to resolve the finding.
- 8.10If it is determined through restatement of performance results or other means that SBC Illinois underpaid liquidated damages due a CLEC, or assessments due the State, SBC Illinois will make additional payment/bill credit to the CLEC and/or payments to the State to the extent that it underpaid. All underpayments will be credited with interest. Beginning October 1, 2003, in the event that determination is made through restatement of performance results or other means that SBC Illinois overpaid, current and/or future monthly liquidated damages remedy payments/bill credits to CLEC and/or assessments to the State will be offset by the amount of overage.
- 8.11SBC Illinois shall be able to apply any liquidated damages remedy payments due toward those charges that the CLEC owes SBC Illinois for services rendered (or facilities provided) so long as such charges are undisputed and are past due for not less than 90 days.
- 8.12If performance for any sub-measure fails to meet the standard of performance (parity or benchmark) defined in Appendix 1 for three consecutive months, SBC Illinois will, at request of the CLEC, initiate a "gap closure" effort. The "gap closure" effort will (1) identify the root cause for the failure to meet the performance standard, and (2) develop an action plan to improve performance to a level where it is meeting the standard of performance. Documentation of the root cause and the action plan to address it will be provided to the CLEC requesting "gap closure" within 30 days of CLEC request. If requesting CLEC assesses the action plan as inadequate, the issue will be escalated to senior management responsible for the CLEC account and the operational area(s) impacted. A response will be provided to CLEC senior management within 10 business days of receipt of the escalation from the CLEC.

TABLE	E 1: Per Occur	rence Liquio	lated Damage	Amount Index	k Table	
Index Value (61V2)			Consecutive	Months Misse	d	
Index Value ("IV")	One	Two	Three	Four	Five	Six or More
Effective Beginning With The Reported Under This Plan	First Month's F	Results Repor	ted Under This	Plan Through T	he Twelfth Mo	nth's Results
IV >= 92.0%	\$35	\$50	\$100	\$200	\$300	\$400
86.0% <= IV < 92.0%	\$50	\$70	\$125	\$250	\$350	\$450
80.0% <= IV < 86.0%	\$75	\$90	\$150	\$300	\$400	\$500
74.0% <= IV < 80.0%	\$100	\$125	\$250	\$500	\$600	\$700
IV < 74%	\$150	\$175	\$350	\$700	\$800	\$900
Effective Beginning With The Month's Results Reported Ur		nth's Results	Reported Unde	r This Plan Thro	ough The Twent	ty-Fourth
IV >= 92.0%	\$30	\$55	\$100	\$200	\$300	\$400
86.0% <= IV < 92.0%	\$40	\$65	\$125	\$250	\$350	\$450
80.0% <= IV < 86.0%	\$50	\$80	\$150	\$300	\$400	\$500
74.0% <= IV < 80.0%	\$100	\$125	\$250	\$500	\$600	\$700
IV < 74%	\$150	\$175	\$350	\$700	\$800	\$900
Effective Beginning With The	Twenty-Fifth N	lonth's Result	s Reported Un	der This Plan		
IV >= 92.0%	\$25	\$50	\$100	\$200	\$300	\$400
86.0% <= IV < 92.0%	\$35	\$60	\$125	\$250	\$350	\$450
80.0% <= IV < 86.0%	\$50	\$75	\$150	\$300	\$400	\$500
74.0% <= IV < 80.0%	\$100	\$125	\$250	\$500	\$600	\$700
IV < 74%	\$150	\$175	\$350	\$700	\$800	\$900

TABLE	2: Per Measu	re/Cap Liquid	dated Damage	e Amount Inde	ex Table	
Index Value (SDD)			Consecutive	Months Misse	d	
Index Value ("IV")	One	Two	Three	Four	Five	Six or More
Effective Beginning With The Reported Under This Plan	e First Month's F	Results Repor	ted Under This	Plan Through	The Twelfth Mo	nth's Results
IV >= 92.0%	\$9,000	\$15,000	\$15,000	\$20,000	\$25,000	\$30,000
86.0% <= IV < 92.0%	\$12,500	\$20,000	\$22,500	\$30,000	\$37,500	\$45,000
80.0% <= IV < 86.0%	\$15,000	\$25,000	\$30,000	\$40,000	\$50,000	\$60,000
74.0% <= IV < 80.0%	\$20,000	\$30,000	\$45,000	\$60,000	\$75,000	\$90,000
IV < 74%	\$25,000	\$50,000	\$75,000	\$100,000	\$125,000	\$150,000
Effective Beginning With The Month's Results Reported U		nth's Results I	Reported Unde	r This Plan Thro	ough The Twen	ty-Fourth
IV >= 92.0%	\$7,500	\$12,500	\$15,000	\$20,000	\$25,000	\$30,000
86.0% <= IV < 92.0%	\$10,000	\$17,500	\$22,500	\$30,000	\$37,500	\$45,000
80.0% <= IV < 86.0%	\$15,000	\$20,000	\$30,000	\$40,000	\$50,000	\$60,000
74.0% <= IV < 80.0%	\$20,000	\$30,000	\$45,000	\$60,000	\$75,000	\$90,000
IV < 74%	\$25,000	\$50,000	\$75,000	\$100,000	\$125,000	\$150,000
Effective Beginning With The	e Twenty-Fifth M	lonth's Result	s Reported Und	der This Plan		
IV >= 92.0%	\$5,000	\$10,000	\$15,000	\$20,000	\$25,000	\$30,000
86.0% <= IV < 92.0%	\$7,500	\$15,000	\$22,500	\$30,000	\$37,500	\$45,000
80.0% <= IV < 86.0%	\$10,000	\$20,000	\$30,000	\$40,000	\$50,000	\$60,000
74.0% <= IV < 80.0%	\$15,000	\$30,000	\$45,000	\$60,000	\$75,000	\$90,000
IV < 74%	\$25,000	\$50,000	\$75,000	\$100,000	\$125,000	\$150,000

TABLE 3: Assessment Amounts	s For Tier 2 Measures
Per Occurrence	\$200
Per Measure / Cap*	\$20,000

TABLE	4: "Step-Down" Tabl	e Of Liquidated Damag	es For Tier 1 Measures	S
	C	onsecutive Months No Prior to First Month of		
Consecutive Months Compliant Performance Before Subsequent Non- Compliant Month	Three Months	Four Months	Five Months	Six Months or More
Per Occurrence and Per Meas	ure/Cap			
One Month	Month Two Amount	Month Three Amount	Month Four Amount	Month Five Amount
Two Months	Month One Amount	Month Two Amount	Month Two Amount	Month Three Amount
Three Months or More	Month One Amount	Month One Amount	Month One Amount	Month One Amount

8.13Example Application of "Step-Down" Table

Assume a measurement result is deemed non-compliant for four consecutive months. Performance is then deemed compliant with the measurement standard in the fifth month. Further assume that in the sixth month performance is again deemed non-compliant, resulting in four consecutive months missed, followed by one month (month five) met and the next month (month six) missed. Using Table 4 above, remedies for performance in month six would be at the level of three consecutive months missed. This can be confirmed by looking at the column for "Consecutive Months Non-Compliant Performance Prior to First Month of Complaint Performance", or the "Four Months" column in this example, then looking at the row for "Consecutive Months Complaint Performance Before Subsequent Non-Compliant Month", or the "One Month" row in this example. The intersecting cell indicates that remedies would be paid at the "Month Three Amount", or the level corresponding to three consecutive months misses for the measure from Table 1 or Table 2 (as applicable to the specific measure).

9.0 Tier 2 Assessments to the State:

- 9.1 Assessments payable to the State Fund designated by the Commission apply to the Tier 2 measures designated in Appendix 1 as "Remedied" when SBC Illinois and/or its affiliate (whichever is better, provided the affiliate data points equal or exceed 30) performance is out of parity or does not meet the benchmarks for the aggregate of all CLEC data. Specifically, if the Z-test value is greater than the Critical Z, the performance for the reporting category is out of parity or below standard. Assessments will be paid when the aggregate of all CLECs has at least 10 observations.
- 9.2 For those measurements where a per occurrence assessment applies, an assessment as specified in TABLE 3: Assessment Amounts for Tier 2 Measures shown above for each occurrence is payable to the State Fund designated by the Commission for each sub-measure that exceeds the Critical Z-value for three consecutive months. For those measurements listed in Attachment 2 to Appendix 1 as measurements subject to per occurrence with a cap, an assessment as shown in TABLE 3: Assessment Amounts for Tier 2 Measures shown above for each occurrence within the applicable cap is payable to the State Fund designated by the Commission for each sub-measure that exceeds the Critical Z-value for three consecutive months. For those Tier 2 measurements listed in Attachment 2 to Appendix 1 as subject to a per measurement assessment, an assessment amount as shown in TABLE 3: Assessment Amounts for Tier 2 Measures shown above is payable to the State Fund designated by the Commission for each sub-measure that exceeds the Critical Z-value for three consecutive months.

10.0 Posting of Results and Provision of Liquidated Damages and Assessment Payments:

- 10.1If SBC Illinois fails to submit performance reports by the last business day of the month following actual performance, the following assessments payable to the State Fund designated by the Commission apply unless excused for good cause by the Commission:
 - If no reports are filed, \$5,000 per day past due;

- If incomplete reports are filed, \$1,000 per day for each performance measurement listed in the User Guide for which results are not posted, but not to exceed \$5,000 per day past due.
- 10.2If SBC Illinois alters previously reported data for a CLEC, and after discussions with SBC Illinois the CLEC disputes such alterations, then the CLEC may ask the Commission to review the submissions and the Commission may take appropriate action. This does not apply to the limitation stated under the section titled "Exclusions Limited."
- 10.3When SBC Illinois' performance creates an obligation to pay liquidated damages to a CLEC or an assessment to the State under the terms set forth herein, SBC Illinois shall make payment by check, bill credit or other direct payment method in the required amount on or before the last business day of the month following the due date of the performance measurement report for the month in which the obligation arose (e.g., if SBC Illinois' performance through March is such that SBC Illinois owes liquidated damages to CLECs for March performance, or assessments to the State for January March performance, then those payments will be due the last business day of May, the last business day of the month following the month (April) in which results were posted). (In order to receive payment by check CLEC must complete the CLEC identification and liquidated damages Information Form located on the CLEC website.) For each day after the due date that SBC Illinois fails to pay the required amount, SBC Illinois will pay interest to the CLEC at the maximum rate permitted by law for a past due liquidated damages obligation and will pay an additional \$3,000 per day to the State Fund designated by the Commission for a past due assessment.
- 10.4SBC Illinois may not withhold payment of liquidated damages to a CLEC unless SBC Illinois has commenced a Commission arbitration proceeding on or before the payment due date, asserting that noncompliance was the result of an act or omission by a CLEC as more fully described in Section 7.2 and 7.3.
- 10.5CLEC will have access to monthly reports on performance measures and business rules through an Internet website that includes performance results for individual CLECs, the aggregate of all CLECs, and SBC Illinois.
- 10.6The thresholds more fully described in Section 7.4. do not apply to assessments under Section 10 of this document.
- 11.0Methods of Calculating Liquidated Damages and Assessment Amounts

The following methods apply in calculating per occurrence liquidated damage and assessments:

- 11.1Calculating Tier 1 Liquidated Damages
 - 11.1.1Measures for Which the Reporting Dimensions are Averages or Means
 - Step 1: Calculate the average or the mean for the sub-measure for the CLEC that would yield the Critical Z-value. Use the same denominator as the one used in calculating the Z-statistic for the sub-measure. (There are no Critical Z-values calculated for Benchmark measures.)
 - Step 2: Calculate the percentage difference between the actual average and the calculated average. For benchmark measures or floors (for measures that have floors and the floor applies to the result), calculate the percentage difference between the actual average and the benchmark. This percentage is capped at 100%.
 - Step 3: Multiply the total number of data points by the percentage calculated in the previous step and round this number up to the next integer. Then multiply the result by the per occurrence dollar amount taken from the Liquidated Damages Table for Tier 1 Measures to determine the applicable liquidated damages for the given month for that sub-measure.
 - 11.1.2Measures for Which the Reporting Dimensions are Percentages
 - Step 1: Calculate the percentage for the sub-measure for the CLEC that would yield the Critical Z-value.

 Use the same denominator as the one used in calculating the Z-statistic for the sub-measure.

 (There are no Critical Z-values calculated for Benchmark measures.)
 - Step 2: Calculate the difference between the actual percentage for the CLEC and the calculated percentage. For benchmark measures or floors (for measures that have floors and the floor applies to the result), calculate the difference between the actual percentage and the benchmark.

Step 3: Multiply the total number of data points by the difference in percentage calculated in the previous step and then round this number up to the next integer. Then multiply the result by the per occurrence dollar amount taken from the Liquidated Damages Table to determine the applicable liquidated damages for the given month for that sub-measure.

11.1.3Measures for Which the Reporting Dimensions are Ratios or Rates

- Step 1: Calculate the ratio for the sub-measure for the CLEC that would yield the Critical Z-value. Use the same denominator as the one used in calculating the Z-statistic for the sub-measure. (There are no Critical Z-values calculated for Benchmark measures.)
- Step 2: Calculate the difference between the actual ratio for the CLEC and the calculated ratio. For benchmark measures or floors (for measures that have floors and the floor applies to the result) calculate the difference between the actual ratio and the benchmark. This difference is capped at 100%.
- Step 3: Multiply the total number of data points by the percentage calculated in the previous step and then round this number up to the nearest integer. Then multiply the result by the per occurrence dollar amount taken from the Liquidated Damages Table for Tier 1 Measures to determine the applicable liquidated damages for the given month for that sub-measure.

11.2 Calculating Tier 2 Assessments

11.2.1 Determine the Tier 2 measurement results that are non-compliant for three consecutive months for the aggregate of all CLECs. If the non-compliant classification continues for three consecutive months, an additional assessment will apply in the third month and in each succeeding month as calculated below, until SBC Illinois reports performance that meets the applicable criterion. That is, Tier 2 assessments will apply on a "rolling three month" basis, one assessment for the average number of occurrences for months 1-3, one assessment for the average number of occurrences for months 2-4, one assessment for the average number of occurrences for months 3-5, and so forth, until satisfactory performance is established.

11.2.2Measures for Which the Reporting Dimensions are Averages or Means

- Step 1: Calculate the average or the mean for the sub-measure for the CLECs that would yield the Critical Z-value for each of the three non-compliant months. Use the same denominator as the one used in calculating the Z-statistic for the sub-measure. (There are no Critical Z-values calculated for Benchmark measures.)
- Step 2: Calculate the percentage difference between the actual average and the calculated average for each of the three non-compliant months. For benchmark measures, calculate the percentage difference between the actual average and the benchmark for each of the three non-compliant months. This percentage is capped at 100%.
- Step 3: Multiply the total number of data points for each month by the percentage calculated in the previous step. Calculate the average for three months of these numbers rounding up the result to the next highest integer. Then multiply the result by the per occurrence dollar amount specified in the Assessment Table for Tier 2 Measures to determine the applicable assessment payable to the State Fund designated by the Commission for that sub-measure.

11.2.3 Measures for Which the Reporting Dimensions are Percentages

- Step 1: Calculate the percentage for the sub-measure for the CLECs that would yield the Critical Z-value for each of the three non-compliant months. Use the same denominator as the one used in calculating the Z-statistic for the sub-measure. (There are no Critical Z-values calculated for Benchmark measures.)
- Step 2: Calculate the difference between the actual percentage for the CLECs and the calculated percentage for each of the three non-compliant months. For benchmark measures, calculate the difference between the actual percentage and the benchmark for the three non-compliant months.

Step 3: Multiply the total number of data points for each month by the difference in percentage calculated in the previous step. Calculate the average for three months of these numbers rounding up the result to the next highest integer. Then multiply the result by the per occurrence dollar amount specified in the Assessment Table for Tier 2 Measures to determine the applicable assessment payable to the State Fund designated by the Commission for that sub-measure.

11.2.4Measures for Which the Reporting Dimensions are Ratios or Rates

- Step 1: Calculate the ratio for the sub-measure for the CLECs that would yield the Critical Z-value for each of the three non-compliant months. Use the same denominator as the one used in calculating the Z-statistic for the sub-measure. (There are no Critical Z-values calculated for Benchmark measures.)
- Step 2: Calculate the difference between the actual ratio for the CLECs and the calculated ratio for each month of the non-compliant three-month period. For benchmark measures calculate the difference between the actual ratio and the benchmark for the three non-compliant months. This difference is capped at 100%.
- Step 3: Multiply the total number of service orders by the percentage calculated in the previous step for each month. Calculate the average for three months of these numbers rounding up the result to the next highest integer. Then multiply the result by the per occurrence dollar amount specified in the Assessment Table for Tier 2 Measures to determine the applicable assessment payable to the State Fund designated by the Commission for that sub-measure.

12.0Advanced and Nascent Services:

12.1In order to ensure parity and benchmark performance where CLECs order low volumes of advanced and nascent services, SBC Illinois will make increased voluntary payments to the State Fund designated by the Commission on those measurements listed in section 12.3 below (the "Qualifying Measurements"). Such increased voluntary payments will only apply when there are more than 10 and less than 100 observations for a Qualifying Measurement on average statewide for a three-month period with respect to the following order categories:

12.2The following are the qualifying sub-measures (if within a qualifying measurement):

- UNE loop and port combinations;
- resold ISDN:
- ISDN UNE loop and port combinations;
- BRI loop with test access; and
- DSL loops.

12.3The Qualifying Measurements are as follows:

Provisioning Measurements:

- PMs 29, 45, 58 Percent SBC Illinois Caused Missed Due Dates
- PMs 35, 46, 59 Installation Trouble Reports Within "X" Days
- PMs 27, 43, 56 Mean Installation Interval
- PMs 32, 49, 62 Average Delay Days for SBC Illinois Caused Missed Due Dates
- PM 55.1 Average Installation Interval DSL
- PM 1.1 Average Response Time for Loop Qualification Information

Maintenance Measurements:

- PMs 38, 66 % Missed Repair Commitments
- PMs 41, 53, 69 % Repeat Reports
- PMs 39, 52, 67 Mean Time to Restore
- PMs 37.1, 54.1, 65.1 Trouble Report Rate

- 12.4The increased voluntary payments referenced in section 12.1 will be made only if SBC Illinois fails to provide parity or benchmark service for the above measurements as determined by the use (where appropriate) of the Modified Z-test and a Critical Z-value for either:
 - 3 consecutive months; or
 - 6 months or more in a calendar year.
- 12.5The increased voluntary payments will only be calculated on the rolling average of occurrences or measurements, as appropriate, where SBC Illinois has failed to provide parity or benchmark performance for 3 consecutive months. If SBC Illinois fails to provide parity or benchmark performance in Illinois for 6 or more months in a calendar year, the increased voluntary payments will be calculated as if all such months were missed consecutively.
- 12.6If, for the three months that are utilized to calculate the rolling average, there were 100 observations or more on average for the qualifying measurement or sub-measurement, then no increased voluntary payments will be made to the State Fund designated by the Commission. However, if during this same time frame there either is (i) an average of more than 10 but less than 100 observations for a qualifying sub-measure on a statewide basis or (ii) an average of more than 10 but less than 100 for a non-qualifying sub-measure within a qualifying measure where the measure's average is more than 10 but less than 100 observations, then SBC Illinois shall calculate the payments to be made in addition to the normal payment to the State Fund designated by the Commission by first applying the normal Tier 2 assessment calculation methodology to that qualifying measurement, and then doubling (multiplying by 2) that amount. The effect of this calculation results in total payment being made at three times the normal amount alone.
- 12.7Any payments made hereunder shall be subject to the annual threshold set forth in Section 7.4.
- 13.0 Attached hereto, and incorporated herein by reference, are the following Appendices:

Appendix 1: Performance Measurement Business Rules (Illinois)

In the event of any inconsistency between Appendix 1, Attachment 2 to Appendix 1, and this performance remedy plan, this performance remedy plan shall supercede and control.

APPENDIX 1

Performance Measurement Business Rules (Illinois)

The Performance Measurement Business Rules are found in SBC Illinois' tariff at Ill. C. C. Appendix One is in Illinois, Tariff No. 20, Part 2, Section 11, beginning on Sheet 62.

APPENDIX PRICING/<u>INDIANA BELL TELEPHONE COMPANY INCORPORATED</u>
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<u>SBC INDIANA</u>/METROPOLITAN TELECOMMUNICATIONS D/B/A METTEL.
110504

APPENDIX-PRICING (INDIANA)

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APPENDIX PRICING (INDIANA)

1. INTRODUCTION

- 1.1 This Appendix sets forth the pricing terms and conditions only for the applicable SBC Communications Inc. (SBC) owned Incumbent Local Exchange Carrier (ILEC) identified in 1.3 below. The rate table included in this Appendix is divided into the following five categories: Unbundled Network Elements (UNEs), Resale, Other (Resale), Other and Reciprocal Compensation. These categories are for convenience only and shall not be construed to define or limit any of the terms herein or affect the meaning or interpretation of this Agreement, including but not limited to the term "Lawful UNE," as that term is defined and used in this Agreement.
- 1.2 SBC Communications Inc. (SBC) means the holding company which directly or indirectly owns the following ILECs: Illinois Bell Telephone Company d/b/a SBC Illinois, Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, Michigan Bell Telephone Company d/b/a SBC Michigan, Nevada Bell Telephone Company d/b/a SBC Nevada, The Ohio Bell Telephone Company d/b/a SBC Ohio, Pacific Bell Telephone Company d/b/a SBC California, The Southern New England Telephone Company, Southwestern Bell Telephone, L.P. d/b/a SBC Arkansas, SBC Kansas, SBC Missouri, SBC Oklahoma and/or SBC Texas and/or Wisconsin Bell, Inc. d/b/a SBC Wisconsin.
- 1.3 **SBC INDIANA** As used herein, **SBC INDIANA** means Indiana Bell Telephone Company Incorporated d/b/a SBC Indiana, the applicable SBC-owned ILEC doing business in Indiana.
- 1.4 Replacement of Non-Interim Rates

Certain of the non-interim rates, prices and charges set forth in this Agreement may have been established by the Commission ("Commission-established Non-Interim Rate(s)"). All rates included in this Agreement that are not specifically excluded from treatment under this Section 1.4, or that are not marked as interim or as "TBD" (To Be Determined) shall be considered Commission-established Non-Interim Rates. If, during the Term of this Agreement the Commission or the FCC modifies a Commission-established Rate(s) in an order or docket that is established by the Commission or FCC to be generally applicable to the Interconnection, Unbundled Network Elements, Collocation, functions, facilities, Resale discounts, or products or services ("Products or Services") available under this Agreement (i.e. not an order or docket relating only to a specific complaint or interconnection agreement arbitration), either Party may provide written notice ("Rate Change Notice") to the other Party, after the effective date of such order, that it wishes for the modified Commission-established Non-Interim Rate(s), ("Modified Rate(s)") to replace and supersede the Commission-established Non-Interim Rate(s) already set forth in this Agreement. Following such Rate Change Notice by either Party, and without the need for any formal amendment or further Commission action, the CLEC's billing tables will be updated to reflect (and CLEC will be charged) the Modified Rate(s), pursuant to timeframes as specifically set forth in Sections 1.4.1 and 1.4.3, below, and the Modified Rate(s) will be deemed effective between the Parties as provided in Sections 1.4.1 and 1.4.3, below. Nonetheless, the Parties shall negotiate a conforming amendment which shall reflect that the Commission-established Non-Interim Rate(s) were replaced by the Modified Rate(s), and shall submit such Amendment to the state commission for approval. In addition, as soon as is reasonably practicable after such Rate Change Notice, each Party shall issue to the other Party any adjustments that are necessary to reflect that the Modified Rate(s) became effective between the Parties as provided below:

1.4.1 If the Rate Change Notice is issued by a Party within ninety (90) days after the effective date of any such order, the Modified Rate(s) will be deemed effective between the Parties as of the effective date of the order, and <u>SBC INDIANA</u> will issue any adjustments that are appropriate (e.g., billing of additional charges, billing credit adjustments) to retroactively true-up the Modified Rate(s) with the Commission-established Non-Interim Rate(s) for the period after the effective date of the order, in accordance herewith.

- 1.4.2 In the event that neither Party issues a Rate Change Notice to the other Party with respect to an order, the Commission-established Non-Interim Rate(s) set forth in the Agreement shall continue to apply, notwithstanding the issuance of that order.
- 1.4.3 In the event that a Party issues a Rate Change Notice under this Section 1.4, but not within ninety (90) days after the effective date of the order, then the Modified Rate(s) will be deemed effective between the Parties as of the date the amendment incorporating such Modified Rate(s) into the Agreement is effective between the Parties (following the date the amendment is approved or is deemed to have been approved by the state commission), and shall apply, upon the amendment effective date, on a prospective basis only. Further, the Party shall be foreclosed from replacing or otherwise superseding the Commission-established Non-Interim Rate(s) with the Modified Rate(s) for any period prior to the effective date of such amendment.
- 1.4.4 In the event the terms and conditions of this Section 1.4 was not part of an approved and effective agreement between the Parties at the time the order became effective, either Party may still give a Rate Change Notice, and the Modified Rate(s) shall be effective as of the date the Parties' Agreement (the Agreement containing this Section 1.4) becomes effective (following the date the Agreement is approved or deemed to have been approved by the Commission) and shall apply, beginning on the Agreement's effective date, on a prospective basis only. Further, the Party shall be foreclosed from replacing or otherwise superseding the Commission-established Non-Interim Rate(s) with the Modified Rate(s) for any period prior to the effective date of the Agreement containing this Section 1.4.
- The Parties understand and agree that on May 9, 2003, the Public Utilities Act of Illinois was amended to add Sections 13-408 and 13-409, 220 ILCS 5/13-408 and 13-409, and enacted into law ("Illinois Law"). The Illinois Law establishes a specific method for setting certain UNE rates in Illinois, mandates that the Illinois Commerce Commission ("ICC") apply the method and determine the rates ("ICC Rates"), and expressly deems all interconnection agreements to be amended to contain the ICC Rates immediately upon the ICC's announcement of such adjusted rates, without further action. The Parties understand and agree that the rates in the attached Pricing Schedule are based upon SBC Illinois' obligations under FCC rules and regulations, and applicable ICC orders as they existed prior to the ICC's promulgation of rates, terms and conditions pursuant to the Illinois Law. The Parties understand and agree that the ICC Rates shall automatically apply to this Agreement, and shall replace and supersede any corresponding rates currently contained in this Agreement (for the state of Illinois only) as of the effective date of any such ICC order(s) upon the written request of either Party ("Written Notice"). As soon as practical following the Written Notice, SBC Illinois shall begin billing CLEC the ICC Rates; provided, however, the Parties acknowledge and agree that no later than sixty (60) days from the Written Notice, the Parties will execute a conforming Amendment to this Agreement so that the Agreement accurately reflects the ICC Rates, and SBC Illinois will issue any adjustments, as needed (e.g., billing of additional charges, billing credit adjustments), to reflect that the ICC Rates became effective between the Parties as of the effective date of the applicable ICC order(s) and to retroactively true-up the ICC Rates with the corresponding rates currently contained in this Agreement (for the state of Illinois only) for the period after the effective date of the applicable ICC order(s), in accordance herewith.

1.6 Replacement of Interim Rates

Certain of the rates, prices and charges set forth in this Agreement may be denoted as interim rates ("Current Interim Rates"). Upon the effective date of a Commission Order establishing non-interim rates for any rates, prices, charges, Products or Services specifically identified herein as interim, either Party may, within ninety (90) days *after the effective date of such Commission order*, provide written notice ("Replacement Rate Notice") to the other Party that it wishes to obtain the non-interim Commission-established rate(s) ("Replacement Rates") to replace and supersede the Current Interim Rate counterpart(s) in this Agreement. Following such Replacement Rate Notice, and without the need for any formal amendment or further Commission action, <u>SBC INDIANA</u> will update CLEC's billing tables to replace the Current Interim Rates with their Replacement Rate(s) counterpart(s), as specified in the

Replacement Rate Notice. Nonetheless, the Parties shall negotiate a conforming amendment to reflect such Replacement Rates and shall submit such amendment to the Commission for approval.

- 1.6.1 If the Replacement Rate Notice is given within 90 days after the effective date of such order, then the Replacement Rate(s) shall apply as of the effective date of the order and <u>SBC INDIANA</u> will issue any adjustments that are appropriate (e.g., billing of additional charges, billing credit adjustments) to retroactively true-up the Replacement Rates with the Current Interim Rates for the period after the effective date of this Agreement, in accordance herewith.
- 1.6.2 In the event that neither Party issues a Rate Notice to the other Party with respect to an order, the Current Interim Rate(s) set forth in the Agreement shall continue to apply, notwithstanding the issuance of that order.
- 1.6.3 In the event that a Party issues a Rate Notice under this Section 1.6, but not within ninety (90) days after the effective date of the order, then the Replacement Rate(s) will be deemed effective between the Parties as of the date the amendment incorporating such Replacement Rate(s) into the Agreement is effective between the Parties (following the date the amendment is approved or is deemed to have been approved by the Commission), and shall apply, upon the amendment effective date, on a prospective basis only. Further, the Party shall be foreclosed from replacing or otherwise superseding the Current Interim Rate(s) with the Replacement Rate(s) for any period prior to the effective date of such amendment.
- 1.6.4 In the event the terms and conditions of this Section 1.6 was not part of an approved and effective agreement between the Parties at the time the order became effective, either Party may still give a Replacement Rate Notice, and the Replacement Rate(s) shall be effective as of the date the Parties' Agreement (the Agreement containing this Section 1.6) becomes effective (following the date the Agreement is approved or deemed to have been approved by the Commission) and shall apply, beginning on the Agreement's effective date, on a prospective basis only. Further, the Party shall be foreclosed from replacing or otherwise superseding the Current Interim Rate(s) with the Replacement Rate(s) for any period prior to the effective date of the Agreement containing this Section 1.6.

1.7 Notice to Adopting CLECs

- 1.7.1 Notwithstanding anything to the contrary in this Appendix and Agreement, in the event that any other telecommunications carrier should adopt provisions in the Agreement pursuant to Section 252(i) of the Act ("Adopting CLEC"), the Adopting CLEC would only be entitled to the non-interim and/or interim rates set forth in this Agreement as of the date that the MFN'd Agreement provisions become effective between SBC INDIANA and the Adopting CLEC (i.e., following the date the Commission approves or is deemed to have approved the Adopting CLEC's Section 252(i) adoption ("MFN Effective Date")) and on a prospective basis only. Nothing in this Agreement shall entitle an Adopting CLEC to any retroactive application of any rates under this Agreement to any date prior to the MFN Effective Date and any Adopting CLEC is foreclosed from making any such claim hereunder.
- 1.8 The following defines the zones found in this Appendix Pricing:

For Loops:

Exchange	Area	Total Access Lines:
Rate Group:		
1		See: Tariff 20, Part 4, Section 2, Sheets 2-2.1
2		See: Tariff 20, Part 4, Section 2, Sheets 2-2.1
3		See: Tariff 20, Part 4, Section 2, Sheets 2-2.1

1.9 <u>SBC INDIANA</u>'s obligation to provide Interconnection, Lawful Unbundled Network Elements, Collocation, Resale discounts, functions, facilities, products or services ("Products or Services") under this Agreement does not extend to Products or Services for which rates, terms and conditions are not contained in this Agreement. Accordingly, to the extent a CLEC orders a Product or Service for which there are not rates, terms and conditions contained in this Agreement, <u>SBC INDIANA</u> may reject the order. In the event such

an order is rejected, and the Product or Service is appropriate for BFR treatment under the BFR provisions set forth in Appendix Lawful UNEs of this Agreement, the CLEC may submit a BFR, which will be evaluated pursuant to such BFR provisions. Alternatively, if the Product or Service is available in a state commission approved Agreement in the state in which the CLEC is seeking to order the Product or Service, the CLEC may: (i) seek to adopt pursuant to Section 252(i) of the Act the rates, terms and conditions for such Product or Service (including any legitimately related terms) from a state commission approved Agreement in that state in which such Product or Service is available; or (ii) seek to amend this Agreement to incorporate rates, terms and conditions for the Product or Service into this Agreement, to the extent such Product or Service is still available at the time of the request. In the event that CLEC orders, and SBC INDIANA provisions, a Product or Service to CLEC for which there are not rates, terms and conditions in this Agreement, then CLEC understands and agrees that one of the following will occur:

- 1.9.1 CLEC shall pay for the Product or Service provisioned to CLEC at the rates set forth in <u>SBC INDIANA</u>'s applicable intrastate tariff(s) for the Product or Service or, to the extent there are no tariff rates, terms or conditions available for the Product or Service in the applicable state, then CLEC shall pay for the Product or Service at <u>SBC INDIANA</u>'s current generic contract rate for the Product or Service set forth in <u>SBC INDIANA</u>'s applicable state-specific generic pricing schedule as published on SBC INDIANA's CLEC website; or
- 1.9.2 CLEC will be billed and shall pay for the product or service as provided in Section 1.9.1, above, and <u>SBC INDIANA</u> may, without further obligation, reject future orders and further provisioning of the product or service until such time as applicable rates, terms and conditions are incorporated into this Agreement as set forth in this Section 1.9.
- 1.9.3 **SBC INDIANA**'s provisioning of orders for such Products or Services is expressly subject to this Section 1.9 and in no way constitutes a waiver of **SBC INDIANA**'s right to charge and collect payment for such Products and/or Services.

1.10 Establishment of "TBD" Rates

- 1.10.1 When a rate, price or charge in this Agreement is noted as "To Be Determined" or "TBD" or is blank, the Parties understand and agree that when a rate, price or charge is established by SBC INDIANA for that Product or Service and incorporated into SBC INDIANA's current state-specific generic pricing schedule as published on SBC INDIANA's CLEC website, that rate(s) ("Established Rate") shall automatically apply to the Product or Service provided under this Agreement back to the effective date of this Agreement as to any orders CLEC submitted and SBC INDIANA provisioned for that Product or Service without the need for any additional modification(s) to this Agreement or further Commission action. SBC INDIANA shall provide written notice to CLEC of the application of the rate, price or charge that has been established, and the CLEC's billing tables will be updated to reflect (and CLEC will be charged) the Established Rate, and the Established Rate will be deemed effective between the Parties as of the effective date of the Agreement. The Parties shall negotiate a conforming amendment which shall reflect the Established Rate to ensure that the Agreement accurately reflects the specific Established Rate(s) that apply to such Product or Service pursuant to this Section 1.10, and shall submit such Amendment to the state commission for approval. In addition, as soon as is reasonably practicable after such Established Rate begins to apply, SBC INDIANA shall bill CLEC to reflect the application of the Established Rate retroactively to the effective date of the Agreement between the Parties.
- 1.10.2 <u>SBC INDIANA</u>'s provisioning of such orders for such Products or Services is expressly subject to this Section 1.10 and in no way constitutes a waiver of <u>SBC INDIANA</u>'s right to charge and collect payment for such Products and/or Services.

2. RECURRING CHARGES

2.1 Unless otherwise identified in the Pricing Tables, where rates are shown as monthly, a month will be defined as a 30 day calendar month. The minimum term for each monthly rated Unbundled Network Element (UNE), Resale, Other (Resale), Other and Reciprocal Compensation elements will be one (1) month. After the initial month, billing will be on the basis of whole or fractional months used. The minimum

term for non-monthly rated UNEs, if applicable, will be specified in the rate table included in this Appendix. A longer minimum service period may apply for Lawful UNEs provided under the BFR process, as set forth in the Lawful UNEs Appendix of this Agreement.

- 2.2 For purposes of reciprocal compensation only, measurement of minutes of use over Local Interconnection Trunk Groups shall be in actual conversation seconds. The total conversation seconds over each individual Local Interconnection Trunk Group will be totaled for the entire monthly bill and then rounded to the next whole minute.
- 2.3 Where rates are distance sensitive, the mileage will be calculated on the airline distance involved between the locations. To determine the rate to be billed **SBC INDIANA** will first compute the mileage using the V&H coordinates method, as set forth in the National Exchange Carrier Association, Inc. Tariff FCC No 4. When the calculation results in a fraction of a mile, **SBC INDIANA** will round up to the next whole mile before determining the mileage and applying rates.

3. NON-RECURRING CHARGES

- 3.1 Where rates consist of usage sensitive charges or per occurrence charges, such rates are classified as "non-recurring charges".
- 3.2 Nonrecurring Charges may be applicable for all five (5) categories of rates.
- 3.3 Consistent with FCC Rule 51.307(d), there may be non-recurring charges for each Lawful UNE.
- 3.4 For Resale, when a CLEC converts an End User currently receiving non-complex service from the <u>SBC INDIANA</u> network, without any changes to <u>SBC INDIANA</u>'s network, the normal service order charges and/or nonrecurring charges associated with said additions and/or changes will apply.
- 3.5 CLEC shall pay a non-recurring charge when a CLEC adds a signaling point code. The rates and charges for signaling point code(s) are identified in the applicable access tariffs. This charge also applies to point code information provided by CLEC allowing others to use CLEC's SS7 signaling network.
- 3.6 CLEC shall pay a service order processing/administration charge for each service order submitted by CLEC to <u>SBC INDIANA</u> to process a request for installation, disconnection, rearrangement, changes to or record orders for Lawful UNEs and Resale.
- 3.7 Some items, which must be individually charged (e.g., extraordinary charges, CLEC Changes and etc.), are billed as nonrecurring charges.
- 3.8 Time and Material charges (a.k.a. additional labor charges) are defined in the Pricing Tables.

4. BILLING

4.1 For information regarding billing, non-payment, disconnects and dispute resolution, see the General Terms and Conditions of this Agreement.

-	MICHIGAN - Generic Pricing Schedule /1/		SBC REC	URRING		RECURRING
	NETWORK ELEMENTS	USOC	Monthly		Initial	Additional
	NETWORK ELEMENTS Loops					
	Loops					
1	2-Wire Analog - Rural (Zone C)	U2HC1-C5	\$ 14.20			prices below
3	2-Wire Analog - Suburban (Zone B)	U2HB1-B3	\$ 10.77			prices below
4	2-Wire Analog - Metro (ZoneA) Conditioning for dB Loss	U2HAA	\$ 9.13		See NRC	prices below
5	2-Wire Analog - Ground Start, Analog DID/Reverse Battery - Rural (Zone C)	U2WC1-C5	\$ 14.47		See NRC	prices below
5	2-Wire Analog - Ground Start, Analog DID/Reverse Battery - Suburban (Zone	U2WB1-B3	\$ 11.05			prices below
,	2-Wire Analog - Ground Start, Analog DID/Reverse Battery - Metro (ZoneA)	U2WAA	\$ 9.26			prices below
,	2-Wire Analog - Ground Start, PBX - Rural (Zone C) 2-Wire Analog - Ground Start, PBX - Suburban (Zone B)	U2JC1-C5 U2JB1-B3	\$ 14.47 \$ 11.05			prices below prices below
)	2-Wire Analog - Ground Start, PBX - Sabarban (25he B)	U2JAA	\$ 9.26			prices below
1	2-Wire Analog - COPTS Coin - Rural (Zone C)	U2CC1-C5	\$ 14.72			prices below
2	2-Wire Analog - COPTS Coin - Suburban (Zone B)	U2CB1-B3	\$ 11.32			prices below
3	2-Wire Analog - COPTS Coin - Metro (Zone A)	U2CAA	\$ 9.45			prices below
4 5	2-Wire Analog - EKL - Rural (Zone C) 2-Wire Analog - EKL - Suburban (Zone B)	U2KC1-C5 U2KB1-B3	\$ 15.88 \$ 12.57			prices below prices below
5	2-Wire Analog - EKL - Metro (ZoneA)	U2KAA	\$ 10.35			prices below
7	4-Wire Analog - Rural (Zone C)	U4HC1-C5	\$ 33.16			prices below
8	4-Wire Analog - Suburban (Zone B)	U4HB1-B3	\$ 26.66			prices below
•	4-Wire Analog - Metro (Zone A)	U4HAA	\$ 21.83			prices below
) 1	2-Wire Digital - Rural (Zone C) 2-Wire Digital - Suburban (Zone B)	U2QC1-C5 U2QB1-B3	\$ 19.93 \$ 16.22			prices below prices below
2	2-Wire Digital - Suburban (Zone B) 2-Wire Digital - Metro (Zone A)	U2QB1-B3	\$ 10.22			prices below
3	DS1 Loop - Rural (Zone C)	4U1C1-C5	\$ 51.71			prices below
4	DS1 Loop - Suburban (Zone B)	4U1B1-B3	\$ 44.01			prices below
5	DS1 Loop - Metro (Zone A)	4U1AA	\$ 40.65			prices below
5 7	DS3 Loop - Rural (Zone C) DS3 Loop - Suburban (Zone B)	U4D3C U4D3B	\$ 479.37 \$ 379.38			prices below prices below
3	DS3 Loop - Suburban (Zone B) DS3 Loop - Metro (Zone A)	U4D3B U4D3A	\$ 379.36			prices below
9						
)	DSL Capable Loops					
1	2-Wire xDSL Loop	201.40	A 17.00	I	TDD	A1/A
2	PSD #1 - 2-Wire xDSL Loop Access Area C- Rural PSD #1 - 2-Wire xDSL Loop Access Area B- Suburban	2SLA3 2SLA2	\$ 17.02 \$ 11.42		TBD TBD	N/A N/A
4	PSD #1 - 2-Wire xDSL Loop Access Area B- Suburban PSD #1 - 2-Wire xDSL Loop Access Area A- Metro	2SLA2 2SLA1	\$ 9.51		TBD	N/A N/A
5			, 5.51		.==	
5	PSD #2 - 2-Wire xDSL Loop Access Area C- Rural	2SLC3	\$ 17.02		TBD	N/A
7	PSD #2 - 2-Wire xDSL Loop Access Area B- Suburban	2SLC2	\$ 11.42		TBD	N/A
3	PSD #2 - 2-Wire xDSL Loop Access Area A- Metro	2SLC1	\$ 9.51		TBD	N/A
)	PSD #3 - 2-Wire xDSL Loop Access Area C- Rural	2SLB3	\$ 17.02		See NRC	prices below
ı	PSD #3 - 2-Wire xDSL Loop Access Area B- Suburban	2SLB2	\$ 11.42			prices below
2	PSD #3 - 2-Wire xDSL Loop Access Area A- Metro	2SLB1	\$ 9.51		See NRC	prices below
ω,		001.00	A 47.00		TDD	N//A
4 5	PSD #4 - 2-Wire xDSL Loop Access Area C- Rural PSD #4 - 2-Wire xDSL Loop Access Area B- Suburban	2SLD3 2SLD2	\$ 17.02 \$ 11.42		TBD TBD	N/A N/A
6	PSD #4 - 2-Wire xDSL Loop Access Area A- Metro	2SLD2	\$ 9.51		TBD	N/A
7						
В	PSD #5 - 2-Wire xDSL Loop Access Area C- Rural	UWRA3	\$ 17.02			prices below
9	PSD #5 - 2-Wire xDSL Loop Access Area B- Suburban PSD #5 - 2-Wire xDSL Loop Access Area A- Metro	UWRA2 UWRA1	\$ 11.42 \$ 9.51			prices below prices below
1	F3D #3 - 2-Wile XDSL LOOP ACCess Alea A- Wello	OWIGAT	ψ 3.31		See NIC	prices below
2	PSD #7 - 2-Wire xDSL Loop Access Area C- Rural	2SLF3	\$ 17.02		TBD	N/A
	PSD #7 - 2-Wire xDSL Loop Access Area B- Suburban	2SLF2	\$ 11.42		TBD	N/A
5	PSD #7 - 2-Wire xDSL Loop Access Area A- Metro 4-Wire xDSL Loop	2SLF1	\$ 9.51		TBD	N/A
5	PSD #3 - 4-Wire xDSL Loop Access Area C- Rural	4SL13	\$ 32.35		See NRC	prices below
7	PSD #3 - 4-Wire xDSL Loop Access Area B- Suburban	4SL12	\$ 20.96			prices below
3	PSD #3 - 4-Wire xDSL Loop Access Area A- Metro	4SL11	\$ 17.51		See NRC	prices below
)	IDSL Capable Loop	IIVEEO	¢ 40.00		0- 1100	prions 5-7
1	IDSL Loop Access Area C - Rural IDSL Loop Access Area B - Suburban	UY5FC UY5FB	\$ 19.93 \$ 16.22			prices below prices below
2	IDSL Loop Access Area B - Suburban IDSL Loop Access Area A - Metro	UY5FA	\$ 10.22			prices below
3						
4	Loop Non-Recurring Charges					
5	Service Order- Initial /1/ /2/ /5/ /7/ /8/	SEPUP NR9OE	N/A N/A		\$ 3.62 \$ 1.77	N/A N/A
7	Service Order- Disconnect Service Order- Subsequent	NR90E REAH9	N/A N/A		\$ 1.77 \$ 3.46	N/A N/A
3	Loop Connection /1/ /2/ /5/ /7/ /8/	SEPUC	N/A		\$ 20.43	N/A
7	Loop Disconnect	NR9OG	N/A		\$ 6.71	N/A
)	Loop - Record Work Only	NR9UP	N/A		\$ 2.13	N/A
1	Loop Connection - Add/Change	REAH5	N/A		\$ 20.43	N/A
2	DS0 - Service Non-Recurring Administration Charge, per order - Install /1/ /2/ /5/ /7/ /8/	NR9OH	N/A		\$0.00	N/A
1	Design and CO Connection Charge, per circuit - Install /11/2//5//7//8/	NR9OK	N/A	 	\$ 74.94	N/A
5	Carrier Connection Charge per Termination - Install /1/ /2/ /5/ /7/ /8/	NR9ON	N/A		\$ 239.23	N/A
5	Administration Charge, per order - Disconnect	NR9OJ	N/A		\$0.00	N/A
7	Design and CO Connection Charge, per circuit - Disconnect	NR9OM	N/A		\$ 56.56	N/A
3	Carrier Connection Charge per Termination - Disconnect Cancellation or Change Service Charge-Analog Loop, per last critical date rea-	NR9OQ PENDING	N/A		\$ 82.32 \$ 0.36	N/A
)	Design Layout Report Date /7/	NR950	N/A		\$ 0.36	N/A
1	Records Issue Date /7/	NR95P	N/A		\$0.00	N/A
2	Designed, Verified, and Assigned Date /7/	NR95Q	N/A		\$ 7.76	N/A
3	Plant Test Date /7/	NR95R	N/A		\$ 52.27	N/A
4	Cancellation or Change Service Charge-DS0 Loop, per last critical date reache	PENDING	NI/A		60.00	NI/A
5	Design Layout Report Date /7/ Records Issue Date /7/	NR95S NR95T	N/A N/A		\$0.00 \$0.00	N/A N/A
7	Designed, Verified, and Assigned Date /7/	NR95U	N/A N/A		\$0.00	N/A N/A
3	Plant Test Date /7/	NR95V	N/A		\$0.00	N/A
9 1						
9	Due Date Change Charge, per Order, per Occasion					
	Due Date Change, per Order, per Occasion Analog Loop /7/ DS0 Loop /7/	NR955 NR956	N/A N/A		\$ 3.62 \$ 0.26	N/A N/A

Line	MICHIGAN - Gene	ric Pricing Schedule /1/		SBC RECURRIN	G	SBC NON-	-RECURRING
			USOC	Monthly	上	Initial	Additional
93		ice Non-Recurring Charges	LIBAGE				
94 95		ion Charge, per order - Install /1/ /2/ /5/ /7/ /8/ g Charge, per circuit, Install	NR9OR PENDING		\$ \$	3.54 63.95	
96		ion Charge, per order - Disconnect	NR9OT		\$	2.13	
97		g Charge, per circuit, Disconnect	PENDING		\$	41.42	
98		n or Change Service Charge-DS0 Loop, per last critical date reache Digital DS1 Loops - Design Layout Report Date	PENDING NR95W		\$	2.38 15.04	
99 100		Digital DS1 Loops - Record Issue Date	NR95X		\$	15.04	
101		Digital DS1 Loops - Designed, Verified & Assigned Date	NR95Y		\$	45.33	
102		Digital DS1 Loops - Plant Test Date	NR95Z		\$	65.75	
03		ice Non-Recurring Charges ion Charge, per order - Install /1/ /2/ /5/ /7/ /8/	NR90Y			3.54	
05		g Charge, per circuit, Install	PENDING		\$	91.29	
06	,	ion Charge, per order - Disconnect	NR90Z		\$	2.13	
07		g Charge, per circuit, Disconnect	PENDING		\$	31.48	
08	Cancellation	n or Change Service Charge-DS0 Loop, per last critical date reache Digital DS3 Loops - Design Layout Report Date	PENDING NR951		\$	2.38 16.05	
10		Digital DS3 Loops - Record Issue Date	NR952		\$	16.05	
11		Digital DS3 Loops - Designed, Verified & Assigned Date	NR953		\$	43.27	
12		Ditigal DS3 Loops - Plant Test Date	NR954		\$	66.14	
13 14	Service Coordin	ation Fee, per central office /4/	UFE	\$ 5.39		N/A	N/A
15	LST				-		
16	Line & Stati	on Transfer(LST) performed on CODSLAM Loop	URCLD	N/A	\$	151.21	
17	Line & Stati	on Transfer(LST) performed on Sub Loop	URCLB	N/A	\$	133.44	
18	Loop Ouglië "	on Process			- -		
19 20	Loop Qualification Loop Qualif	on Process ication Process - Mechanized	NR98U	N/A	+	\$0.00	N/A
21		rication Process - Manual	NRBXU	N/A	+	\$0.00	N/A
22							
23	DSL Conditionin						
24	DSL Condi	tioning Options - >12KFT and < 17.5KFT Removal of Repeater Options	NRBXV	N/A	-	\$0.00	N/A
26		Removal Bridged Tap Option	NRBXW	N/A N/A	+	\$0.00	N/A N/A
27		Removal of Load Coil	NRBXZ	N/A	1	\$0.00	N/A
82	DSL Condi	tioning Options - >17.5KFT in addition to the rates for > 12KFT				#0.0¢	
Ö 63	 	Removal of Repeater Options Removal Bridged Tap Option	NRBNL NRBNK	N/A N/A		\$0.00 \$0.00	N/A N/A
31	1	Removal of Load Coil	NRBNJ	N/A N/A	-	\$0.00	N/A N/A
32	Remove All or N	ON-Excessive Bridged Tap (RABT) - MMP	L				
33	Removal of	non - excessive bridged tap DSL Loops > 0kft and < 17.5 Kft	NRMRJ		\$	552.22	
4		All bridged tap DSL Loops > 12 Kft to 17.5 Kft	NRMRP		\$	936.67	
35		non - excessive bridged tap DSL Loops > 17.5 Kft DSL Loops - tincremental	NRMRS		\$	552.22	
36 37		f incremental All bridged tap DSL Loops > 17.5 Kft -per element incremental	NRMRS		\$	552.22	
38					-	552.22	
39							
10	SUB-LOOPS ECS to SAI	L					
41 12	ECS to SAI	2 Wire Analog - area A	PENDING	\$ 1.10	-	See NRC	prices below
13	1	2 Wire Analog - area B	PENDING	\$ 1.04			prices below
14		2 Wire Analog - area C	PENDING	\$ 1.10			prices below
15		4 Wire Analog - area A	PENDING	\$ 2.11			prices below
16 17		4 Wire Analog - area B 4 Wire Analog - area C	PENDING PENDING	\$ 2.00 \$ 2.11			prices below prices below
18		2 Wire DSL - area A	PENDING	\$ 1.07			prices below
19		2 Wire DSL - area B	PENDING	\$ 0.99	1		prices below
0		2 Wire DSL - area C	PENDING	¢ 101		See NRC	prices below
51				\$ 1.04			
i2 i3		4 Wire DSL - area A	PENDING	\$ 2.12		See NRC	prices below
-	ļ <u> </u>	4 Wire DSL - area B	PENDING PENDING	\$ 2.12 \$ 1.96		See NRC	prices below prices below
i4	ECS to Ten		PENDING	\$ 2.12		See NRC	prices below
5		4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A	PENDING PENDING PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50		See NRC See NRC See NRC	prices below prices below prices below prices below prices below
5		4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B	PENDING PENDING PENDING PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14		See NRC See NRC See NRC See NRC See NRC	prices below prices below prices below prices below prices below prices below prices below
5 6 7		4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area C	PENDING PENDING PENDING PENDING PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17		See NRC See NRC See NRC See NRC See NRC See NRC See NRC	prices below prices below prices below prices below prices below prices below prices below prices below
i5 i6 i7 i8		4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B	PENDING PENDING PENDING PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14		See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC	prices below prices below prices below prices below prices below prices below prices below
i5 i6 i7 i8 i9		4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area C 4 Wire Analog - area C 4 Wire Analog - area A 4 Wire Analog - area B	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39		See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC	prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below
i5 i6 i7 i8 i9 i0		4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area C 4 Wire Analog - area C 4 Wire Analog - area B 4 Wire Analog - area C 2 Wire Analog - area B	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55		See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC	prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below
i5 i6 i7 i8 i9 i0 i1		4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area C 4 Wire Analog - area C 4 Wire Analog - area C 4 Wire Analog - area B 4 Wire Analog - area C 2 Wire DSL - area C 2 Wire DSL - area A	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 4.21		See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC	prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below
55 66 67 68 69 60 61 62		4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area C 4 Wire Analog - area C 4 Wire Analog - area C 2 Wire DSL - area B 2 Wire DSL - area A 2 Wire DSL - area A	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 4.21 \$ 6.96		See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC	prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below
55 66 67 68 69 61 62 63		4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area C 4 Wire Analog - area C 4 Wire Analog - area C 4 Wire Analog - area B 4 Wire Analog - area C 2 Wire DSL - area C 2 Wire DSL - area A	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 4.21		See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC	prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below prices below
5 6 7 8 9 0 1 2 3 4		4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area C 4 Wire Analog - area C 4 Wire Analog - area C 2 Wire Analog - area C 2 Wire DSL - area C 2 Wire DSL - area C 2 Wire DSL - area A 4 Wire DSL - area A 2 Wire DSL - area A 4 Wire DSL - area B 4 Wire DSL - area B 4 Wire DSL - area A 4 Wire DSL - area B 4 Wire DSL - area B	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 4.21 \$ 6.96 \$ 6.82		See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC See NRC	prices below prices below
55 66 67 68 69 60 61 62 65 66 67	ECS to NID	4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area C 4 Wire Analog - area C 4 Wire Analog - area C 2 Wire DSL - area B 2 Wire DSL - area A 2 Wire DSL - area A 4 Wire DSL - area B 4 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area C	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 4.21 \$ 6.96 \$ 6.82 \$ 8.06 \$ 13.69		See NRC See NRC	prices below prices below
55 66 67 68 69 60 61 62 64 65 66 67 68	ECS to NID	4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 2 Wire DAL - area B 2 Wire DSL - area B 4 Wire DSL - area C 2 Wire DSL - area B 4 Wire DSL - area B 2 Wire DSL - area C	PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 4.21 \$ 6.96 \$ 6.82 \$ 8.06 \$ 13.69		See NRC See NRC	prices below prices below
55 66 67 68 69 60 61 65 66 67 68 69	ECS to NID	4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area C 4 Wire Analog - area C 4 Wire Analog - area C 2 Wire DSL - area B 2 Wire DSL - area A 2 Wire DSL - area A 4 Wire DSL - area B 4 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area C	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 4.21 \$ 6.96 \$ 6.82 \$ 8.06 \$ 13.69		See NRC See NRC	prices below prices below
55 66 67 68 69 60 61 62 63 64 65 66 67 70 71	ECS to NID	4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 2 Wire DAL - area B 2 Wire DSL - area C 2 Wire DSL - area C 2 Wire DSL - area B 4 Wire DSL - area B 2 Wire DSL - area C 2 Wire DSL - area C 2 Wire DSL - area C 2 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area B 4 Wire DSL - area B 4 Wire DSL - area B 5 Wire DSL - area C 8 Wire Analog - area C 9 Wire Analog - area B 9 Wire Analog - area B 9 Wire Analog - area B 9 Wire Analog - area C	PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 4.21 \$ 6.96 \$ 6.82 \$ 8.06 \$ 13.69 \$ 5.17 \$ 5.95 \$ 9.21 \$ 7.97		See NRC See NRC	prices below prices below
55 56 57 58 59 50 51 52 53 54 55 56 57 58 59 70 71	ECS to NID	4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area B 2 Wire Analog - area C 4 Wire Analog - area C 4 Wire Analog - area C 2 Wire DSL - area C 2 Wire DSL - area A 2 Wire DSL - area B 4 Wire DSL - area A 4 Wire DSL - area C 2 Wire DSL - area C 2 Wire DSL - area C 2 Wire DSL - area A 4 Wire DSL - area C 4 Wire DSL - area A 4 Wire DSL - area B 2 Wire Analog - area B 2 Wire Analog - area B 2 Wire Analog - area B 2 Wire Analog - area B	PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 4.21 \$ 6.96 \$ 6.82 \$ 8.06 \$ 13.69 \$ 5.17 \$ 5.95 \$ 9.21 \$ 7.97 \$ 9.12		See NRC See NRC	prices below price
55 56 57 58 59 50 51 52 53 54 55 66 67 70 71 72 73	ECS to NID	4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area C 4 Wire Analog - area C 4 Wire Analog - area B 2 Wire Analog - area C 2 Wire DSL - area B 4 Wire Analog - area C 2 Wire DSL - area A 2 Wire DSL - area A 2 Wire DSL - area A 2 Wire DSL - area A 4 Wire DSL - area C 4 Wire DSL - area C 5 Wire DSL - area C 6 Wire DSL - area A 7 Wire DSL - area A 8 Wire DSL - area B 9 Wire DSL - area C 9 Wire Analog - area A 9 Wire Analog - area A 9 Wire Analog - area A 9 Wire Analog - area A 9 Wire Analog - area A 9 Wire Analog - area A 9 Wire Analog - area A 9 Wire Analog - area A	PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 6.96 \$ 6.82 \$ 8.06 \$ 13.69 \$ 5.17 \$ 5.95 \$ 9.21 \$ 7.97 \$ 9.12 \$ 9.12 \$ 9.12		See NRC See NRC	prices below prices below
55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73	ECS to NID	4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 2 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area B 4 Wire DSL - area C 4 Wire DSL - area C 5 Wire DSL - area C 7 Wire DSL - area C 8 Wire DSL - area C 9 Wire DSL - area C 9 Wire DSL - area C 9 Wire DSL - area C 9 Wire Analog - area C 9 Wire Analog - area C 9 Wire Analog - area B 9 Wire Analog - area B 9 Wire Analog - area C 9 Wire Analog - area C 9 Wire Analog - area B 9 Wire Analog - area C 9 Wire Analog - area C 9 Wire Analog - area B 9 Wire Analog - area C 9 Wire Analog - area B	PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 4.21 \$ 6.96 \$ 6.82 \$ 8.06 \$ 13.69 \$ 7.50 \$ 9.21 \$ 9.21 \$ 9.21 \$ 7.97 \$ 9.12 \$ 7.97 \$ 9.12 \$ 7.97 \$ 9.12 \$ 7.97 \$ 9.12 \$ 7.50 \$ 7.50		See NRC See NRC	prices below price
55 56 57 58 59 50 51 52 53 54 55 56 57 58 59 70 71 72 73 74	ECS to NID	4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area C 4 Wire Analog - area C 4 Wire Analog - area B 2 Wire Analog - area C 2 Wire DSL - area B 4 Wire Analog - area C 2 Wire DSL - area A 2 Wire DSL - area A 2 Wire DSL - area A 2 Wire DSL - area A 4 Wire DSL - area C 4 Wire DSL - area C 5 Wire DSL - area C 6 Wire DSL - area A 7 Wire DSL - area A 8 Wire DSL - area B 9 Wire DSL - area C 9 Wire Analog - area A 9 Wire Analog - area A 9 Wire Analog - area A 9 Wire Analog - area A 9 Wire Analog - area A 9 Wire Analog - area A 9 Wire Analog - area A 9 Wire Analog - area A	PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 6.96 \$ 6.82 \$ 8.06 \$ 13.69 \$ 5.17 \$ 5.95 \$ 9.21 \$ 7.97 \$ 9.12 \$ 9.12 \$ 9.12		See NRC See NRC	prices below prices below
55 66 57 58 59 50 51 52 53 54 55 66 67 70 71 72 73 74	ECS to NID	4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area B 2 Wire Analog - area B 4 Wire Analog - area A 4 Wire Analog - area B 4 Wire Analog - area B 2 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area C 2 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area C 2 Wire Analog - area C 4 Wire Analog - area A 2 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area C 4 Wire Analog - area C 4 Wire Analog - area B 4 Wire DSL - area B 5 Wire Analog - area B 6 Wire Analog - area B 7 Wire Analog - area B 8 Wire Analog - area B 9 Wire DSL - area B 9 Wire DSL - area B 9 Wire DSL - area B 9 Wire DSL - area B	PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 4.21 \$ 6.96 \$ 6.82 \$ 8.06 \$ 13.69 \$ 5.17 \$ 5.95 \$ 9.21 \$ 7.97 \$ 9.12 \$ 6.07		See NRC See NRC	prices below prices below
55 56 57 58 59 50 51 52 53 54 55 56 57 70 71 72 73 74 75 76	ECS to NID	4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area B 2 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area C 4 Wire Analog - area C 2 Wire DSL - area C 2 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area C 2 Wire DSL - area B 4 Wire DSL - area B 2 Wire DSL - area B 4 Wire DSL - area B 4 Wire DSL - area B 4 Wire DSL - area C 5 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 2 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 5 Wire Analog - area B 6 Wire Analog - area B 7 Wire Analog - area B 8 Wire Analog - area B 9 Wire Analog - area C 9 Wire DSL - area A 9 Wire DSL - area A 9 Wire DSL - area B	PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 4.21 \$ 6.96 \$ 6.96 \$ 6.82 \$ 8.06 \$ 13.69 \$ 5.17 \$ 5.95 \$ 9.21 \$ 7.97 \$ 9.12 \$ 6.07 \$ 9.86		See NRC See NRC	prices below prices below
55 56 57 58 59 50 51 52 53 54 55 56 57 70 71 72 73 74 75 76 77 78	ECS to NID	4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area C 4 Wire Analog - area C 4 Wire Analog - area C 4 Wire Analog - area C 2 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area A 2 Wire DSL - area C 2 Wire DSL - area C 4 Wire DSL - area A 4 Wire DSL - area A 2 Wire DSL - area C 4 Wire DSL - area A 4 Wire DSL - area B 4 Wire DSL - area B 5 Wire DSL - area C 8 Wire DSL - area C 9 Wire Analog - area C 9 Wire Analog - area A 2 Wire Analog - area B 4 Wire Analog - area C 4 Wire Analog - area C 5 Wire Analog - area C 6 Wire Analog - area C 7 Wire Analog - area C 8 Wire Analog - area C 9 Wire DSL - area C 9 Wire DSL - area C 9 Wire DSL - area A 9 Wire DSL - area A 9 Wire DSL - area A 9 Wire DSL - area C	PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 4.21 \$ 6.96 \$ 6.82 \$ 8.06 \$ 13.69 \$ 5.17 \$ 5.95 \$ 9.21 \$ 7.97 \$ 9.12 \$ 7.97 \$ 6.07 \$ 8.06 \$ 7.97 \$ 8.06 \$ 8.06 \$ 7.97 \$ 8.06 \$ 7.97 \$ 8.06 \$ 7.97 \$ 8.06 \$ 7.97 \$ 8.06 \$ 7.97 \$ 8.06 \$ 8.06		See NRC See NRC	prices below prices below
55 56 57 58 59 50 51 52 53 54 55 56 57 58 57 70 71 72 73 74 75 76 77 78 79 80 80 80 80 80 80 80 80 80 80	ECS to NID	4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area B 2 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 2 Wire DSL - area B 2 Wire DSL - area C 2 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area B 4 Wire DSL - area B 4 Wire DSL - area C 5 Wire Analog - area C 4 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area C 4 Wire Analog - area C 2 Wire Analog - area B 2 Wire Analog - area B 2 Wire Analog - area B 2 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area A 4 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area B 4 Wire DSL - area B 4 Wire DSL - area B	PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 4.21 \$ 6.96 \$ 6.82 \$ 8.06 \$ 13.69 \$ 5.17 \$ 5.95 \$ 9.21 \$ 7.97 \$ 6.37 \$ 7.50 \$ 13.39 \$ 3.55 \$ 6.82 \$ 8.06 \$ 13.69 \$ 13.69		See NRC See NRC	prices below price
54 55 56 57 58 59 50 61 65 63 64 65 65 66 67 77 77 77 77 77 78 79 80 81 83	ECS to NID	4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 2 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area B 4 Wire DSL - area C 2 Wire DSL - area C 2 Wire DSL - area C 2 Wire DSL - area C 4 Wire DSL - area C 2 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area B 4 Wire DSL - area C 5 Wire DSL - area C 5 Wire Analog - area B 4 Wire DSL - area B 5 Wire Analog - area B 6 Wire Analog - area B 7 Wire Analog - area B 8 Wire Analog - area B 9 Wire Analog - area B 9 Wire Analog - area B 9 Wire Analog - area B 9 Wire Analog - area B 9 Wire DSL - area C 9 Wire DSL - area C 9 Wire DSL - area C 9 Wire DSL - area B 9 Wire DSL - area C 9 Wire DSL - area B 9 Wire DSL - area C 9 Wire DSL - area B 9 Wire DSL - area B 9 Wire DSL - area C 9 Wire DSL - area B 9 Wire DSL - area B 9 Wire DSL - area B	PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 4.21 \$ 6.96 \$ 6.82 \$ 8.06 \$ 13.69 \$ 5.17 \$ 5.95 \$ 9.21 \$ 7.97 \$ 9.12 \$ 6.07 \$ 9.21 \$ 7.97 \$ 9.12 \$ 15.47 \$ 5.27 \$ 8.95 \$ 8.95 \$ 8.95 \$ 8.95 \$ 9.86 \$ 15.84		See NRC See NRC	prices below prices below
55 56 57 58 59 50 51 52 53 54 55 56 57 70 71 72 73 74 75 76 77 77 78 80 81 83 83 83 83 84 85 85 85 85 85 85 85 85 85 85	ECS to NID	4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area B 2 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 2 Wire DSL - area B 2 Wire DSL - area C 2 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area B 4 Wire DSL - area B 4 Wire DSL - area C 5 Wire Analog - area C 4 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area C 4 Wire Analog - area C 2 Wire Analog - area B 2 Wire Analog - area B 2 Wire Analog - area B 2 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area A 4 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area B 4 Wire DSL - area B 4 Wire DSL - area B	PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 4.21 \$ 6.96 \$ 6.82 \$ 8.06 \$ 13.69 \$ 5.17 \$ 5.95 \$ 9.21 \$ 7.97 \$ 6.37 \$ 7.50 \$ 13.39 \$ 3.55 \$ 6.82 \$ 8.06 \$ 13.69 \$ 13.69		See NRC See NRC	prices below price
55 56 57 58 59 50 50 51 52 53 54 55 56 57 70 71 72 73 74 77 77 77 77 77 77 77 77 77	ECS to NID	4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 4 Wire Analog - area B 2 Wire DSL - area B 2 Wire DSL - area C 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area C 2 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area B 4 Wire DSL - area C 5 Wire DSL - area C 5 Wire DSL - area C 5 Wire Analog - area B 4 Wire DSL - area C 5 Wire Analog - area B 6 Wire Analog - area B 7 Wire Analog - area B 8 Wire Analog - area B 9 Wire Analog - area B 9 Wire Analog - area B 9 Wire Analog - area B 9 Wire DSL - area C 9 Wire DSL - area C 9 Wire DSL - area C 9 Wire DSL - area B 9 Wire DSL - area B 9 Wire DSL - area B 9 Wire DSL - area C 9 Wire DSL - area C 9 Wire DSL - area C 9 Wire DSL - area C 9 Wire DSL - area C 9 Wire DSL - area C 9 Wire DSL - area C 9 Wire DSL - area C 9 Wire DSL - area C 9 Wire DSL - area C 9 Wire Analog - area C 9 Wire Analog - area C 9 Wire Analog - area C 9 Wire Analog - area C	PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 4.21 \$ 6.96 \$ 6.82 \$ 8.06 \$ 13.69 \$ 5.17 \$ 5.95 \$ 9.21 \$ 7.97 \$ 9.12 \$ 7.97 \$ 9.12 \$ 15.47 \$ 5.27 \$ 6.07 \$ 15.47 \$ 5.27 \$ 8.95 \$ 8.95 \$ 8.95 \$ 8.95 \$ 8.65 \$ 9.86 \$ 15.84		See NRC See NRC	prices below price
55 56 57 58 59 50 51 52 53 54 55 56 57 58 57 70 71 72 73 74 75 76 77 78 79 80 80 80 80 80 80 80 80 80 80	ECS to NID	4 Wire DSL - area B 4 Wire DSL - area C minal sub-loop 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area B 2 Wire Analog - area B 4 Wire Analog - area C 4 Wire Analog - area B 4 Wire Analog - area B 2 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area C 2 Wire DSL - area B 2 Wire DSL - area C 4 Wire DSL - area C 4 Wire DSL - area B 2 Wire DSL - area B 4 Wire DSL - area B 4 Wire DSL - area B 4 Wire DSL - area C 5 Wire Analog - area A 2 Wire Analog - area A 2 Wire Analog - area B 2 Wire Analog - area B 2 Wire Analog - area B 4 Wire DSL - area B 2 Wire DSL - area B 2 Wire DSL - area B 3 Wire DSL - area B 4 Wire DSL - area B 5 Wire DSL - area B 6 Wire DSL - area B 7 Wire DSL - area B 8 Wire DSL - area B 9 Wire DSL - area B 9 Wire DSL - area B 9 Wire DSL - area B 9 Wire DSL - area B 9 Wire DSL - area B 9 Wire DSL - area B 9 Wire DSL - area B 9 Wire DSL - area B 9 Wire DSL - area B 9 Wire DSL - area B 9 Wire DSL - area B 9 Wire Analog - area A	PENDING PENDING	\$ 2.12 \$ 1.96 \$ 2.05 \$ 3.50 \$ 4.14 \$ 7.17 \$ 6.33 \$ 7.50 \$ 13.39 \$ 3.55 \$ 4.21 \$ 6.96 \$ 6.82 \$ 8.06 \$ 13.69 \$ 5.17 \$ 5.95 \$ 9.21 \$ 7.97 \$ 9.12 \$ 7.97 \$ 8.96 \$ 8.67 \$ 9.86 \$ 15.47 \$ 9.86 \$ 15.47 \$ 8.95 \$ 8.9		See NRC See NRC	prices below price

_	MICHIGAN - Gener	ric Pricing Schedule /1/		SBC RECURR	ING	SBC NON-	RECURRING
			USOC	Monthly		Initial	Additional
188		2 Wire DSL - area B	PENDING	\$ 3.61			prices below
189 190	1	2 Wire DSL - area C 4 Wire DSL - area A	PENDING PENDING	\$ 6.34 \$ 5.66			prices below prices below
191		4 Wire DSL - area B	PENDING	\$ 6.92			prices below
192		4 Wire DSL - area C	PENDING	\$ 12.49		See NRC	prices below
193 194	SAI to NID	sub-loop 2 Wire Analog - area A	PENDING	\$ 4.57		Soo NPC	prices below
195	1	2 Wire Analog - area B	PENDING	\$ 5.35			prices below prices below
196	1	2 Wire Analog - area C	PENDING	\$ 8.59	1		prices below
197		4 Wire Analog - area A	PENDING	\$ 6.81			prices below
198 199	+ + +	4 Wire Analog - area B 4 Wire Analog - area C	PENDING PENDING	\$ 7.98 \$ 14.27			prices below prices below
200	1	2 Wire DSL - area A	PENDING	\$ 4.67			prices below
201		2 Wire DSL - area B	PENDING	\$ 5.48			prices below
202	_	2 Wire DSL - area C	PENDING	\$ 8.33			prices below
203	1	4 Wire DSL - area A 4 Wire DSL - area B	PENDING PENDING	\$ 7.49 \$ 8.72			prices below prices below
205	1	4 Wire DSL - area C	PENDING	\$ 14.64			prices below
206	Terminal to	NID sub-loop					
207	1	2 Wire Analog - area A 2 Wire Analog - area B	PENDING PENDING	\$ 2.13 \$ 2.28			prices below prices below
208	+	2 Wire Analog - area C	PENDING	\$ 2.26			prices below prices below
210	1	4 Wire Analog - area A	PENDING	\$ 2.13			prices below
211		4 Wire Analog - area B	PENDING	\$ 2.07			prices below
212	 	4 Wire Analog - area C 2 Wire DSL - area A	PENDING PENDING	\$ 2.69			prices below
213 214	1	2 Wire DSL - area A 2 Wire DSL - area B	PENDING	\$ 2.20 \$ 2.36			prices below prices below
215		2 Wire DSL - area C	PENDING	\$ 2.50	_ †		prices below
216		4 Wire DSL - area A	PENDING	\$ 2.37			prices below
217	 	4 Wire DSL - area B 4 Wire DSL - area C	PENDING PENDING	\$ 2.29 \$ 2.78			prices below prices below
218	NID sub-loc		FENDING	ψ ∠.18		See NRC	Prices below
20	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	2 Wire Analog - area A	PENDING	\$ 0.16	_ 1	See NRC	prices below
21		2 Wire Analog - area B	PENDING	\$ 0.15			prices below
22	1	2 Wire Analog - area C 4 Wire Analog - area A	PENDING PENDING	\$ 0.15 \$ 0.33			prices below prices below
24	1	4 Wire Analog - area A 4 Wire Analog - area B	PENDING	\$ 0.33			prices below
25		4 Wire Analog - area C	PENDING	\$ 0.32		See NRC	prices below
26		2 Wire DSL - area A	PENDING	\$ 0.16			prices below
27	 	2 Wire DSL - area B 2 Wire DSL - area C	PENDING PENDING	\$ 0.15 \$ 0.15			prices below prices below
29	1	4 Wire DSL - area A	PENDING	\$ 0.33			prices below
30		4 Wire DSL - area B	PENDING	\$ 0.31		See NRC	prices below
231		4 Wire DSL - area C	PENDING	\$ 0.32			prices below
232	+ + +	2 Wire ISDN Compatible - area A 2 Wire ISDN Compatible - area B	PENDING PENDING	\$ 0.16 \$ 0.15			prices below prices below
234	1	2 Wire ISDN Compatible - area C	PENDING	\$ 0.15			prices below
235		4Wire DS1 Compatible - area A	PENDING	TBD			prices below
236		4Wire DS1 Compatible - area B	PENDING	TBD			prices below
237 238	Sub-Loop Non-E	4Wire DS1 Compatible - area C ecurring Charges	PENDING	TBD		See NRC	prices below
239	Analog Sub-Loo						
240	Service Or	dering Charges					
241	_	Installation, per occasion per location	PENDING	NA NA		\$ 3.62	NA NA
42	1	Disconnect, per occasion per location Subsequent, per occasion	PENDING PENDING	NA NA		\$ 2.13 \$ 3.02	NA NA
44	1	Record Work, per occasion	PENDING	NA NA		\$ 1.86	NA NA
45	1	Add or Change, per occasion	PENDING	NA	1	\$ 3.54	NA
46	Sub-Loop C	connection Charge, per termination	PENDING	NA		\$ 17.82	NA
47 48		isconnection Charge, per termination	PENDING	NA		\$ 5.85	NA
48 49		Provisioning Connect		 			
50		2-Wire Analog	PENDING			\$ 20.20	NA
51		4-Wire Analog	PENDING			\$ 20.20	NA
52 53	1	2-Wire DSL 4-Wire DSL	PENDING PENDING			\$ 20.20 \$ 20.20	NA NA
53 54	1	4-Wire DSL 2-Wire ISDL	PENDING	 		\$ 20.20 \$ 20.20	NA NA
55	1	4-Wire DS1	PENDING			\$ 146.76	NA NA
56	Sub Loop I	Provisioning Disconnect					
		2-Wire Analog 4-Wire Analog	PENDING PENDING			\$ 6.71	NA NA
			FENDING			\$ 6.71 \$ 6.71	NA NA
58		2-Wire DSL	PENDING				
58 59 60		2-Wire DSL 4-Wire DSL	PENDING			\$ 6.71	NA
58 59 60 61		2-Wire DSL 4-Wire DSL 2-Wire ISDL	PENDING PENDING			\$ 6.71 \$ 6.71	NA
58 59 60 61 62		2-Wire DSL 4-Wire DSL 2-Wire ISDL 4-Wire DSD	PENDING			\$ 6.71	
58 59 60 61 62 63	Sub Loop (2-Wire DSL 4-Wire DSL 2-Wire ISDL 4-Wire DS1 Conditioning	PENDING PENDING			\$ 6.71 \$ 6.71	NA
58 59 60 61 62 63	Sub Loop (2-Wire DSL 4-Wire DSL 2-Wire ISDL 4-Wire DSD	PENDING PENDING PENDING PENDING			\$ 6.71 \$ 6.71	NA
58 59 60 61 62 63 64 65	Sub Loop (2-Wire DSL 4-Wire DSL 2-Wire ISDL 4-Wire DS1 Conditioning For Sub Loop Facilities > 12Kft. And < 17.5Kft. Remove Load Coils Remove Bridged Tap	PENDING PENDING PENDING PENDING PENDING			\$ 6.71 \$ 6.71 \$ 52.02 \$0.00 \$0.00	NA NA NA
58 59 60 61 62 63 64 65 66 67	Sub Loop (2-Wire DSL 4-Wire DSL 2-Wire ISDL 4-Wire DS1 Conditioning For Sub Loop Facilities > 12Kft. And < 17.5Kft. Remove Load Coils Remove Bridged Tap Remove Repeater	PENDING PENDING PENDING PENDING PENDING PENDING			\$ 6.71 \$ 6.71 \$ 52.02 \$0.00	NA NA
58 59 60 61 62 63 64 65 66 67 68	Sub Loop (2-Wire DSL 4-Wire DSL 2-Wire ISDL 4-Wire DS1 2-Onditioning For Sub Loop Facilities > 12Kft. And < 17.5Kft. Remove Load Coils Remove Bridged Tap Remove Repeater For Sub Loop Facilities > 17.5Kft. In addition to the rates for >12Kft.	PENDING PENDING PENDING PENDING PENDING PENDING PENDING t. < 17Kft.			\$ 6.71 \$ 6.71 \$ 52.02 \$0.00 \$0.00 \$0.00	NA NA NA NA NA
58 59 60 61 62 63 64 65 66 67 68	Sub Loop (2-Wire DSL 4-Wire DSL 2-Wire ISDL 4-Wire DS1 Conditioning For Sub Loop Facilities > 12Kft. And < 17.5Kft. Remove Load Coils Remove Bridged Tap Remove Repeater	PENDING PENDING PENDING PENDING PENDING PENDING			\$ 6.71 \$ 6.71 \$ 52.02 \$0.00 \$0.00	NA NA NA
58 59 60 61 62 63 64 65 66 67 68 69 70	Sub Loop (2-Wire DSL 4-Wire DSL 2-Wire ISDL 4-Wire DSL 2-Wire ISDL 4-Wire DS1 2-Onditioning For Sub Loop Facilities > 12Kft. And < 17.5Kft. Remove Load Coils Remove Bridged Tap Remove Repeater For Sub Loop Facilities > 17.5Kft. In addition to the rates for >12Kft Remove Load Coils	PENDING PENDING PENDING PENDING PENDING PENDING t. < 17Kft. PENDING			\$ 6.71 \$ 6.71 \$ 52.02 \$0.00 \$0.00 \$0.00	NA NA NA NA NA
58 59 60 61 62 63 64 65 66 67 68 69 70 71	Sub Loop (2-Wire DSL 4-Wire DSL 2-Wire ISDL 4-Wire DSL 2-Wire ISDL 4-Wire DS1 Conditioning For Sub Loop Facilities > 12Kft. And < 17.5Kft. Remove Load Coils Remove Bridged Tap Remove Repeater For Sub Loop Facilities > 17.5Kft. In addition to the rates for >12Kft. Remove Load Coils Remove Bridged Tap Remove Load Coils Remove Bridged Tap	PENDING PENDING PENDING PENDING PENDING PENDING PENDING t. < 17Kft. PENDING PENDING			\$ 6.71 \$ 6.71 \$ 52.02 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	NA NA NA NA NA NA
58 59 60 61 62 63 64 65 66 67 68 69 70 71 72	Sub Loop (2-Wire DSL 4-Wire DSL 2-Wire ISDL 4-Wire DSL 2-Wire ISDL 4-Wire DS1 Conditioning For Sub Loop Facilities > 12Kft. And < 17.5Kft. Remove Load Coils Remove Bridged Tap Remove Repeater For Sub Loop Facilities > 17.5Kft. In addition to the rates for >12Kft. Remove Load Coils Remove Bridged Tap Remove Load Coils Remove Bridged Tap	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING	\$ 042		\$ 6.71 \$ 6.71 \$ 52.02 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	NA NA NA NA NA NA NA NA NA NA
58 59 60 61 62 63 64 65 66 67 70 71 72 73	Sub Loop (2-Wire DSL 4-Wire DSL 2-Wire ISDL 4-Wire DSL 2-Wire ISDL 4-Wire DS1 Conditioning For Sub Loop Facilities > 12Kft. And < 17.5Kft. Remove Load Coils Remove Bridged Tap Remove Repeater For Sub Loop Facilities > 17.5Kft. In addition to the rates for >12Kft. Remove Load Coils Remove Bridged Tap Remove Load Coils Remove Bridged Tap	PENDING PENDING PENDING PENDING PENDING PENDING PENDING t. < 17Kft. PENDING PENDING	\$ 0.13		\$ 6.71 \$ 6.71 \$ 52.02 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	NA NA NA NA NA NA
58 59 60 61 62 63 64 65 66 67 70 71 72 73	Sub Loop (2-Wire DSL 4-Wire DSL 2-Wire ISDL 4-Wire DSL 2-Wire ISDL 4-Wire DS1 Conditioning For Sub Loop Facilities > 12Kft. And < 17.5Kft. Remove Load Coils Remove Bridged Tap Remove Repeater For Sub Loop Facilities > 17.5Kft. In addition to the rates for >12Kft. Remove Load Coils Remove Bridged Tap Remove Load Coils Remove Bridged Tap	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING			\$ 6.71 \$ 6.71 \$ 52.02 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	NA NA NA NA NA NA NA NA NA NA NA NA NA N
58 59 60 61 62 63 64 65 66 67 70 71 72 73 74 75 76	Cross Connects 2-Wire /4/ 4-Wire DS1/LT1 DS3/LT3	2-Wire DSL 4-Wire DSL 2-Wire ISDL 4-Wire DS1 2-Mire ISDL 4-Wire DS1 2-IN	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING CXCT2 CXCT2 CXCTC CXCCX CXCEX	\$ 0.27 \$ 16.46 NA		\$ 6.71 \$ 6.71 \$ 52.02 \$ 50.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00	NA NA NA NA NA NA NA NA NA NA NA NA NA N
257 258 259 260 261 262 263 264 265 266 271 272 273 274 275 276 277	Cross Connects 2-Wire /4/ 4-Wire DS1/LT1 DS3/LT3	2-Wire DSL 4-Wire DSL 2-Wire ISDL 4-Wire DSL 2-Wire ISDL 4-Wire DS1 Conditioning For Sub Loop Facilities > 12Kft. And < 17.5Kft. Remove Load Coils Remove Bridged Tap Remove Repeater For Sub Loop Facilities > 17.5Kft. In addition to the rates for >12Kft. Remove Load Coils Remove Bridged Tap Remove Load Coils Remove Bridged Tap	PENDING PENDING PENDING PENDING PENDING PENDING PENDING 1. < 17Kft. PENDING PENDING PENDING PENDING CXCT2 CXCT4 CXCDX	\$ 0.27 \$ 16.46		\$ 6.71 \$ 6.71 \$ 52.02 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	NA NA NA NA NA NA NA NA NA NA NA NA
58 59 60 61 62 63 64 65 66 67 70 71 72 73 74 75 76 77	Cross Connects 2-Wire /4/ 4-Wire DS1/LT1 DS3/LT3 DS3 C.O. C	2-Wire DSL 4-Wire DSL 2-Wire ISDL 4-Wire DSL 2-Wire ISDL 4-Wire DS1 2-Onditioning For Sub Loop Facilities > 12Kft. And < 17.5Kft. Remove Load Coils Remove Bridged Tap Remove Repeater For Sub Loop Facilities > 17.5Kft. In addition to the rates for >12Kft Remove Load Coils Remove Bridged Tap Remove Bridged Tap Remove Bridged Tap Remove Bridged Tap Remove Bridged Tap Remove Repeater	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING CXCT2 CXCT2 CXCTC CXCCX CXCEX	\$ 0.27 \$ 16.46 NA		\$ 6.71 \$ 6.71 \$ 52.02 \$ 50.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00	NA NA NA NA NA NA NA NA NA NA NA NA NA N
58 59 60 61 62 63 64 65 66 67 70 71 72 73 74 75 76 77	Cross Connects 2-Wire /4/ 4-Wire DS1/LT1 DS3/LT3 DS3 C.O. C	2-Wire DSL 4-Wire DSL 2-Wire ISDL 4-Wire DS1 2-Mire ISDL 4-Wire DS1 2-IN	PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING PENDING CXCT2 CXCT2 CXCTC CXCCX CXCEX	\$ 0.27 \$ 16.46 NA		\$ 6.71 \$ 6.71 \$ 52.02 \$ 50.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00 \$ 0.00	NA NA NA NA NA NA NA NA NA NA NA NA NA N

ine N	ИСНІ	GAN - Gener	ric Pricing Schedule /1/				URRING	_ ;	SBC NON-	RECURRING
T				USOC	Mo	onthly			Initial	Additional
83		Zone 3		CZ4X3	\$	13.17				
84		Interzone		CZ4X4	\$	13.36				
_			Milage Per Mile	41/7/4	•	0.00				
36 37		Zone 1 Zone 2		1YZX1 1YZX2	\$	0.69				
38		Zone 3		1YZX3	\$	0.50				
39		Interzone		1YZX4	\$	0.20				
90 D)S1	Clear Chan	nnel Capability - Per DS1 Circuit Arranged							
91		All Zones C		CLYX1-X3				\$	75.28	
2		All Zones D	isconnect	Pending				\$	6.65	
93 94 D)S1	Intereffice	NRC (Connect + Disconnect)							
95		Connect Zo		Pending				\$	57.80	
16		Connect Zo		Pending				\$	57.80	
7		Connect Zo		Pending				\$	57.80	
8		Disconnect		Pending				\$	22.70	
19		Disconnect	Zone 2	Pending				\$	22.70	
00		Disconnect	Zone 3	Pending				\$	22.70	
)1										
_			and Rearrangement - Admin.Charge,Connect, Per Order	ORCMX				\$	3.14	
)3)4		installation	and Rearrangement - Admin.Charge,Disconnect, Per Order	NRBCL				Ф	2.13	
_)S3	Interoffice	E Milage Termination - Per Point of Termination							
6		Zone 1		CZ4W1	\$	129.82		 		
7		Zone 2		CZ4W2		114.98				
18		Zone 3		CZ4W3		110.02				
9		Interzone		CZ4W4	\$	121.50				
_			Mileage - Per Mile	,	_					
1		Zone 1		1YZB1	\$	6.20				
3		Zone 2 Zone 3		1YZB2 1YZB3	\$	3.84 9.52				
4		Interzone		1YZB3 1YZB4	\$	3.73		 		
5				.1204	—	5.15		1		
_)S3	Interoffice	NRC (Connect + Disconnect)							
7		Connect Zo		Pending				\$	74.59	
8		Connect Zo		Pending				\$	74.59	
9		Connect Zo		Pending				\$	74.59	
0		Disconnect		Pending	_	_		\$	22.70	
1		Disconnect		Pending	1			\$	22.70	
3		Disconnect	Zone 3	Pending	1			\$	22.70	
_)S3	Installation	and Rearrangement - Admin.Charge,Connect, Per Order	ORCMX	1			s	3.14	
5			and Rearrangement - Admin. Charge, Connect, Per Order	NRBCL				\$	2.13	
16			U	l				Ė		
_		olexing						L		
8			ce Grade All Zones, Per Arrangement	QMVX1-X3	_	280.24			NA	NA
9	_	DS3 to DS1	All Zones, Per Arrangement	QM3X1-X3	\$	414.55		 	NA	NA
0 1 D)edia	ated Trans	port Cross Connects	-	1			-		
2		DS1		CXCDX	\$	0.54			NA	NA
3		DS3		CXCEX	\$	16.46			NA	NA
	ance	ellation or 0	Change Service Charge, per Last Critical Date Reached							
5		DS1						Ļ		
6	_		Service Order Portion to be applied to each critical date below	Pending				\$	2.07	
8	_		Designe Lay Out Report Date	NR95W NR95X	-			\$	21.09 21.09	
9			Records Issue Date Designed Verified and Assigned Date	NR95X NR95Y				\$	31.63	
0			Plant Test Date	NR95Z				\$	59.16	
1		DS3	Service Order Portion to be applied to each critical date below	Pending		NA		\$	2.07	NA
2			Designe Lay Out Report Date	NR95S		NA		\$	20.38	NA
3		-	Records Issue Date	NR95T		NA		\$	20.97	NA
4			Designed Verified and Assigned Date	NR95U		NA		\$	53.61	NA NA
5			Plant Test Date	NR95V	-	NA		\$	76.53	NA
6 7 D)ue r	ate Chang	e Charge Per Order or Occasion	-	1			-		
8		DS1		Pending				\$	0.43	
9		DS3		Pending				\$	0.43	
0										
51										
2		F:1								
3 D		Fiber Dark Fiber I	Interoffice							
5			Dark Fiber Interoffice Termination (Per Termination per Fiber)	ULYCX	\$	25.34			NA	NA
6			Dark Fiber Interoffice Mileage (Per Fiber per Foot)	ULNCF		####			NA	NA NA
7			Dark Fiber Interoffice Cross Connect (Per Termination per Fiber)	UKCJX	\$	2.11			NA	NA
8		Inquiry (Per	Request)					L		
9			Dark Fiber Interoffice Transport - NRC	NR9D6		NA		\$	338.03	NA
			Interoffice inquiry (Service Order) Charge, per request					\$	2.33	
0			ER (Per Fiber Strand)	-	-			_		
0		Installation	in an Order	NDD54	.	NIA.			14.55	
0 1 2			ive per Order Interofcfice Transport - NRC	NRB51 NRB54		NA NA		\$	14.35 466.62	NA NA
0 1 2 3		Administrati	INCOMORD HANDON TIME	INIADU4		11/1		۳	700.02	INA
0 1 2 3 4		Administrati Dark Fiber I					1			l .
0 1 2 3 4		Administrati Dark Fiber I Disconnect		NRana		NA		\$	14 12	NΔ
0 51 62 63 64		Administrati Dark Fiber I Disconnect Administrati	ive per Order	NR9H2 NR9H5		NA NA		\$	14.12 137.30	NA NA
0 1 2 3 4 5 6		Administrati Dark Fiber I Disconnect Administrati		NR9H2 NR9H5		NA NA		\$	14.12 137.30	NA NA
0 1 2 3 4 5 6 7		Administrati Dark Fiber I Disconnect Administrati	ive per Order Interoffice Transport - NRC							
0 61 62 63 64 65 66 67 68 69 R	Routi	Administrati Dark Fiber I Disconnect Administrati Dark Fiber I ne Modifica	ive per Order Interoffice Transport - NRC							
0 1 2 3 4 5 6 7 8 9 R	Routi	Administrati Dark Fiber I Disconnect Administrati Dark Fiber I ne Modifica	ive per Order Interoffice Transport - NRC	NR9H5		NA			137.30	NA
0 1 2 3 4 5 6 7 8 9 R 7 1 1 1 1 1 1 1 1 1	Routi	Administrati Dark Fiber I Disconnect Administrati Dark Fiber I ne Modifica Routine Mo	ive per Order Interoffice Transport - NRC ations diffications of Existing Facilities Charge	NR9H5 N3RUE		NA NA			137.30	NA
0 1 2 3 3 4 5 5 6 7 7 8 9 R 7 1 1 1 1 1 1 1 1 1	NP .ocal	Administrati Dark Fiber I Disconnect Administrati Dark Fiber I ne Modifica Routine Mo	ive per Order Interoffice Transport - NRC ations diffications of Existing Facilities Charge rtability /9/	NR9H5 N3RUE NSR	\$0	NA NA D.00			137.30 ICB	NA
600 600	NP .ocal	Administrati Dark Fiber I Disconnect Administrati Dark Fiber I ne Modifica Routine Mo	ive per Order Interoffice Transport - NRC ations diffications of Existing Facilities Charge	NR9H5 N3RUE	\$0	NA NA			137.30	NA
00 01 02 03 03 04 05 05 05 05 05 05 05	NP .ocal	Administrati Dark Fiber I Disconnect Administrati Dark Fiber I ne Modifica Routine Mo	ive per Order Interoffice Transport - NRC ations diffications of Existing Facilities Charge rtability /9/	NR9H5 N3RUE NSR	\$0	NA NA D.00			137.30 ICB	NA

Line	MICH	IGAN - Gene	ric Pricing Schedule /1/		SBC REC	URRING		SBC NON-	RECURRIN	G
				USOC	Monthly			Initial	Additiona	ıl
377	ОТНЕ									
78	Direc	tory Assist	ance							
79 80		Facility- Ba	nood DA							
81			ssistance, per occurrence	OPEN	\$ 0.248852			NA	NA	
82			ssistance, per occurrence	OPEN	\$ 0.004099			NA	NA NA	
83		,	ssistance/National Directory Assistance, per occurrence/Reverse D		\$ 0.35			NA	NA	
84			Other - Initial/Subsequent Load	OPEN						
85			er call	OPEN	\$ 0.003090					
86			Facility Based - Initial/Subsequent Load				\$	1,098.67	\$ 1	43.75
87		- Bra	anding, per trunk group	OPEN	NA		\$	800.00		
88		Rate Refer	rence - Initial Load	OPEN	NA		\$	2,200.00	NA	
89		Rate Refer	rence - Subsequent Load	OPEN	NA		\$	1,000.00	NA	
90										
91		DA Listing								
92			Full File (all states inclusive) Non-Billable Release (no query cha							
93			g for initial load	OPEN	NA		\$	0.040	NA	
94			g for subsequent updates	OPEN	NA		\$	0.060	NA	
95			Full File (all states inclusive) Billable Release	ODEN	N14			0.020	N14	
96			g for initial load	OPEN	NA NA		\$	0.020	NA NA	
97			g for subsequent updates	OPEN OPEN	NA NA		\$	0.030	NA NA	
99		- per usag	Pick & Choose (by state) Non-billable Release (no query charges)	OPEN	INA		Þ	0.020	INA	
100			g for initial load	OPEN	NA		\$	0.050	NA	
101		_	g for subsequent updates	OPEN	NA NA		\$	0.060	NA NA	
02			Pick & Choose (by state) Billable Release	OFEIN	INA		Ψ	0.000	INA	
103			g for initial load	OPEN	NA		\$	0.020	NA.	
104	l		g for subsequent updates	OPEN	NA NA		\$	0.020	NA NA	
105	1	- per usag	•	OPEN	NA NA		\$	0.020	NA NA	
106	t	,		l			Ė			
107	Opera	ator Service	9 <u>S</u>				1			
108			nated Call Processing, per occurrence	OPEN	\$ 0.017312		l	NA	NA	
109			ssisted Call Processing, per work second	OPEN	\$ 0.276712		1	NA	NA	
110			Other - Initial/Subsequent Load	OPEN			1	1,098.67	143.75	
411			per call	OPEN	\$ 0.003090					
412		Branding - I	Facility Based - Initial/Subsequent Load							
413		- Bra	anding, per trunk group	OPEN	NA		\$	800.00	NA	
114		Rate Refer	rence - Initial Load	OPEN	NA		\$	2,200.00	NA	
415		Rate Refer	rence - Subsequent Rater Load or Reference Load	OPEN	NA		\$	1,000.00	NA	
116										
417	Ancil	lary Messa	ge Compensation (per message)	OPEN	0.03			N/A	N/A	
418										
419			s - Poles & Ducts		Annually					
420		Per Pole at Per Foot of		OPEN OPEN	\$ 1.48					
421					\$ 0.08					
122							4	200.00		
		Application	fee	OPEN			\$	200.00		
423		Application *For (1) eac	fee ch one foot of usable space, or fraction thereof, occupied and (2) ea	OPEN ach			\$	200.00		
423 424		Application *For (1) eac	fee	OPEN ach			\$	200.00		
423 424 425		Application *For (1) eac additional o	fee th one foot of usable space, or fraction thereof, occupied and (2) ea ne foot of space, or fraction thereof, rendered unusable by the atta	OPEN ach			\$	200.00		
423 424 425 426	Emer	Application *For (1) each additional of	fee th one foot of usable space, or fraction thereof, occupied and (2) ea me foot of space, or fraction thereof, rendered unusable by the atta mber Service Access	OPEN ach			\$	200.00		
423 424 425 426 427	Emer	Application *For (1) eac additional of	fee th one foot of usable space, or fraction thereof, occupied and (2) ea ne foot of space, or fraction thereof, rendered unusable by the atta	OPEN ach			\$	200.00		
423 424 425 426 427 428	Emer	Application *For (1) eac additional of rgency Nu 911 Selectir -Each DS	fee ch one foot of usable space, or fraction thereof, occupied and (2) ea ne foot of space, or fraction thereof, rendered unusable by the atta mber Service Access ve Router Interconnection	OPEN ach			\$	200.00	\$ 49	96.18
423 424 425 426 427 428 429	Emer	Application *For (1) each additional of rgency Nur 911 Selectif -Each DS -Analog C	fee th one foot of usable space, or fraction thereof, occupied and (2) ec me foot of space, or fraction thereof, rendered unusable by the atta mber Service Access we Router Interconnection O installed	OPEN ach chment's pres	sence.		\$	200.00	\$ 49	96.18
423 424 425 426 427 428 429 430	Emer	Application *For (1) each additional of prepared Num 911 Selectir -Each DS -Analog C ANI/ALI/SR	fee th one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attainment of the specific space. Mercouler Interconnection Oinstalled Channel Interface	OPEN ach chment's pres	sence.		\$	200.00	\$ 49	96.18
423 424 425 426 427 428 429 430 431	Emer	Application "For (1) eac additional of preserve Number 11 Selecting -Each DS -Analog C ANI/ALI/SR - Per 100	fee ch one foot of usable space, or fraction thereof, occupied and (2) es the foot of space, or fraction thereof, rendered unusable by the atta mber Service Access we Router Interconnection to installed Channel Interface and Database Management	OPEN ach chment's pres	sence.		\$	200.00		96.18
123 124 125 126 127 128 129 130 431	Emer	Application *For (1) eac additional of rgency Nu 911 Selecti -Each DS -Analog C ANI/ALI/SR - Per 100 911 Selecti	fee ch one foot of usable space, or fraction thereof, occupied and (2) ex me foot of space, or fraction thereof, rendered unusable by the atta mber Service Access ve Router Interconnection O installed Channel Interface and Database Management D records, rounded up to nearest 100	OPEN ach chment's pres	sence.		\$	200.00		96.11
423 424 425 426 427 428 429 430 431 432 433	Emer	Application *For (1) eac additional of rgency Nu 911 Selecti -Each DS -Analog C ANI/ALI/SR - Per 100 911 Selecti	fee th one foot of usable space, or fraction thereof, occupied and (2) es ine foot of space, or fraction thereof, rendered unusable by the atta imber Service Access ve Router Interconnection O installed Channel Interface and Database Management O records, rounded up to nearest 100 ve Router Switch Administration	OPEN ach chment's pres	sence.		\$	200.00		96.11
423 424 425 426 427 428 429 430 431 432 433 434	Emer	Application *For (1) eac additional or regency Nui 911 Selecti -Each DS -Analog C ANI/ALI/SR - Per 100 911 Selecti -Per Se	fee th one foot of usable space, or fraction thereof, occupied and (2) es ine foot of space, or fraction thereof, rendered unusable by the atta imber Service Access ve Router Interconnection O installed Channel Interface and Database Management O records, rounded up to nearest 100 ve Router Switch Administration	OPEN ach chment's pres	sence.		\$	200.00		96.13
423 424 425 426 427 428 429 430 431 432 433 434 435	Emer	Application "For (1) ead additional of "regency Nu 911 Selecti -Each DS -Analog C ANI/ALI/SR - Per 100 911 Selecti -Per Se	fee th one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attainmer service Access we Router Interconnection Oi installed Channel Interface and Database Management O records, rounded up to nearest 100 we Router Switch Administration elective Router R COMPENSATION	OPEN ach chment's pres EVG9X 9589X	sence.		\$	200.00		96.11
423 424 425 426 427 428 429 430 431 432 433 434 435 436	Emer	Application "For (1) ead additional of "regency Nu 911 Selecti -Each DS -Analog C ANI/ALI/SR - Per 100 911 Selecti -Per Se	fee ch one foot of usable space, or fraction thereof, occupied and (2) ex the foot of space, or fraction thereof, rendered unusable by the atta mber Service Access we Router Interconnection to installed Channel Interface and Database Management or ecords, rounded up to nearest 100 we Router Switch Administration lective Router	OPEN ach chment's pres EVG9X 9589X	sence.		\$	200.00		96.18
423 424 425 426 427 428 429 430 431 432 433 434 435 436 437	Emer	Application "For (1) ead additional of "regency Nu 911 Selecti -Each DS -Analog C ANI/ALI/SR - Per 100 911 Selecti -Per Se	fee th one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attainmer service Access we Router Interconnection Oi installed Channel Interface and Database Management O records, rounded up to nearest 100 we Router Switch Administration elective Router R COMPENSATION	OPEN ach chment's pres EVG9X 9589X	\$ 19.81 \$ 3.93		\$	200.00		96.18
423 424 425 426 427 428 429 430 431 432 433 434 435 436 437 438	Emer INTE	Application "For (1) ead additional o rgency Nu 911 Selecti -Each DS -Analog C ANI/ALI/SR - Per 100 911 Selecti -Per Se RCARRIEI for All ISP-I	fee th one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attainmer service Access we Router Interconnection Oi installed Channel Interface and Database Management O records, rounded up to nearest 100 we Router Switch Administration elective Router R COMPENSATION	OPEN ach chment's pres EVG9X 9589X	\$ 19.81 \$ 3.93		\$	200.00		96.18
423 424 425 426 427 428 429 430 431 432 433 434 435 436 437 438 439 440	Emer INTE Rate	Application "For (1) eac additional of streency Nu 911 Selecti -Each DS -Analog (ANI/ALI/SR -Per Se RCARRIEI for All ISP-I ALE	fee ch one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attainmer service Access we Router Interconnection Oi installed Channel Interface and Database Management Orecords, rounded up to nearest 100 we Router Switch Administration elective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per Mo	OPEN ach chment's pres EVG9X 9589X	\$ 19.81 \$ 3.93 \$ 0.0007				\$0.00	96.18
423 424 425 426 427 428 429 430 431 432 433 434 435 436 437 438 439 440 441	Emer INTE Rate	Application For (1) eac additional of reprint of the control of the control ANI/ALI/SR - Per 100 - Per Se RCARRIEI For All ISP-I BUSINESS	fee th one foot of usable space, or fraction thereof, occupied and (2) et me foot of space, or fraction thereof, rendered unusable by the atta mber Service Access we Router Interconnection O installed Thannel Interface and Database Management or ecords, rounded up to nearest 100 we Router Switch Administration lective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per Mo	OPEN ach chment's pres EVG9X 9589X	\$ 19.81 \$ 3.93 \$ 0.0007			200.00 RECURRING	\$0.00	96.18
423 424 425 426 427 428 430 431 432 433 434 435 436 437 438 439 440 441 442	Emer INTE Rate	Application For (1) eaca additional of ragency Nu 911 Selecti -Each DS -Analog C ANI/AL I/SR -Per 100 911 Selecti -Per Se RCARRIE for All ISP-I ALE BUSINESS LOCAL EX	fee th one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attainmer Service Access we Router Interconnection O installed Channel Interface and Database Management O records, rounded up to nearest 100 we Router Switch Administration lective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per MC CHANGE SERVICE	OPEN ach chement's pres	\$ 19.81 \$ 3.93 \$ 0.0007 RESALE DIS			RECURRING	\$0.00	96.18
423 424 425 426 427 428 430 431 432 433 434 435 436 437 438 439 440 441 442 443	Emer INTE Rate	Application For (1) eaca additional of rgency Nu 911 Selecti -Each DS -Analog (ANI/AL/SR -Per Se RCARRIEI BUSINESS LOCAL EX Business 1	fee th one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attainmer Service Access ver Router Interconnection Oi installed Channel Interface and Database Management Orecords, rounded up to nearest 100 ver Router Switch Administration lective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per Mo	OPEN chhochment's pres	\$ 19.81 \$ 3.93 \$ 0.0007 RESALE DIS RECURRING			RECURRING 16.62%	\$0.00	96.18
423 424 425 426 427 428 430 431 432 433 434 435 436 437 438 439 440 441 442 443	Emer INTE Rate	Application For (1) each additional of addi	fee th one foot of usable space, or fraction thereof, occupied and (2) eximple foot of space, or fraction thereof, rendered unusable by the atta mber Service Access we Router Interconnection O installed Channel Interface and Database Management or ecords, rounded up to nearest 100 we Router Switch Administration lective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per Mo	OPEN ach characteristics of the characteristi	\$ 19.81 \$ 3.93 \$ 0.0007 RESALE DIS RECURRING 16.62%			RECURRING 16.62% 16.62%	\$0.00	96.11
423 424 425 426 427 428 430 431 432 433 434 435 436 437 438 439 440 441 442 443 444 445	Emer INTE Rate	Application For (1) each additional of addi	fee th one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attainmer Service Access ver Router Interconnection Oi installed Channel Interface and Database Management Orecords, rounded up to nearest 100 ver Router Switch Administration lective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per Mo	OPEN chhochment's pres	\$ 19.81 \$ 3.93 \$ 0.0007 RESALE DIS RECURRING			RECURRING 16.62%	\$0.00	96.11
423 424 425 426 427 428 430 431 432 433 434 435 436 437 438 439 440 441 442 443 444 445 446	Emer INTE Rate	Application For (1) eaca additional of renery Nu 911 Selecti -Each DS -Analog (ANI/AL/ISR -Per 100 911 Selecti -Per Se RCARRIE BUSINESS LOCAL EX Business 1 Business - Customer (Customer (fee ch one foot of usable space, or fraction thereof, occupied and (2) es ine foot of space, or fraction thereof, rendered unusable by the atta imber Service Access ve Router Interconnection O installed Channel Interface and Database Management O records, rounded up to nearest 100 ve Router Switch Administration lective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per Mo CHANGE SERVICE Party Measured Operated Pay Telephone (COPT)	OPEN ach characteristics of the characteristi	\$ 19.81 \$ 3.93 \$ 0.0007 RESALE DIS RECURRING 16.62%			RECURRING 16.62% 16.62%	\$0.00	96.18
423 424 425 426 427 428 430 431 432 433 434 435 436 437 440 441 442 443 444 445 446 447	Emer INTE Rate	Application "For (1) eac additional of streen v Nu 911 Selecti -Each DS -Analog (ANI/ALI/SR -Per Se RCARRIEI for All ISP- BUSINESS LOCAL EX Business 1 Business - Customer (EXPANDEI	fee th one foot of usable space, or fraction thereof, occupied and (2) eximple foot of space, or fraction thereof, rendered unusable by the atta mber Service Access we Router Interconnection O installed Channel Interface and Database Management or ecords, rounded up to nearest 100 we Router Switch Administration lective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per Mo	OPEN ach characteristics of the characteristi	\$ 19.81 \$ 3.93 \$ 0.0007 RESALE DIS RECURRING 16.62% 16.62%			RECURRING 16.62% 16.62%	\$0.00	96.18
423 424 425 426 427 428 430 431 432 433 434 435 436 437 440 441 442 443 444 445 446 447 448	Emer INTE Rate	Application For (1) eaca additional of renery Nu 911 Selecti -Each DS -Analog (ANI/AL/ISR -Per 100 911 Selecti -Per Se RCARRIE BUSINESS LOCAL EX Business 1 Business - Customer (Customer (fee ch one foot of usable space, or fraction thereof, occupied and (2) es ine foot of space, or fraction thereof, rendered unusable by the atta imber Service Access ve Router Interconnection O installed Channel Interface and Database Management O records, rounded up to nearest 100 ve Router Switch Administration lective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per Mo CHANGE SERVICE Party Measured Operated Pay Telephone (COPT)	OPEN ach characteristics of the characteristi	\$ 19.81 \$ 3.93 \$ 0.0007 RESALE DIS RECURRING 16.62%			RECURRING 16.62% 16.62%	\$0.00	96.11
432 433 434 435 436 437 438 439 440 441 442 443 444 445 446 447 448 449	Emer INTE Rate	Application For (1) eac additional of reach Number Face (1) eac additional of reach Number Face (1) eac Analog (2) AnulaLi/SR -Per 100 911 Selectir -Per Se RCARRIE For All ISP- Tor All ISP- BUSINESS BUSINESS Business 1 Business - Customer (Customer (Cust	fee th one foot of usable space, or fraction thereof, occupied and (2) es ine foot of space, or fraction thereof, rendered unusable by the atta imber Service Access ve Router Interconnection O installed Channel Interface and Database Management O records, rounded up to nearest 100 ve Router Switch Administration lective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per Mo CHANGE SERVICE Party Measured Operated Pay Telephone (COPT) D LOCAL CALLING	OPEN ach characteristics of the characteristi	\$ 19.81 \$ 3.93 \$ 0.0007 RESALE DIS RECURRING 16.62% 16.62%			RECURRING 16.62% 16.62%	\$0.00	96.18
423 424 425 426 427 428 430 431 432 433 434 435 436 447 448 449 449 450	Emer INTE Rate	Application For (1) eac additional of Por (1)	fee th one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attainment of the service Access we Router Interconnection Oi installed Channel Interface and Database Management Orecords, rounded up to nearest 100 we Router Switch Administration lective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per Motor Secti	OPEN ch chuch chment's pres	\$ 19.81 \$ 3.93 \$ 0.0007 RESALE DIS RECURRING 16.62% 16.62%			RECURRING 16.62% 16.62% 16.62%	\$0.00	96.18
423 424 425 426 427 428 430 431 432 433 434 435 436 447 448 444 445 446 447 448 449 450 451	Emer INTE Rate	Application For (1) eac additional of additional of preserve the second of the second of preserve the second of p	fee ch one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attainment of the service Access we Router Interconnection O installed Channel Interface and Database Management O records, rounded up to nearest 100 we Router Switch Administration lective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per Molecular Section (COPT) CHANGE SERVICE Party Measured Operated Pay Telephone (COPT) D LOCAL CALLING SERVICES SCAII Rejection	OPEN ach characteristics of the characteristi	\$ 19.81 \$ 3.93 \$ 0.0007 RESALE DIS RECURING 16.62% 16.62%			RECURRING 16.62% 16.62% 16.62%	\$0.00	96.18
423 424 425 426 427 428 430 431 432 433 434 435 436 437 448 449 446 447 448 449 450 451 452	INTE Rate	Application For (1) eaca additional of For (1) eaca additional of For (1) eaca additional of For (1) eaca additional of For (1) eaca For (1) eaca Analog (2) Analog (3) Analog (4) For (4) For (4) Business (4)	fee th one foot of usable space, or fraction thereof, occupied and (2) es ine foot of space, or fraction thereof, rendered unusable by the atta mber Service Access ve Router Interconnection O installed Channel Interface and Database Management O records, rounded up to nearest 100 ve Router Switch Administration lective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per Mo CHANGE SERVICE Party Measured Departed Pay Telephone (COPT) D LOCAL CALLING SERVICES S Call Rejection ling (Auto Redial)	OPEN ach chement's present comment's present comment's present comments and comments comments are comments and comments comments are comments and comments comments are comments and comments comments are comments and comments are comments and comments are comments and comments are comments and comments are comments are comments and comments are comments and comments are comments and comments are comments and comments are comments and comments are comments and comments are comments and comments are comments are comments and comments are comments and comments are comments are comments and comments are comments are comments and comments are comments and comments are comments and comments are comments and comments are comments and comments are comments and comments are comments and comments are comments and comments are comments and comments are comments and comments are comments and comments are comments are comments and comments are comments and comments are comments and comments are comments and comments are comments and comments are comments and comments are comments are comments and comments are comments are comments and comments are comments are comments and comments are comments and comments are comments are comments and comments are comments and comments are comments are comments and comments are comments are comments and comments are comments are comments and comments are comments and comments are comments are comments and comments are comments are comments are comments and comments are comments a	\$ 19.81 \$ 3.93 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 16.62% \$ 16.62% \$ 16.62% \$ 16.62%			RECURRING 16.62% 16.62% 16.62% 16.62%	\$0.00	96.11
423 424 425 426 427 428 431 432 433 433 435 436 437 443 444 445 444 445 447 447 447 447	INTE Rate	Application For (1) eac additional of For (1) eac additional of For (1) eac additional of For (1) eac Feach DS Analog (2) Anul/ALI/SR -Per 100 911 Selecti -Per Se RCARRIEI For All ISP- BUSINESS LOCAL EX Business 1 Business 1 Customer (2) EXPANDEI Interzone VERTICAL Anonymous Repeat Dia Repeat Dia Repeat Dia	fee th one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attainment of space, or fraction thereof, rendered unusable by the attainment of space, or fraction thereof, rendered unusable by the attainment of space, or fraction thereof, rendered unusable by the attainment of installed or foot of the space of the spac	OPEN ch chunch c	\$ 19.81 \$ 3.93 \$ 0.0007 RESALE DIS RECURRING 16.62% 16.62% 16.62%			RECURRING 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%	\$0.00	96.11
423 424 425 426 427 428 430 431 432 433 434 435 436 437 441 445 446 447 448 447 448 449 449 449 449 449 449 449	INTE Rate	Application For (1) eac additional of addit	fee ch one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attainment of the service Access we Router Interconnection O installed Channel Interface and Database Management O records, rounded up to nearest 100 we Router Switch Administration lective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per Mo CHANGE SERVICE Party Measured Operated Pay Telephone (COPT) D LOCAL CALLING SERVICES s Call Rejection ling (Auto Redial) ling (Auto Redial) ling (Auto Redial) Interpretation thereof, rendered unusable by the attained and section in the properties of the propertie	OPEN ach characteristics of the control of the cont	\$ 19.81 \$ 3.93 \$ 0.0007 RESALE DIS RECURING 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%			RECURRING 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%	\$0.00	96.13
423 424 425 426 427 428 430 431 432 433 434 435 436 437 440 441 445 444 445 446 447 448 449 450 450 450 450 450 450 450 450	INTE Rate	Application For (1) eaca additional of For (1) eaca additional of For (1) eaca additional of For (1) eaca Feach DS -Analog (ANI/AL/ISR -Per 100 911 Selecti -Per Se RCARRIE FOR All ISP-I FOR All ISP-I BUSINESS LOCAL EX Business 1 Business - Customer (EXPANDEI Interzone VERTICAL Anonymous Repeat Dia Repeat Dia Repeat Dia Call Blocke Call Forwar	fee th one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attainment of space, or fraction thereof, rendered unusable by the attainment of the space of space	PEN COPEN CO	\$ 19.81 \$ 3.93 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 16.62% \$ 16.62% \$ 16.62% \$ 16.62% \$ 16.62% \$ 16.62% \$ 16.62%			RECURRING 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%	\$0.00	96.11
423 424 425 426 427 428 430 431 432 433 434 435 436 437 448 449 440 441 442 443 444 445 446 447 448 449 450 451 452 453 455 456 457 458 459 450 450 450 450 450 450 450 450	INTE Rate	Application For (1) eac additional of For (1) eac additional of For (1) eac additional of For (1) eac Feach DS For (1) eac Analog (2) AnulaLusR For 10 For All IsP- For 10 For All IsP- Business 1 Business 1 Customer (2) EXPANDE Interzone VERTICAL Anonymous Repeat Dia Repeat Dia Repeat Dia Call Bocke Call Forwar Call Forwar Call Forwar Call Forwar	fee th one foot of usable space, or fraction thereof, occupied and (2) es the one foot of space, or fraction thereof, rendered unusable by the atta the service Access ve Router Interconnection O installed Channel Interface and Database Management O records, rounded up to nearest 100 ve Router Switch Administration lective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per Mo CHANGE SERVICE Party Measured Operated Pay Telephone (COPT) D LOCAL CALLING SERVICES S call Rejection ling (Auto Redial) ling-Per Use (Auto Redial - Usage Sensitive) r r ding ding - Busy Line	PENALE RESALE	\$ 19.81 \$ 3.93 \$ 0.0007 RESALE DIS RECURRING 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%			16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%	\$0.00	96.18
423 424 425 426 427 430 431 432 433 434 435 436 437 438 440 441 445 446 447 446 447 447 448 449 450 451 452 453 455 455 455 455 455 455 455	INTE Rate	Application For (1) eac additional of addit	fee th one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attaine foot of space, or fraction thereof, rendered unusable by the attained from the foot of space of spac	OPEN ach characteristics of the control of the cont	\$ 19.81 \$ 3.93 \$ 0.0007 \$ 0.00007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0			16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%	\$0.00	96.11
423 424 425 426 427 430 431 432 433 434 435 436 437 438 449 440 441 442 444 445 446 447 448 446 447 448 446 447 448 456 457 458	INTE Rate	Application For (1) eac additional of For (1) eac additional of For (1) eac additional of For (1) eac Feech 10	fee th one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attainment of space, or fraction thereof, rendered unusable by the attainment of the space of space	PENALE RESALE	\$ 19.81 \$ 3.93 \$ 0.0007 \$ 0.0007 \$ 6.62% \$ 16.62% \$ 16.62% \$ 16.62% \$ 16.62% \$ 16.62% \$ 16.62% \$ 16.62% \$ 16.62% \$ 16.62%			RECURRING 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%	\$0.00	96.13
423 424 425 426 427 428 430 431 432 433 434 435 436 437 438 439 444 445 444 445 445 445 445 44	INTE Rate	Application For (1) eaca additional of For (1) eaca additional of For (1) eaca additional of For (1) eaca Feen 100 Feen	fee th one foot of usable space, or fraction thereof, occupied and (2) es the one foot of space, or fraction thereof, rendered unusable by the atta the service Access we Router Interconnection O installed Channel Interface and Database Management O records, rounded up to nearest 100 we Router Switch Administration lective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per Mo CHANGE SERVICE Party Measured Operated Pay Telephone (COPT) D LOCAL CALLING SERVICES s Call Rejection ling (Auto Redial) ling-Per Use (Auto Redial - Usage Sensitive) r ding - Busy Line/Don't Answer CallBack (Call Return)	PEN COPEN CO	\$ 19.81 \$ 3.93 \$ 0.0007 RESALE DIS RECURRING 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%			16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%	\$0.00	96.1
423 424 425 426 428 430 431 432 433 434 435 437 438 439 441 445 445 447 448 449 450 451 455 456 457 458 459 450 450 450 450 450 450 450 450	INTE Rate	Application For (1) eac additional of addit	fee th one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attainment of space, or fraction thereof, rendered unusable by the attainment of the space of space	OPEN ach charmon's president preside	\$ 19.81 \$ 3.93 \$ 0.0007 \$ 0.00			RECURRINC 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%	\$0.00	96.1
423 424 425 426 427 428 430 431 433 434 435 436 437 448 449 440 441 445 446 447 448 445 456 457 458 458 458 458 458 458 458 458	INTE Rate	Application For (1) eac additional of For (1) eac additional of For (1) eac additional of For (1) eac additional of For (1) eac additional of For (1) eac additional of For (1) eac Ani/AL I/SR -Per 100 911 Selecti -Per Se RCARRIEI FOR All ISP-I BUSINESS LOCAL EX Business 1 Business - Customer (C EXPANDEI Interzone Repeat Dia Repeat Dia Call Blocke Call Forwar	fee th one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attainment of service Access we Router Interconnection O installed Channel Interface and Database Management O records, rounded up to nearest 100 we Router Switch Administration lective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per Mo CHANGE SERVICE Party Measured Operated Pay Telephone (COPT) D LOCAL CALLING SERVICES S Call Rejection ling (Auto Redial) ling-Per Use (Auto Redial - Usage Sensitive) r rding - Busy Line ding - Busy Line ding - Busy Line ding - Don't Answer CallBack (Call Return) CallBack-Per Use (Call Return - Usage Sensitive)	PENALE RESALE	\$ 19.81 \$ 3.93 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 16.62% \$ 16.62%			16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%	\$0.00	96.1
423 424 425 427 428 429 430 431 432 433 434 435 437 438 439 440 441 444 445 444 445 445 446 447 448 449 445 445 445 445 445 445 445	INTE Rate	Application For (1) eaca additional of For (1) eaca additional of For (1) eaca additional of For (1) eaca additional of Fee 100 Fee	fee th one foot of usable space, or fraction thereof, occupied and (2) es the one foot of space, or fraction thereof, rendered unusable by the atta mber Service Access ve Router Interconnection O installed Channel Interface and Database Management O records, rounded up to nearest 100 ve Router Switch Administration lective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per Mo CHANGE SERVICE Party Measured Departed Pay Telephone (COPT) D LOCAL CALLING SERVICES s Call Rejection ling (Auto Redial) ling-Per Use (Auto Redial - Usage Sensitive) r ding - Busy Line ding - Busy Line ding - Busy Line CallBack (Call Return) CallBack (Call Return) CallBack (Call Return - Usage Sensitive)	PEN COPEN CO	\$ 19.81 \$ 3.93 \$ 0.0007 RESALE DIS RECURRING 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%			16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%	\$0.00	96.1
423 424 425 427 428 429 430 431 432 433 434 435 436 437 438 439 440 441 445 444 445 445 446 457 458 459 450 450 450 450 450 450 450 450	Emer INTE Rate	Application For (1) eac additional of addit	fee ch one foot of usable space, or fraction thereof, occupied and (2) eximple foot of space, or fraction thereof, rendered unusable by the attainment of the space, or fraction thereof, rendered unusable by the attainment of the space, or fraction thereof, rendered unusable by the attainment of the space of the spac	OPEN ich chaments pres expenses and continued to the cont	\$ 19.81 \$ 3.93 \$ 0.0007 \$ 0.00			16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%	\$0.00	96.1
423 424 425 427 428 430 431 432 433 434 437 438 439 440 441 442 443 444 444 445 446 447 448 445 446 457 458 459 460 461 463 463 463 463 463 463 463 463	Emer INTE Rate	Application For (1) eac additional of For (1) eac additional of For (1) eac additional of For (1) eac additional of For (1) eac additional of For (1) eac additional of For (1) eac additional of For (1) eac additional of For (1) eac additional of For (2) eac additional of For (2) eac additional of For (2) eac additional of For (2) eac additional of For (2) eac additional of For (2) eac additional of For (2) eac additional of For (2) eac additional of For (2) eac additional of For (2) eac additional of For (2) eac additional of For (2) eac additional of For (2) eac additional of For (2) eac additional of For (2) eac additional of (2	fee th one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attained foot of space, or fraction thereof, rendered unusable by the attained for the service Access ver Router Interconnection O installed Channel Interface and Database Management O records, rounded up to nearest 100 ver Router Switch Administration lective Router R COMPENSATION Bound and Section 251 (b)(5) Traffic as per FCC 01-131, per Mo CHANGE SERVICE Party Measured Operated Pay Telephone (COPT) D LOCAL CALLING SERVICES S Call Rejection ling (Auto Redial) ling-Per Use (Auto Redial - Usage Sensitive) r ding - Busy Line ding - Busy Line ding - Busy Line(Don't Answer ding - Don't Answer CallBack (Call Return) CallBack-Per Use (Call Return - Usage Sensitive) 1 Ith Name (Calling Name) Calling Number)	OPEN ch chment's pres expenses of the comment's present comments and comments of the comments	\$ 19.81 \$ 3.93 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 16.62% \$ 16.62%			RECURRING 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%	\$0.00	96.1
423 424 425 427 428 430 431 432 433 434 435 436 437 448 449 440 441 445 446 447 456 457 458 459 459 450 451 451 451 451 451 451 451 451	Emer INTE Rate	Application For (1) eaca additional of For (1) eaca additional of For (1) eaca additional of For (1) eaca additional of For (1) eaca Feach DS -Analog (2) Analog (3) For All ISP-I For 100 BUSINESS LOCAL EX Business 1 Business - Customer (2) EXPANDEI Interzone VERTICAL Anonymous Repeat Dia Repeat Dia Repeat Dia Call Forwar Call Fo	fee th one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attaine foot of space, or fraction thereof, rendered unusable by the attained from the foot of space of space, or fraction thereof, rendered unusable by the attained from the foot of space	PEN ch chment's president characteristics of the characteristics of the characteristics of the characteristics of the characteristics of the characteristics of the characteristics of the characteristics of the characteristics of the charact	\$ 19.81 \$ 3.93 \$ 0.0007 \$ 0.0007 \$ EECURRING 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%			16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%	\$0.00	96.1:
423 424 425 427 428 430 431 432 433 434 435 436 437 440 441 444 444 445 445 445 445 445	Emer INTE Rate	Application For (1) eac additional of addit	fee th one foot of usable space, or fraction thereof, occupied and (2) eximple foot of space, or fraction thereof, rendered unusable by the attainer foot of space, or fraction thereof, rendered unusable by the attainer foot of space, or fraction thereof, rendered unusable by the attainer foot of space, or fraction thereof, rendered unusable by the attainer foot of space, or fraction thereof. In control of the space o	PEN COPEN CO	\$ 19.81 \$ 3.93 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 16.62% \$ 16.62%			RECURRING 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%	\$0.00	96.13
423 424 425 427 428 430 431 432 433 434 435 440 441 4443 4444 445 4444 445 445 445	Emer INTE Rate	Application For (1) ead additional of additional of additional of the additional of ad	fee th one foot of usable space, or fraction thereof, occupied and (2) exime foot of space, or fraction thereof, rendered unusable by the attained foot of space, or fraction thereof, rendered unusable by the attained foot of space of spa	PEN COPEN CO	\$ 19.81 \$ 3.93 \$ 0.0007 \$ 0.00			16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%	\$0.00	96.1:
423 424 425 427 428 430 431 432 433 434 436 437 438 439 440 441 442 443 444 445 446 447 448 445 446 447 448 445 446 447 448 445 446 447 448 449 449 449 449 449 449 449	Emer INTE Rate	Application For (1) eac additional of For (1) eac additional of For (1) eac additional of For (1) eac additional of For (1) eac additional of For (1) eac additional of For (1) eac Anisal of For (2) For (3) For (3) For (4)	fee th one foot of usable space, or fraction thereof, occupied and (2) eximple foot of space, or fraction thereof, rendered unusable by the attainer foot of space, or fraction thereof, rendered unusable by the attainer foot of space, or fraction thereof, rendered unusable by the attainer foot of space, or fraction thereof, rendered unusable by the attainer foot of space, or fraction thereof. In control of the space o	PEN COPEN CO	\$ 19.81 \$ 3.93 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 0.0007 \$ 16.62% \$ 16.6			RECURRING 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62% 16.62%	\$0.00	96.1:

Line	місні	IGAN - Generic Pricing Schedule /1/		SBC RECURRING	SBC NON	-RECURRING
LINE	WIIOTT	OAN - Sellette I Helling Selledule / I/	USOC	Monthly	Initial	Additional
471		RCF, Interstate, Interexchange	RESALE	16.62%	16.62%	
472		RCF, Intrastate	RESALE	16.62%	16.62%	
473		RCF, Interstate, International	RESALE	16.62%	16.62%	
474 475		RCF, Intrastate, Interexchange RCF to 800	RESALE RESALE	16.62% 16.62%	16.62% 16.62%	
476		RCF Additional	RESALE	16.62%	16.62%	
477		Speed Calling 8	RESALE	16.62%	16.62%	
478		Speed Calling 30	RESALE	16.62%	16.62%	
479		Three Way Calling	RESALE	16.62%	16.62%	
480		Call Screening	RESALE	16.62%	16.62%	
481		Busy Line Transfer Alternate Answer	RESALE	16.62%	16.62%	
482 483		Message Waiting - Tone	RESALE RESALE	16.62% 16.62%	16.62% 16.62%	
484		Easy Call	RESALE	16.62%	16.62%	
485		Prime Number Service	RESALE	16.62%	16.62%	
486		SBC Michigan Privacy Manager	RESALE	16.62%	16.62%	
487		Name and Number Delivery Service	RESALE	16.62%	16.62%	
488						
489 490		DID DID	RESALE	16.62%	16.62%	
491		DID	RESALE	10.0276	10.0276	
492		TRUNKS				
493		Trunk	RESALE	16.62%	16.62%	
494						
495		AIN				
496		Area Wide Networking	RESALE	16.62%	16.62%	
497 498		SBC Michigan Switch Alternate Routing (ANSAR) SBC Michigan Customer Location Alternate Routing (ACLAR)	RESALE	16.62% 16.62%	16.62% 16.62%	
498		SSS Imaligari Sustanti Location Alternate Noutling (ACLAR)	NEGALE	10.02/0	10.02%	
500		OTHER	1		†	
501		Grandfathered Services	RESALE	0.00%	0.00%	
502		Promotions (Greater than 90 days)	RESALE	16.62%	16.62%	
503		TouchTone (Business)	RESALE	16.62%	16.62%	
504		TouchTone (Trunk)	RESALE	16.62%	16.62%	
505 506		900/976 Call Blocking (900/976 Call Restriction) 976 (976 Information Delivery Service)	RESALE RESALE	0% 0%	0%	
507		Access Services (See Access Tariff)	RESALE	0%	0%	
508		Additional Directory Listings	RESALE	16.62%	16.62%	
509		Carrier Disconnect Service (Company Initiated Suspension Service)	RESALE	0%	0%	
510		Connection Services	RESALE	16.62%	16.62%	
511		Premise Services/Line Backer (Maintenance of Service Charges)	RESALE	0%	0%	
512		Shared Tenant Service	RESALE	0%	0%	
513 514		Data Services			1	
515		Gigabit Ethernet Metropolitan Area Network (GigaMAN)	RESALE	16.62%	16.62%	
516		PBX Trunks	RESALE	16.62%	16.62%	
517		Mulit-Service Optical Network (MON)	RESALE	16.62%	16.62%	
518		OCn-PTP	RESALE	16.62%	16.62%	
519		ADTS-E	RESALE	16.62%	16.62%	
520		DS0	RESALE	16.62%	16.62%	
521		DS1	RESALE	16.62%	16.62%	
522		DS3	RESALE	16.62%	16.62%	
523 524		ISDN			1	
525		ISDN	RESALE	16.62%	16.62%	
526				12.12.70		
527		DIRECTORY ASSISTANCE SERVICES				
528		Directory Assistance Services	RESALE	16.62%	20.29%	
529		Local Operator Assistance Service	RESALE	16.62%	16.62%	
530 531		TOLL			1	
532		TOLL	RESALE	16.62%	16.62%	
533					10.5270	1
534		OPTIONAL TOLL CALLING PLANS			<u> </u>	<u> </u>
535		Optional Toll Calling Plans	RESALE	16.62%	16.62%	-
536		OF UTDEN (DUENAD)			1	
537 538		CENTREX (PLEXAR) SBC Michigan Centrex Service ACS	RESALE	16.62%	16.62%	
539		SBC Michigan Centrex Service ACS SBC Michigan Centrex Network Manager	RESALE	16.62%	16.62%	1
540			LO/ILL		376	
541		PRIVATE LINE	1			
542		Analog Private Lines	RESALE	16.62%	16.62%	
543		Private Line Channel Services	RESALE	16.62%	16.62%	
544		DESIDENCE	050	ALE DISCOUNTS	1	
545 546		RESIDENCE LOCAL EXCHANGE SERVICE	RES	RECURRING	NON-RECURRING	3
547		Life Line	RESALE	0%	0%	
548		Residence 1 Party	RESALE	16.62%	16.62%	
549		Residence Measured	RESALE	16.62%	16.62%	
550						
551		EXPANDED LOCAL CALLING		10.000	_	
552		Interzone	RESALE	16.62%	16.62%	
553 554		VERTICAL SERVICES	1		1	
555		Anonymous Call Rejection	RESALE	16.62%	16.62%	
556		Repeat Dialing (Auto Redial)	RESALE	16.62%	16.62%	
557		Repeat Dialing -Per Use (Auto Redial - Usage Sensitive)	RESALE	16.62%	16.62%	
		Call Blocker	RESALE	16.62%	16.62%	
558		Call Forwarding	RESALE	16.62%	16.62%	
559				40.000/	40.000/	1
559 560		Call Forwarding - Busy Line	RESALE	16.62%	16.62%	
559 560 561		Call Forwarding - Busy Line/Don't Answer	RESALE	16.62%	16.62%	
559 560 561 562		Call Forwarding - Busy Line/Don't Answer Call Forwarding - Don't Answer	RESALE RESALE	16.62% 16.62%	16.62% 16.62%	
559 560 561		Call Forwarding - Busy Line/Don't Answer	RESALE	16.62%	16.62%	

.ine	МІСН	IGAN - Gene	ric Pricing Schedule /1/		SBC REC	URRING	SBC NON-	RECURRING
				USOC	Monthly		Initial	Additional
565		Call Trace		RESALE	16.62%		16.62%	
666		Call Waiting		RESALE	16.62%		16.62%	
567			th Name (Calling Name)	RESALE RESALE	16.62% 16.62%		16.62%	
568			ralling Number)				16.62%	
570			Service - 1 (Personalized Ring- 1 dependent number) Service - 2 (Personalized Ring - 2 dependent numbers - 1st depend	RESALE	16.62% 16.62%		16.62% 16.62%	
571		Priority Call		RESALE	16.62%		16.62%	
572		-	cess to Call Forwarding (GF)	RESALE	0%		10.02 %	
573			tate, Interexchange	RESALE	16.62%		16.62%	
574		RCF, Intras		RESALE	16.62%		16.62%	
75			tate, International	RESALE	16.62%		16.62%	
76			tate, International	RESALE	16.62%		16.62%	
577		RCF to 800		RESALE	16.62%		16.62%	
78		RCF Addition		RESALE	16.62%		16.62%	
79			all Forwarding	RESALE	16.62%		16.62%	
80		Speed Calli	•	RESALE	16.62%		16.62%	
81		Three Way		RESALE	16.62%		16.62%	
82		Call Screen		RESALE	16.62%		16.62%	
83		Busy Line 1	•	RESALE	16.62%		16.62%	
84		Alternate A		RESALE	16.62%		16.62%	
85			/aiting - Tone	RESALE	16.62%		16.62%	
86		Easy Call	•	RESALE	16.62%		16.62%	
87		-	an Privacy Manager	RESALE	16.62%		16.62%	
88			Number Delivery Service	RESALE	16.62%		16.62%	
89			•		1			
90		ISDN						
91		ISDN		RESALE	16.62%		16.62%	
92				i				
93		Other (Re	esale)	1				
94			Y ASSISTANCE SERVICES					
95			ssistance Services	RESALE	16.62%		16.62%	
96			ator Assistance Service	RESALE	16.62%		16.62%	
97			rectory Assistance	RESALE	\$1.25			
98			eller Branding - Initial Load Subsequent Load	RESALE			\$1,098.67	14
99		OS/DA	OS/DA Reseller Branding - Per Call	RESALE	\$0.025		4 .,555.61	
00			eller Rate Reference - Initial Load	RESALE	******		\$2,200.00	
01			eller Rate Reference - Subsequent Rater Load or Reference Load	RESALE			\$1,000.00	
02		00/2/1100	onor rate reservice Capacidativates 2000 er reservice 2000	T TEO, TEE			\$1,000.00	
03		OTHER						
04			red Services	RESALE	0%		0%	
05			(Greater than 90 Days)	RESALE	16.62%		16.62%	
06		TouchTone	(Greater triair 90 Days)	RESALE	16.62%		16.62%	
07			inna Backagan	RESALE	16.62%		16.62%	
08			ices Packages Il Blocking (900/976 Call Restriction)	RESALE	0%		0%	
09			formation Delivery Service)	RESALE	0%		0%	
10		•	vices (See Access Tariff)	RESALE	0%		0%	
11			Directory Listings	RESALE	16.62%		16.62%	
12			connect Service (Company Initiated Suspension Service)	RESALE	0%		0%	
13		Connection		RESALE	16.62%		16.62%	
14			rvices/Line Backer (Maintenance of Service Charges)	RESALE	16.62%		16.62%	
15			rvices/Line Backer (Maintenance of Service Charges)	RESALE	0%		0%	
16			ant Service Service Charge	RESALE	0%		Tariff 20 Part 22 S	Paction 2
17		IVESIOLS OL	Gervice Gridige	RESALE			rann zo Part 22 S	JEGUUII Z
18		TOLL		I			1	
18		Toll		RESALE	16.62%		16.62%	
20		ı OII		RESALE	10.02%		10.02%	
20		Electroni-	Billing Information Data (daily usage)	RESALE	\$0.00			
22				RESALE	\$0.00			
22		per messag	C .	-	1		1	
23		Line Conn	ection Charge				1	
25		Residence	South Smalge	RESALE			Tariff 20 Part 22 S	Section 2
		Business		RESALE			Tariff 20 Part 22 S	
			der/Service Request Charge	NESALE			raini 20 Falt 22 S	COUOTI Z
	1	Residence	aon oo maa request onerge	RESALE			Tariff 20 Part 22 S	Section 2
27				RESALE			Tariff 20 Part 22 S	
27 28		Rusinose		NESALE			raini 20 Falt 22 S	COUOTI Z
27 28 29		Business Non-Flectr	onic (Manual) Service Order Charge				Tariff 20 Part 22 S	Section 2
27 28 29 30		Non-Electr	onic (Manual) Service Order Charge	BECVIE				JOURNI Z
27 28 29 30 31		Non-Electr Residence	onic (Manual) Service Order Charge	RESALE				Section 2
27 28 29 30 31		Non-Electr	onic (Manual) Service Order Charge	RESALE RESALE			Tariff 20 Part 22 S	Section 2
27 28 29 30 31 32 33	Note	Non-Electr Residence Business	onic (Manual) Service Order Charge					Section 2
27 28 29 30 31 32 33	Notes	Non-Electr Residence Business	onic (Manual) Service Order Charge					Section 2
27 28 29 30 31 32 33 34 35	Notes	Non-Electr Residence Business	onic (Manual) Service Order Charge					Section 2
35 36		Non-Electr Residence Business						Section 2
27 28 29 30 31 32 33 34 35 36 37	/2/	Non-Electr Residence Business s	pply to pre-existing UNE-P Currently Combined Installations.					Section 2
27 28 29 30 31 32 33 34 35 36 37	/2/ /3/	Non-Electr Residence Business s Does not a Only applie	pply to pre-existing UNE-P Currently Combined Installations.					Section 2
27 28 29 330 31 332 333 335 336 337 338	/2/ /3/ /4/	Non-Electr Residence Business S Does not a Only applie	pply to pre-existing UNE-P Currently Combined Installations. ss to pre-existing UNE-P Migrations. ly once per UNE-P Combination.					Section 2
27 28 29 30 31 32 33 33 34 35 36 37 38 39 40	/2/ /3/ /4/ /5/	Non-Electr Residence Business S Does not a Only applie Applies on	pply to pre-existing UNE-P Currently Combined Installations. ss to pre-existing UNE-P Migrations. ly once per UNE-P Combination. pply to Special Access to UNE conversions.					Section 2
27 28 29 30 31 332 333 34 35 36 37 38 39 40	/2/ /3/ /4/ /5/ /6/	Non-Electr Residence Business s Does not a Only applie Applies on Does not a	pply to pre-existing UNE-P Currently Combined Installations. es to pre-existing UNE-P Migrations. ly once per UNE-P Combination. pply to Special Access to UNE conversions. pply to new UNE-P installations.					Section 2
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	/2/ /3/ /4/ /5/ /6/	Non-Electr Residence Business s Does not a Only applie Applies on Does not a Does not a	pply to pre-existing UNE-P Currently Combined Installations. ss to pre-existing UNE-P Migrations. ly once per UNE-P Combination. pply to Special Access to UNE conversions. pply to new UNE-P installations. pply to new EEL installations.					Section 2
27 28 29 80 31 32 33 34 35 36 37 38 40 41	/2/ /3/ /4/ /5/ /6/	Non-Electr Residence Business S Does not a Only applie Applies on Does not a Does not a Does not a	pply to pre-existing UNE-P Currently Combined Installations. es to pre-existing UNE-P Migrations. ly once per UNE-P Combination. pply to Special Access to UNE conversions. pply to new UNE-P installations.	RESALE			Tariff 20 Part 22 S	Section 2

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Percentage of Missed Collocation Due Dates Da	amages and Assessments Methodology					
Pre-Ordering/Ordering						
1.1 Average Response Time for Ma	nual Loop Make-Up Information					
Definition:						
The average time required to provide m measured in business days.	nanual loop qualification for DSL capable loops					
Exclusions:						
<u> </u>	nation not initiated by the CLEC. However, manual SC as part of the ordering process when no vailable will be included.					
Business Rules:						
the loop qualification has been made av For Manual requests for Loop the ordering process, the start LSR. The end date and time i Loop Qual system. Levels of Disaggregation:	red from the CLEC and ends when the information on vailable to the CLEC. Makeup Information initiated by the LSC as part of date and time is the receipt date and time of the good s when the loop makeup information is available in the					
None Calculation:	Donart Structures					
∑(Date and Time the Loop Qualification is made available to CLEC – Date and Time the CLEC request is received) ÷ Total loop qualifications	Report Structure: Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech Affiliate.					
Measurement Type:						
	WI Low Med					
Benchmark:						
Parity with SBC/Ameritech Affiliate						

Reporting of PM 1.2 Suspended Upon Implementation of PM 1.3 – Deletion of PM 1.2 To Be Addressed At Next Six-Month Review

1.2 Accuracy of Actual Loop Makeup Information Provided for DSL Orders

Definition:

The percent of accurate DSL actual Loop Makeup Information provided to the CLEC.

Exclusions:

None

Business Rules:

This measurement tracks accuracy of the loop makeup information provided to the CLEC. It compares reported loop makeup information to actual loop makeup information on the loop provided to the CLEC, and it captures both the clerical error and underlying data error.

Levels of Disaggregation:

DSL actual Loop Makeup Information provided:

Manually

Electronically

Calculation:	Report Structure:
(# of orders for which Loop makeup	Reported on a CLEC, all CLECs, AIT Affiliate
information provided by AIT is	basis by interface for EDI, or manually,
identical to engineering work	depending on method of provision of actual loop
confirmation/DLR ÷ total actual Loop	makeup information.
Makeup Information responses) * 100	

Measurement Type:

	\mathbf{IL}	IN	\mathbf{MI}	OH	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	Med	Med	Med	Med	Med

Benchmark:

Parity with Ameritech DSL Affiliate

NOTE: Reporting of results, and payment of any remedies or assessments due, are to be suspended upon implementation of PM 1.3. No results will be calculated and no remedies or assessments will be calculated or paid.

New Performance Measure

1.3 Accuracy of Actual Loop Makeup Information Provided for DSL Orders

Definition:

The percent of DSL orders provisioned based upon accurate information from an SBC Ameritech loop qualification response for four categories: loop length, bridge, load, repeaters. Note that the only Loop Qualification restriction on YZP/AS IS orders is Loop Length. Therefore, the YZP/AS IS Level of Disaggregation below will only measure the accuracy of LMU for Loop Length. The other three categories will be reported for Diagnostic purposes. Identification of incorrect loop qualification response will be described in the Business Rule section below.

Exclusions:

Circuits that require conditioning if originally ordered YZP or 'AS IS' based on accurate loop makeup information.

Business Rules:

This measure assesses whether SBC Ameritech is able to provide a loop in response to a CLEC order that, based upon the loop qualification information provided by SBC Ameritech in response to the CLEC request, correctly reflects the specifications communicated on the Loop Qualification response.

Outlined below is what will count as an inaccurate record in each criteria:

Loop Length:

YZP/AS IS:

If Loop Makeup information says that the loop length is within YZP parameters (<17.5 kft), however the Loop is discovered to be outside of the parameters, SBC will count this Loop Makeup as inaccurate.

Standard Ordering (Non YZP/AS IS):

When there is a published Loop Length specification as it pertains to either SPEC code or product availability, if the inaccurate record shows loop length within the published specification, when in reality they are not, SBC will consider this an inaccurate LMU.

Bridge/Load/Repeater:

YZP/AS IS:

If, during the YZP/AS IS trouble process, Load or Repeaters are discovered that were not accurately reflected in Loop Qualification at that time, SBC will consider such record inaccurate. If, during the YZP/AS IS trouble process, Bridge Tap is found to be excessive that was not Excessive in Loop Makeup at that time, SBC will consider such record inaccurate.

Standard Ordering (Non YZP/AS IS):

If Loop Qualification either shows a Load or Repeater exists when it does not, causing CLEC to update SPEC code, SBC will consider such record inaccurate. If order completes, effect would be CLEC opens trouble ticket. If Loop Qualification either shows a Load or Repeater does not exists when it does, causing CLEC to update SPEC code. If order completes, CLEC would open trouble ticket

Three activities will identify when an incorrect Loop Makeup was provided to the CLEC that inhibited provisioning of a DSL order:

- A specific jeopardy will be sent (identifying the need for the CLEC to adjust the SPEC code to reflect the LMU of the loop actually available for provisioning),
- An Installation trouble report will be opened (to remedy one of the four categories of loop qualification described above), or
- A subsequent conditioning-only order was required for bridge, load or repeaters.

Included in the denominator are all DSL loop orders completed within the report period, along with all cancelled DSL loop orders for which jeopardies are returned to CLECs indicating that specifications of the loop available for provisioning does not match the specifications provided on the Loop Qualification response. The numerator will include only those orders that complete without a jeopardy (as described above) being issued, without an installation trouble report requiring conditioning to be added, and without a subsequent conditioning only order being required.

Levels of Disaggregation:

DSL actual Loop Makeup Information provided:

Manually

- Standard Ordering (Non YZP/AS IS)
- YZP/AS IS Loop length only
- YZP/AS IS-bridge/load/repeaters (Diagnostic only)

Electronically

- Standard Ordering (Non YZP/AS IS)
- YZP/AS IS Loop length only
- YZP/AS IS-bridge/load/repeaters (Diagnostic only)

Calculation:	Report Structure:
(Number of DSL Loop orders	Reported for CLEC, all CLECs, and SBC/Ameritech
installed without a related installation	Affiliate.
trouble report requiring conditioning,	
without a subsequent conditioning-	
only order, and without issuance of a	
jeopardy for loop qual data issue) ÷	
(Total DSL loop orders completed	
and DSL loop orders cancelled due to	
jeopardy for loop qual data) * 100	
Measurement Type:	

	IL	IN	MI	OH	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	Med	Med	Med	Med	Med

Benchmark:

YZP/AS IS: Parity with SBC/Ameritech DSL Affiliate Standard Ordering (Non-YZP/AS IS): 95% Benchmark

Tier 1/Tier 2 Diagnostic for the YZP/AS IS-bridge/load/repeater disaggregation.

2. Percent Responses Received within "X" seconds – OSS Interfaces

Definition:

The percent of responses completed in "x" seconds for pre-order interfaces (WebVerigate, EDI and CORBA) by function.

Exclusions:

None

Business Rules:

Timestamps for the interfaces (WebVerigate, EDI and CORBA) are taken at the SBC Pre-Order Adapter and do not include transmission time through the xRAF or protocol translation times. The clock starts on the date/time when the query is received by the SBC Pre-Order Adapter and stops at the date/time the SBC Pre-Order Adapter passes the response back to the interfacing application (WebVerigate, EDI pre-order or CORBA). The response time is measured only within the published hours of interface availability as posted on the CLEC On-line website.

https://clec.sbc.com/clec/hb/filelist/docs/011030-012759/OSS Hours of Operation.xls

For the protocol translation response times, interface input times start at the time the interface receives the pre-order query request from the CLEC and the end time is when the connection is made to the SBC Pre-Order Adapter for processing. Interface output times start when the interface receives the response message back from SBC Pre-Order Adapter and the end time is when the message is sent to the CLEC.

If the CLEC accesses SBC systems using a Service Bureau Provider, the measurement of SBC's performance does not include Service Bureau Provider processing, availability or response time.

Levels of Disaggregation:

- Address Verification
- Telephone Number Assignment (includes inquiry, reservation, confirmation and cancellation transactions)
- Customer Service Inquiry (CSI) < = 30 WTNs (Also broken down for Lines as required for DIDs).
- Customer Service Inquiry (CSI) > 30 WTNs/lines
- Service Availability
- Service Appointment Scheduling (Due Date)
- Dispatch Required
- PIC
- Actual Loop Makeup Information requested
- Design Loop Makeup Information requested (includes Pre-Qual transactions)
- Protocol translation time EDI (includes input and output times)
- Protocol translation time CORBA (includes input and output times)
- Protocol translation time Web Verigate (includes input and output times)

Calculation:	Report Structure:
Calculation.	Keport Structure.

where applicable (or SBC acting on behalf of its' affiliate), by interface. Measurement Type: IL IN MI OH WI Tier 1 Low Low Med Low Low Low Low Tier 2 Med	(# of responses within each time					Repo	orted for	a CLEC, all CLECs, and SBC affiliate	
Tier 1 Low Low Med Low Low Low Low Low Low Low Low Med Low Low Low Med						_			
Tier 1 Low Low Low Med Low Low Low	<u> </u>					affili	ate), by i	nterface.	
Tier 1 Low Low Med Med Med Med Med Med Med Med Med Med	Measurem	ent Ty	pe:						
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Protocol Translation Time – Web Verigate (input and 95% in <= 1 second diagnostic							t)	95% in <= 4 seconds	
	Protocol Translation Time – CORBA (input and output)						itput)	95% in <= 1 seconds	
Output)	```						and	95% in <= 1 second diagnostic	

4. OSS Interface Availability

Definition:

Percent of time OSS interface is available compared to scheduled availability.

Exclusions:

Where CLEC accesses SBC/Ameritech – LEC's systems using a Service Bureau Provider, the measurement of SBC/Ameritech – LEC's performance shall not include Service Bureau Provider processing, availability or response time.

Business Rules:

The total "number of hours functionality to be available" is the cumulative number of hours (by date and time on a 24 hour clock) over which SBC/Ameritech plans to offer and support CLEC access to SBC/Ameritech's operational support systems (OSS) functionality during the reporting period. "Hours Functionality is Available" is the actual number of hours, during scheduled available time, that the SBC/Ameritech interface is capable of accepting or receiving CLEC transactions or data files for processing through the interface and supporting operational support systems (OSS). The actual time available is divided by the scheduled time available and then multiplied by 100 to produce the "Percent System Availability" measure. (SBC/Ameritech will not schedule normal system maintenance during normal business hours (8:00 a.m. to 5:30 p.m. central time, Monday through Friday)).

When interfaces experience partial unavailability, an availability factor is applied to the calculation of downtime. This factor is stated as a percentage and represents the impact to the CLEC. Determination of the availability factor is governed by SBC/Ameritech's Availability Team on a case by case basis. Disputes related to application of the availability factor may be presented to the Commission. Whenever an interface experiences complete unavailability, the full duration of the unavailability will be counted, to the nearest minute, and no availability factor will be applied. SBC/Ameritech shall calculate the availability time rounded to the nearest minute.

Levels of Disaggregation:

- TCNET (only through retirement)
- EBTA
- EBTA GUI
- BOP-GUI (as it is implemented in the SBC/Ameritech region)
- Web LEX

EDI Ordering Protocols

- EDI VAN
- EDI SSL3
- NDM
- Web Verigate
- Web Toolbar
- ARAF
- EDI Pre-order
- CORBA Pre-order

Calculation:					Report Structure:
[(Hours	function	nality is	availat	ole	Reported on a total wholesale basis across the
during th	e sched	duled av	ailable	hours)	SBC/Ameritech region (Company level reporting).
÷ Schedu	ıled sys	stem ava	ailable l	nours]	
* 100					
Measureme	ent Ty	pe:			
IL IN MI OH					WI
Tier 1	None	None	None	None	None
Tier 2	High	High	Med	High	High
Benchmark	•				
99.5%. T	he criti	ical-z al	lowanc	e does r	not apply on this measurement.

Percent Firm Order Confirmations (FOCs) Returned Within "X" Hours/Days

Definition:

Percent of FOCs returned within a specified time frame from receipt of a complete and accurate service request to return of confirmation to CLEC.

Exclusions:

- Rejected (manual and electronic) service requests.
- SBC/Ameritech retail disconnect orders in conjunction with wholesale migrations.
- Service requests involving major projects mutually agreed upon by CLECs and SBC/Ameritech or as defined as projects in CLEC Online referenced at: https://clec.sbc.com/clec/hb/files/amer/Ameritech%20RESALE%20Standard%20Due%20Dates.xls. and

https://clec.sbc.com/clec/hb/files/amer/Ameritech%20UNE%20Standard%20Due%20Dates.xls.

(The URL address can change. The steps for access to the above information are: 1) Go to CLEC Online, 2) Select CLEC Handbook, 3) Choose an Ameritech State, 4) Select Ordering, 5) Select Due Date Matrix, 6) Select Resale matrix or UNE matrix.)

- Where CLEC accesses SBC/Ameritech LEC's systems using a Service Bureau Provider, the measurement of SBC/Ameritech LEC's performance shall not include Service Bureau Provider processing, availability or response time.
- DSL orders rejected for incomplete or incorrect LSR.
- DSL orders denied for pair gain.
- SBC/Ameritech Only Disconnect orders
- Weekends and Holidays for Manual; Non-System Processing Hours for Electronic.

Business Rules:

Orders are measured according to how the service order was submitted to SBC/Ameritech (i.e., electronically or manually) and are included in these disaggregations regardless of how they are processed. SBC/Ameritech will measure unsolicited FOCs as jeopardies.

FOC business rules are established to reflect the Local Service Center (LSC) normal hours of operation, as posted on the Internet. If the receipt time is outside of normal business hours, then the start date/time is set to the beginning of the next business day.

Electronically Submitted Requests:

FOC business rules are established to reflect the electronic normal hours of operation, as posted on the Internet. For electronically processed service requests, the start date and time is the receive date and time that is automatically populated by the interface. The end date and time is recorded by the interface and reflects the date and time the FOC is sent/made available to the CLEC.

• LSRs Received and Processed Electronically: Hours used in the calculation are the hours of system availability. Time outside of the published hours of availability is

excluded from the calculation.

- o If the LSR is received during scheduled system down time, the clock starts at the first scheduled time of system availability subsequent to the receipt date/time of the LSR.
- o If the FOC is sent during a scheduled system down time, the clock stops at the first scheduled time of system availability subsequent to the date/time the FOC was sent/made available to the CLEC.
- o If both the LSR is received and the FOC is sent within a continuous uninterrupted down-time period and entirely outside the published hours of availability, the receipt to FOC interval will be one minute.

Manually Submitted and/or Manually Processed Requests:

Manual requests are those initiated via the CLEC by fax. Manually processed requests include those manually submitted plus those electronically submitted that require manual intervention. The receive date and times are recorded and input on each request in the ordering system for each FOC opportunity. The end times are the dates and times the FOCs are sent back to the CLEC.

- Hours used in the calculation are the Local Service Center (LSC) hours of operation.
 - O Where If a request is received Monday through Friday between 7:00 a.m. to 5:00 p.m., the valid start time will be the actual receipt time.
 - o If the request is received Monday through Thursday after 5:00 p.m. and before. 7:00 a.m. the next day, the valid start time will be the next business day at 7:00 a m
 - o If the request is received Friday after 5:00 p.m. and before 7:00 a.m. Monday, the valid start time will be at 7:00 a.m. Monday.
 - o If the request is received on a holiday (anytime), the valid start time will be the next business day at 7:00 a.m.
 - O The returned confirmation to the CLEC will establish the end date/time. Where disaggregations reflect "clock hours" a 24-hour rolling clock will be used between 12:00 a.m. Monday and 11:59 p.m. Friday. Where disaggregations reflect "business hours" the time will be measured from 7:00 a.m. to 5:00 p.m. Monday through Friday CST.

Orders for the Broadband Service product are included in the disaggregated measures.

For a manual request that requires an associated loop qualification, the Start date and time is when the loop qualification is completed by OSP Engineering and is made available in the Loop Qual system. The End date and time is when the fax is sent back to the CLEC.

For orders where FOC times are negotiated with the CLEC, the entry on the ACIS service order is used in the calculation. The request type is determined from the order class and order type tables to report the various levels of disaggregation.

For DSL orders that require manual loop makeup information after the receipt of the LSR (CLEC did not request manual loop makeup information), the Start time for the FOC is the

date and time the loop makeup information is available in the Loop Qual system. The End date and time is automatically recorded by the interface and reflects the date and time the FOC is sent/made available to the CLEC.

Manually and Electronically Submitted Requests:

For Interconnection Trunk Orders, SBC/Ameritech will attempt to contact CLEC with questions on interconnection trunk orders at least 2 days prior to FOC due date. This process will be in place until Ameritech institutes a reject process for these type orders.

Levels of Disaggregation:

Manually Submitted Requests:

Simple Res. And Bus. < 24 Clock Hours

Complex Business (1-200 Lines) < 24 Clock Hours

Complex Business (>200 Lines) < 48 Clock Hours

UNE Loop (1-49 Loops) < 24 Clock Hours

UNE Loop (>49 Loops) < 48 Clock Hours

Switch Ports < 24 Clock Hours

CIA Centrex (1-200 Lines) < 24 Clock Hours

CIA Centrex (>200 Lines) < 48 Clock Hours

UNE P Simple Res and Bus < 24 Clock Hours

UNE P Complex Business (1-200 Lines) < 24 Clock Hours

UNE P Complex Business (>200 Lines) < 48 Clock Hours

UNE xDSL Capable Loop (1-49 Loops) < 24 Clock Hours

UNE xDSL Capable Loop (> 49 Loops) < 48 Clock Hours

Line Sharing (1-49 Loops) < 24 Clock Hours

Line Sharing (>49 Loops) < 48 Clock Hours

Simple Residence and Business LNP Only (1-19 Lines) < 24 Clock Hours

LNP with Loop (1-19 Loops) < 24 Clock Hours

Simple Residence and Business LNP Only (>19 Lines) < 48 Clock Hours

LNP with Loop (>19 Loops) < 48 Clock Hours

LNP Complex Business (1-19 Lines) < 24 Clock Hours

LNP Complex Business (>19 Lines) < 48 Clock Hours

Electronically Submitted Requests:

Simple Res. And Bus. – Manually Processed < 5 Business Hours

Simple Res. And Bus. – Electronically Processed < 2 Business Hours

Complex Business (1-200 Lines) < 24 Clock Hours

Complex Business (>200 Lines) < 48 Clock Hours

UNE Loop (1-49 Loops) – Manually Processed < 5 Business Hours

UNE Loop (1-49 Loops) – Electronically Processed < 2 Business Hours

UNE Loop (>49 Loops) < 48 Clock Hours

Switch Ports Manually Processed < 5 Business Hours

Switch Ports Electronically Processed < 2 Business Hours

Unbundled Local (Dedicated) Transport-DS1 < 1 Business Day

Unbundled Local (Dedicated) Transport-DS3 < 5 Business Days

CIA Centrex (1-200 Lines) < 24 Clock Hours

CIA Centrex (>200 Lines) < 48 Clock Hours

UNE P Simple Res and Bus – Manually Processed < 5 Business Hours

UNE P Simple Res and Bus – Electronically Processed < 2 Business Hours

UNE P Complex Business (1-200 Lines) < 24 Clock Hours

UNE P Complex Business (>200 Lines) < 48 Clock Hours

UNE xDSL Capable Loop (1-19 Loops) < 6 Business Hours

UNE xDSL Capable Loop (> 19 Loops) < 14 Business Hours

Line Sharing (1-49 Loops) < 6 Business Hours

Line Sharing (>49 Loops) < 14 Business Hours

Simple Residence and Business LNP Only (1-19 Lines) – Electronically Processed < 2 Business Hours

Simple Residence and Business LNP Only (1-19 Lines) – Manually Processed < 5 Business Hours

LNP with Loop (1-19 Loops) Manually Processed < 5 Business Hours

LNP with Loop (1-19 Loops) Electronically Processed < 2 Business Hours

Simple Residence and Business LNP Only (>19 Lines) < 48 Clock Hours

LNP with Loop (>19 Loops) < 48 Clock Hours

LNP Complex Business (1-19 Lines) < 24 Clock Hours

LNP Complex Business (>19 Lines) < 48 Clock Hours

EELs - diagnostic

Manually and Electronically Submitted Requests:

Interconnection Trunks (< 5 DS1) < 6 days

Interconnection Trunks (>= 5 DS1) and all orders identified as part of a project < 8 days

NOTE: Orders are measured according to how the Service Order was received via SBC/Ameritech (i.e. electronically or manually) and are included in these disaggregations regardless of how they are processed. SBC/Ameritech will measure unsolicited FOCs as jeopardizes.

Calculation:	Report Structure:
(# of FOCs returned within "X"	Reported for CLEC, all CLECs, and
hours/days ÷ total FOCs sent) * 100	SBC/Ameritech Affiliate.

Measurement Type:

IL IN MI OH WI

Tier 1 Low Low Med Low Low

Tier 2 Med Med Med Med Med

- Tail remedies will be paid at the Tier 1 level only.
- Tail remedies do not apply to the electronic-electronic disaggregations.

Orders that were included in the tail calculation, but met the FOC benchmark, shall not be included as occurrences subject to tail remedies.

Benchmark:

- All disaggregations 95%; except
 Complex Bus 94%,
 UNE Loop > 49 Loops 94%,
 Manually submitted UNE xDSL Capable Loop (1-49 Loops) 94%, and
 Manually submitted Line Sharing (1-49 Loops) 94%
- The Average for the remainder of each measure disaggregated shall not exceed 20% of the established benchmark.
- All electronic-electronic disaggregations are combined to a summary level for remedy calculations.
- EELs are diagnostic until the next six-month review.

5.2 Percentage of Unsolicited FOCs by Reason Code

Definition:

The number of Unsolicited FOCs sent to the CLECs generally categorized by reason codes identified in the levels of disaggregations, divided by Total Unsolicited FOCs

Exclusions:

CLEC Caused Errors

Business Rules:

This measure reports on the breakdown, by general Reason Code category, of the various Unsolicited FOCs that are sent to the CLEC.

Levels of Disaggregation:

- Cancel Customer Order
- Add Service Order Number and or Line
- Cancel Service Order
- Service Order Due Date Change
- Service Order Line Change

Calculation:	Report Structure:
(Total Number of Unsolicited FOCs	Reported for CLEC, all CLECs, and
per general category ÷ Total # of	SBC/Ameritech Affiliate.
Unsolicited FOCs) * 100	

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Diagnostic

6. Average Time To Return FOC

Definition:

The average time to return FOC from receipt of complete and accurate service request to return of confirmation to CLEC.

Exclusions:

- SBC/Ameritech retail disconnect orders conjunction with wholesale migrations.
- Rejected (manual and electronic) service requests.
- Rejected (manual and electronic) service requests.
- Service requests involving major projects mutually agreed upon by CLECs and SBC/Ameritech or as defined as projects in CLEC Online referenced at: https://clec.sbc.com/clec/hb/files/amer/Ameritech%20RESALE%20Standard%20Due%20Dates.xls

https://clec.sbc.com/clec/hb/files/amer/Ameritech%20UNE%20Standard%20Due%20Dates.xls. (The URL address can change. The steps for access to the above information are: 1) Go to CLEC Online, 2) Select CLEC Handbook, 3) Choose an Ameritech State, 4) Select Ordering, 5) Select Due Date Matrix, 6) Select Resale matrix or UNE matrix.)

- Where CLEC accesses SBC/Ameritech LEC's systems using a Service Bureau Provider, the measurement of SBC/Ameritech LEC's performance shall not include Service Bureau Provider processing, availability or response time.
- DSL orders rejected for incomplete or incorrect LSR.
- DSL orders denied for pair gain.
- SBC/Ameritech Only Disconnect orders
- Weekends and Holidays for Manual; Non-System Processing Hours for Electronic.

Business Rules:

Orders are measured according to how the service order was submitted to SBC/Ameritech (i.e., electronically or manually) and are included in these disaggregations regardless of how they are processed. FOC business rules are established to reflect the Local Service Center (LSC) normal hours of operation, as posted on the Internet. If the receipt time is outside of normal business hours, then the start date/time is set to the beginning of the the next business day. SBC/Ameritech will measure unsolicited FOCs as jeopardies.

Electronically Submitted Requests:

FOC business rules are established to reflect the electronic normal hours of operation, as posted on the Internet. For electronically processed service requests, the start date and time is the receive date and time that is automatically populated by the interface. The end date and time is recorded by the interface and reflects the date and time the FOC is sent/made available to the CLEC.

- LSRs Received and Processed Electronically: Hours used in the calculation are the hours of system availability. Time outside of the published hours of availability is excluded from the calculation.
 - o If the LSR is received during scheduled system down time, the clock starts at the first scheduled time of system availability subsequent to the receipt

- date/time of the LSR.
- o If the FOC is sent during a scheduled system down time, the clock stops at the first scheduled time of system availability subsequent to the date/time the FOC was sent/made available to the CLEC.
- o If both the LSR is received and the FOC is sent within a continuous uninterrupted down-time period and entirely outside the published hours of availability, the receipt to FOC interval will be one minute.

Manually Submitted and/or Manually Processed Requests:

Manual requests are those initiated via the CLEC by fax. Manually processed requests include those manually submitted plus those electronically submitted that require manual intervention. The receive date and times are recorded and input on each request in the ordering system for each FOC opportunity. The end times are the dates and times the FOCs are sent back to the CLEC.

- Hours used in the calculation are the Local Service Center (LSC) hours of operation.
 - o If a request is received Monday through Friday between 7:00 a.m. to 5:00 p.m., the valid start time will be the actual receipt time.
 - o If the request is received Monday through Thursday after 5:00 p.m. and before. 7:00 a.m. the next day, the valid start time will be the next business day at 7:00 a.m.
 - o If the request is received Friday after 5:00 p.m. and before 7:00 a.m. Monday, the valid start time will be at 7:00 a.m. Monday.
 - o If the request is received on a holiday (anytime), the valid start time will be the next business day at 7:00 a.m.
 - O Where disaggregations reflect "clock hours" a 24-hour rolling clock will be used between 12:00 a.m. Monday and 11:59 p.m. Friday. Where disaggregations reflect "business hours" the time will be measured from 7:00 a.m. to 5:00 p.m. Monday through Friday CST.

Orders for the Broadband Service product are included in the disaggregated measures.

Manual service order requests are those initiated via the CLEC by fax. The receive date and times are recorded and input on each service order in the ordering system for each FOC opportunity. The end times are the dates and times the FOCs are sent back to the CLEC via EDI-to-Fax.

For a manual request that requires an associated loop qualification, the Start date and time is when the loop qualification is completed by OSP Engineering and is made available in the LoopQual system. The End date and time is when the fax is sent back to the CLEC.

For orders where FOC times are negotiated with the CLEC, the entry on the ACIS service order is used in the calculation. The request type is determined from the order class and order type tables to report the various levels of disaggregation.

For DSL orders that require manual loop makeup information after the receipt of the LSR

(CLEC did not request manual loop makeup information), the Start time for the FOC is the date and time the loop makeup information is available in the LoopQual system. The End date and time is automatically recorded by the interface and reflects the date and time the FOC is sent/made available to the CLEC.

For Interconnection Trunk Orders, SBC/Ameritech will attempt to contact CLEC with questions on interconnection trunk orders at least 2 days prior to FOC due date. This process will be in place until SBC/Ameritech institutes a reject process for these type orders.

Measurement is disaggregated according to product type and order size only, and includes orders submitted either electronically or manually.

Levels of Disaggregation:

Manually Submitted Requests:

- Simple Res. And Bus.
- Complex Business (1-200 Lines)
- Complex Business (>200 Lines)
- UNE Loop (1-49 Loops)
- UNE Loop (>49 Loops)
- Switch Ports
- CIA Centrex (1-200 Lines)
- CIA Centrex (>200 Lines)
- UNE P Simple Res. And Bus.
- UNE P Complex Business (1-200 Lines)
- UNE P Complex Business (>200 Lines)
- UNE xDSL Capable Loop (1-49 Loops)
- UNE xDSL Capable Loop (> 49 Loops)
- Line Sharing (1-49 Loops)
- Line Sharing (>49 Loops)
- Simple Residence and Business LNP Only (1-19 Lines)
- LNP with Loop (1-19 Loops)
- Simple Residence and Business LNP Only (>19 Lines)
- LNP with Loop (>19 Loops)
- LNP Complex Business (1-19 Lines)
- LNP Complex Business (>19 Lines)

Electronically Submitted Requests:

- Simple Res. And Bus. Electronically Processed
- Simple Res. And Bus. Manually Processed
- Complex Business (1-200 Lines)
- Complex Business (>200 Lines)
- UNE Loop (1-49 Loops) Electronically Processed
- UNE Loop (1-49 Loops) Manually Processed
- UNE Loop (>49 Loops)

- Switch Ports Electronically Processed
- Switch Ports Manually Processed
- Unbundled Local (Dedicated) Transport-DS1 <1 Business Day
- Unbundled Local (Dedicated) Transport-DS3 <5 Business Days
- CIA Centrex (1-200 Lines)
- CIA Centrex (>200 Lines)
- UNE P Simple Res. And Bus. Electronically Processed
- UNE P Simple Res. And Bus. Manually Processed
- UNE P Complex Business (1-200 Lines)
- UNE P Complex Business (>200 Lines)
- UNE xDSL Capable Loop (1-19 Loops)
- UNE xDSL Capable Loop (> 19 Loops)
- Line Sharing (1-49 Loops)
- Line Sharing (>49 Loops)
- Simple Residence and Business LNP Only (1-19 Lines) Electronically Processed
- Simple Residence and Business LNP Only (1-19 Lines) Manually Processed
- LNP with Loop (1-19 Loops)
- Simple Residence and Business LNP Only (>19 Lines)
- LNP with Loop (>19 Loops)
- LNP Complex Business (1-19 Lines)
- LNP Complex Business (>19 Lines)
- EELs

Manually and Electronically Submitted Requests:

- Interconnection Trunks (<5 DS1)
- Interconnection Trunks (>= 5 DS1) and all orders identified as part of a project

	and an eracis reconstruct as part of a project
Calculation:	Report Structure:
Σ [(Date and Time of FOC) - (Date	Reported for CLEC, all CLECs,
and Time of Order	and SBC/Ameritech Affiliate.
Acknowledgment)] ÷ Total FOCs)	
Measurement Type:	
TC' 1 3.1	

Tier 1 – None

Tier 2 – None

Benchmark:

Diagnostic

7. Percent Mechanized Completions Returned Within One Hour of Completion in Ordering Systems

Definition:

Percent mechanized completions sent/made available to the CLEC within one hour of completion.

Exclusions:

Where CLEC accesses SBC/Ameritech – LEC's systems using a Service Bureau Provider, the measurement of SBC/Ameritech – LEC's performance shall not include Service Bureau Provider processing, availability or response time.

Business Rules:

The elapsed time for a completion is calculated based on the time the last service order, which establishes service, is completed in the wholesale Local Service Request (LSR) system, to the actual time the completion is sent/made available to the CLEC. For example, if a service request has multiple orders, the start time would be when the last service order was completed in the LSR processing system. The calculation is based on system processing hours. System processing hours can be found on CLEC On-line at:

https://clec.sbc.com/clec/hb/filelist/docs/011030-012759/OSS Hours of Operation.xls

Levels of Disaggregation:

None	
Calculation:	Report Structure:
(# of mechanized completions	Reported for CLEC, all CLECs, and
sent/made available to CLEC within 1	SBC/Ameritech Affiliate.
hour ÷ total mechanized completions)	
* 100	

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

97% for IN, MI, OH, WI, IL

7.1 Percent Mechanized Completions Returned Within One Day Of Work Completion

Definition:

Percent mechanized completions sent/made available within one day.

Exclusions:

- Where CLEC accesses SBC/Ameritech LEC's systems using a Service Bureau Provider, the measurement of SBC/Ameritech LEC's performance shall not include Service Bureau Provider processing, availability or response time.
- CLEC-caused misses and delays

Business Rules:

Days are calculated by subtracting the date the completion notification was sent/made available to the CLEC minus the work completion date. The calculation is based on system processing days. System processing hours can be found on CLEC On-line at: https://clec.sbc.com/clec/hb/filelist/docs/011030-012759/OSS Hours of Operation.xls

Levels of Disaggregation:

- Resale
- UNEs
- UNE-P
- LNP Only

i Ervi Omy	
Calculation:	Report Structure:
(# of mechanized completions	Reported for CLEC, all CLECs, and
sent/made available to the CLEC	SBC/Ameritech Affiliate.
within 1 day of work completion ÷	
total mechanized completions) * 100	
Measurement Type:	

	\mathbf{IL}	IN	MI	OH	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	None	None	None	None	None

Benchmark:

97% for IN, MI, OH, WI, IL

8. Average Time to Return Mechanized Completions

Definition:

Average time required to send/make available a mechanized completion to a CLEC.

Exclusions:

Where CLEC accesses SBC/Ameritech – LEC's systems using a Service Bureau Provider, the measurement of SBC/Ameritech – LEC's performance shall not include Service Bureau Provider processing, availability or response time.

Business Rules:

The elapsed time for a completion is calculated based on the time the last service order, which establishes service, is completed in the wholesale Local Service Request (LSR) system and the actual time the completion is sent/made available to the CLEC. For example, if a service request has multiple orders, the start time would be when the last service order was completed in the LSR processing system. The calculation is based on system processing hours. System processing hours can be found on CLEC On-line at: https://clec.sbc.com/clec/hb/filelist/docs/011030-012759/OSS Hours of Operation.xls

Levels of Disaggregation:

- Resale
- UNEs
- UNE-P

Calculation:	Report Structure:
Σ[(Date and Time of Notice Of Completion sent/made available to the CLEC) - (Date and Time the last order is completed in the LSR	Reported for CLEC, all CLECs, and SBC/Ameritech Affiliate.
system)] ÷ Total Mechanized Completions	

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Diagnostic

9. Percent Rejects

Definition:

The number of rejects compared to the issued orders for orders submitted via the electronic interfaces

Exclusions:

- Where CLEC accesses SBC/Ameritech LEC's systems using a Service Bureau Provider, the measurement of SBC/Ameritech LEC's performance shall not include Service Bureau Provider processing, availability or response time.
- Service requests involving major projects mutually agreed upon by CLECs and SBC/Ameritech or as defined as projects in CLEC Online referenced at: https://clec.sbc.com/clec/hb/files/amer/Ameritech%20RESALE%20Standard%20Due%20Dates.xls.
 https://clec.sbc.com/clec/hb/files/amer/Ameritech%20UNE%20Standard%20Due%20Dates.xls.

(The URL address can change. The steps for access to the above information are: 1) Go to CLEC Online, 2) Select CLEC Handbook, 3) Choose an Ameritech State, 4) Select Ordering, 5) Select Due

Business Rules:

A rejected order does not pass edit checks or other edits prior to the order being distributed. This measure includes all orders that are submitted through an electronic interface, regardless of whether the order was processed electronically or manually.

Levels of Disaggregation:

- CLEC Caused Reject
- SBC/Ameritech Caused Rejects (Re-flowed Orders)

Date Matrix, 6) Select Resale matrix or UNE matrix.).

Calculation:	Report Structure:
(# of rejects ÷ total unique orders and supplements for electronic interfaces) * 100	Reported for CLEC, all CLECs, and SBC/Ameritech Affiliate.

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Diagnostic

New PM 10

10. Percent Rejects Returned Within "X" Hours

Definition:

Percent rejects returned within "X" Hours.

Exclusions:

- Where CLEC accesses SBC/Ameritech LEC's systems using a Service Bureau Provider, the measurement of SBC/Ameritech LEC's Performance shall not include Service Bureau Provider processing, availability or response time.
- Service requests involving major projects mutually agreed upon by CLECs and SBC/Ameritech or as defined as projects in CLEC Online referenced at: https://clec.sbc.com/clec/hb/files/amer/Ameritech%20RESALE%20Standard%20Due%20Dates.xls
 and

https://clec.sbc.com/clec/hb/files/amer/Ameritech%20UNE%20Standard%20Due%20Dates.xls.

(The URL address can change. The steps for access to the above information are: 1) Go to CLEC Online, 2) Select CLEC Handbook, 3) Choose an Ameritech State, 4) Select Ordering, 5) Select Due Date Matrix, 6) Select Resale matrix or UNE matrix.)

Business Rules:

The start time used is the date and time the LSR is received. The end time is the date and time the reject notice is sent/made available to the CLEC. This measure includes all rejects regardless of how the order was initially submitted or processed (i.e., electronically or manually). The calculation is based on system processing hours for auto/auto and LSC processing hours for auto/manual and manual/manual.

Levels of Disaggregation:

- Mechanized Rejects (A/A)
- Manual Rejects Received Electronically (A/M)
- Manual Rejects Received Manually (M/M)

Calculation:	Report Structure:
(# of rejects sent/made available within "X" Hours ÷ total rejects) * 100	Reported for CLEC, all CLECs, and SBC/Ameritech Affiliate.

Measurement Type:

IL IN MI OH WI
Tier 1 Med Med Med Med Med
Tier 2 None None None None None

With Remedy Cap

Benchmark:

95% Mechanized Rejects within 2 Hours

95% Manual Rejects Received Electronically within 8 Hours

95% Manual Rejects Received Manually within 24 Hours

10.4 Percentage of Orders Given Jeopardy Notices

Definition:

Percentage of orders given jeopardy notices measures the number of orders for which jeopardy notices are sent to customers as a percentage of the total number of orders due in the calendar month.

Exclusions:

- CLEC End User-Initiated Jeopardy Codes.
- Service orders that fall into, or are completed thru, the FMOD process.

Business Rules:

An 870 is a jeopardy notice that is sent to the CLEC to notify them that an order's confirmed due date is in jeopardy of being missed. Unsolicited FOCs will be counted as Jeopardies.

Levels of Disaggregation:

Resale POTS

- Field Work (FW)
- Non-Field Work (NFW)

Resale Specials

- Field Work (FW)
- Non-Field Work (NFW)

Unbundled Loops

- Field Work (FW)
- Non-Field Work (NFW)

UNE-P

- Field Work (FW)
- Non-Field Work (NFW)

Calculation:	Report Structure:
[(# of orders receiving jeopardy	Reported for CLEC, all CLECs, and SBC/Ameritech
notices) ÷ (Total orders due in the	Affiliate.
calendar month)] *100	

Measurement Type:

Tier 1 - None

Tier 2 - None

Benchmark:

Not to exceed 5% of orders given jeopardy notices.

11. Mean Time to Return Mechanized Rejects

Definition:

Average time required to send/make available a mechanized reject.

Exclusions:

Where CLEC accesses SBC/Ameritech – LEC's systems using a Service Bureau Provider, the measurement of SBC/Ameritech – LEC's performance shall not include Service Bureau Provider processing, availability or response time.
 Service requests involving major projects mutually agreed upon by CLECs and SBC/Ameritech or as defined as projects in CLEC Online referenced at: https://clec.sbc.com/clec/hb/files/amer/Ameritech%20UNE%20Standard%20Due%20Dates.xls.

(The URL address can change. The steps for access to the above information are: 1) Go to CLEC Online, 2) Select CLEC Handbook, 3) Choose an Ameritech State, 4) Select Ordering, 5) Select Due Date Matrix, 6) Select Resale matrix or UNE matrix.)

Business Rules:

The start time used is the date and time the reject is sent/made available to the Local Service Request (LSR) processing system, and the end time is the date and time the reject notice is sent/made available to the CLEC. This measure includes all rejects regardless of how the order was initially submitted or processed (i.e., electronically or manually). The calculation is based on system processing hours for auto/auto and LSC processing hours for auto/manual and manual/manual.

Levels of Disaggregation:

- Mechanized Rejects (A/A)
- Manual Rejects Received Electronically (A/M)
- Manual Rejects Received Manually (M/M)

Calculation:	Report Structure:
Σ [(Date and Time reject sent/made available) - (Date and Time of Order receipt)] \div total rejects	Reported for CLEC all CLECs, and SBC/Ameritech Affiliate.

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Diagnostic

12. Mechanized Provisioning Accur	racy
Definition:	
Percent of mechanized orders complete	d as ordered.
Exclusions:	
	– LEC's systems using a Service Bureau Provider, the C's performance shall not include Service Bureau ponse time.
Business Rules:	
This measurement compares the USOC order which updates the customer billing	s ordered on a mechanized order, to the copy of the g database.
Levels of Disaggregation:	
None	
Calculation:	Report Structure:
(# of orders completed as ordered ÷	Reported for CLEC, all CLECs,
total orders) * 100	SBC/Ameritech, and SBC/Ameritech Affiliate.
Measurement Type:	

MI

Med

Med

 \mathbf{IL}

Low

Low

Tier 1

Tier 2

Benchmark:
Parity

IN

Low

Low

WI

Low

Low

OH

Low

Low

13. Order Process Percent Flow Through

Definition:

Percent of orders from receipt to distribution that progress mechanically through to SBC/Ameritech provisioning systems.

Exclusions:

- Orders both electronically generated and rejected if error is caused by CLEC.
- Manually received orders
- Where CLEC accesses SBC/Ameritech LEC's systems using a Service Bureau Provider, the measurement of SBC/Ameritech – LEC's performance shall not include Service Bureau Provider processing, availability or response time.

Business Rules:

The number of eligible orders, that flow through SBC/Ameritech's ordering systems without manual intervention, divided by the total number of eligible electronically generated orders within the reporting period. Manually intervened orders that are electronically generated are considered failed pass-through. Orders that fall out after receipt, but are not rejected back to CLEC due to CLEC caused errors, will be included as failed pass-through occurrences. This measure is based on orders designed to flow through.

Levels of Disaggregation:

- UNE Loops
- Resale
- UNE-P
- LNP
- LSNP
- Line Sharing

Calculation:	Report Structure:
(# of orders that flow through ÷ total	Reported for CLEC, all CLECs,
eligible electronic orders) * 100	SBC/Ameritech, and SBC/Ameritech Affiliate.
Measurement Type:	

	\mathbf{IL}	IN	\mathbf{MI}	OH	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	High	High	Med	High	High

Benchmark:

95% for UNE Loops; Parity with SBC/Ameritech Retail for other disaggregations.

Total Order Process Percent Flow Through 13.1

Definition:

Percent of EDI orders from entry to distribution that progress through SBC/Ameritech ordering systems without manual intervention.

Exclusions:

Excludes rejected orders

Business Rules:

The number of orders that flow through SBC/Ameritech's ordering systems and are distributed in the Service Order System without manual intervention, divided by the total number of orders submitted via EDI within the reporting period.

Levels of Disaggregation:

- Resale
- UNE Loops
- LNP
- LSNP
- UNE-P
- Line Sharing

Calculation:	Report Structure:
(# of orders that flow through ÷ total	Reported by CLEC, all CLECs, and
orders) * 100	SBC/Ameritech Affiliate.
Measurement Type:	

Tier 1 – None

Tier 2 – None

Benchmark:

Diagnostic

Billing

14. Billing Accuracy

Definition:

SBC/Ameritech performs audits on three billing systems: ACIS (Retail), RBS (Wholesale) and CABS (Access) to ensure the accuracy of the bills rendered to its customers.

Exclusions:

None

Business Rules:

The purpose of these audits is to review and recalculate for services billed in the five states. This is to ensure that monthly bills sent to the CLECs, and retail customers are rated accurately according to the billing tables. This is performed by extracting recurring, non-recurring, and usage elements from the above listed billing systems and comparing the billed elements to expected results. For all validations performed, the number of elements that have been released prior to correction (bills are audited for accurate calculations) are counted as an error against the total elements audited.

Levels of Disaggregation:

- Resale Monthly Recurring/Non-recurring
- Resale Usage/Unbundled Local Switching
- Other Unbundled Network Elements

Calculation:	Report Structure:
(# of elements not corrected prior to	Reported for the aggregate of all CLECs,
bill release ÷ total elements audited) *	SBC/Ameritech, and SBC/Ameritech Affiliate.
100	Reported on an SBC/Ameritech Company basis.

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

<u>Parity</u>	Retail Comparison
1. Resale Monthly Recurring/Non-Recurring	Retail
2. Resale Usage/Unbundled Local Switching	Retail
3. Other Unbundled Network Elements	Access

15. Percent of Accurate and Complete Formatted Mechanized Bills Via EDI or BDT

Definition:

The percent of monthly bills sent to the CLECs via the mechanized process that are accurate and complete.

Exclusions:

None

Business Rules:

Billing accuracy is based upon many factors including: totaling, formatting, content and syntax. The EDI disaggregation includes all mechanized bills that are not BDT.

Levels of Disaggregation:

- EDI
- BDT

Report Structure:
Reported for CLEC, all CLECs, and
SBC/Ameritech Affiliate.

Measurement Type:

	IL	IN	\mathbf{MI}	OH	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	High	High	Med	High	High

Benchmark:

99%

16. Percent of Usage Records Transmitted Correctly

Definition:

The percent of usage records transmitted correctly on the Daily Usage extract feed.

Exclusions:

CLEC-caused errors.

Business Rules:

Controls and edits within the billing process uncover certain types of errors that are likely to appear on the usage records. When these errors are uncovered, a new release of the program is written to ensure that the error does not occur again. Thus, an error that is reported in one month should not occur the next month because the billing program error would have been fixed by the next month. The usage records retransmitted due to SBC/Ameritech caused errors are counted in this measure.

Levels of Disaggregation:

None

Calculation:	Report Structure:
(# of usage records transmitted correctly ÷ total usage records	Reported for CLEC, all CLECs, and SBC/Ameritech Affiliate.
transmitted) * 100	SBC/American Armate.

Measurement Type:

	IL	IN	MI	OH	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	None	None	None	None	None

Benchmark:

95%

17. Billing Completeness

Definition:

Percent of on-time service orders that post to Billing within a designated interval.

Exclusions:

- Feature Group A
- Feature Group B
- Feature Group D
- Wireless

Business Rules:

A service order is considered completed for Billing when the service order is posted in the Billing systems. Service orders are measured from service order completion in the Ordering system to bill posting in the Billing system. All other orders will be considered on time if posted within the first bill cycle following order completion.

Levels of Disaggregation:

- Lineshare
- UNE-P
- Resale
- All Other Products(UNE, EOI, ULT, EELs)

Calculation:	Report Structure:
	Reported for CLEC, all CLECs,
(# of on time posted billing orders in	SBC/Ameritech, and SBC/Ameritech Affiliate.
report month ÷ total billing orders in	
report month) * 100	

Measurement Type:

	IL	IN	MI	ОН	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	Med	Med	Med	Med	Med

Benchmark:

Parity with SBC/Ameritech Retail for UNE-P, Resale, and All Other Products. Parity with SBC/Ameritech Affiliate for the Lineshare disaggregation.

18. Billing Timeliness (Wholesale Bill)

Definition:

Billing Timeliness measures the length of time from the wholesale billing date (end of billing period) to the time it is transmitted to the CLEC.

Exclusions:

Weekends and Holidays.

Business Rules:

The date sent is used to gather the data for the reporting period. The measure compares the date sent for the bill to the send due date. The send due date is six business days after the wholesale bill period. For example, a CLEC with a wholesale billing date of Monday the 1st, the transmission due date would be on the following Monday, the 8th assuming no weekday holidays.

Levels of Disaggregation:

- Electronic.
- Paper

Calculation:	Report Structure:
(# of bills transmitted on time ÷ total bills released) * 100	Reported for CLEC, all CLECs, and SBC/Ameritech Affiliate.

Measurement Type:

	IL	IN	MI	ОН	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	High	High	Med	High	High

Benchmark:

95% within 6th workday for IL, IN, MI, OH, WI.

19. Daily Usage Feed Timeliness

Definition:

Usage information is sent to the CLECs on a daily basis. This usage data must be sent to the CLEC within 6 work days in order to be considered timely.

Exclusions:

Weekends and Holidays.

Business Rules:

The measure uses the actual EMI usage records that are sent to the CLECs. Data date is the recording date of the usage and is part of the EMI usage record. Cycle date is the day the Daily Usage file is sent to the CLEC. Cycle date is found on the pack header record of the Daily Usage file.

Levels of Disaggregation:

None

None	
Calculation:	Report Structure:
(# of usage records transmitted on	Reported for CLEC, all CLECs, and
time ÷ total usage records) * 100	SBC/Ameritech Affiliate.

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

95% within 6th workday

20. Unbillable Usage					
Definition:					
The percent usage data that is unbillable	e.				
Exclusions:					
None					
Business Rules:					
II	Message Error Correction) and the total value of divided by the total billed revenue in the calendar				
Levels of Disaggregation:					
None					
Calculation:	Report Structure:				
(Total unbillable revenue ÷ total billed revenue) * 100	Reported on an SBC/Ameritech Company basis (aggregated). Company level reporting.				
Measurement Type:					
Tier 1 – None					
Tier 2 – None					
Benchmark:					
Diagnostic					

Miscellaneous Administrative

21.1 Average Time Placed on Hold at LSC

Definition:

The average time a customer is placed on hold after the LSC has directed the call to a specific person or group.

Exclusions:

Weekends and Holidays

Business Rules:

This measurement is driven by the SBC/Ameritech call management (ACD) system and accumulates hold time data based on the primary queue. Calls are answered during normal business hours and reported via ACD reporting capabilities.

Levels of Disaggregation:

- Resale
- UNE
- DSL
- UNE-P

Calculation:	Report Structure:
Total time on hold ÷ total calls	Reported for all calls to the LSC for all CLECs
answered	(aggregated). Company level reporting.

Measurement Type:

Tier $1 - \overline{\text{None}}$

Tier 2 – None

Benchmark:

Diagnostic

22. Local Service Center (LSC) Grade Of Service (GOS)

Definition:

Percent of calls answered by the Local Service Center (LSC) within 20 seconds.

Exclusions:

Weekends and Holidays.

Business Rules:

The clock starts when the customer enters the queue and the clock stops when a SBC/Ameritech representative answers the call. The speed of answer is determined by measuring and accumulating the elapsed time from the entry of a CLEC customer call into the SBC/Ameritech call management system queue until the CLEC customer call is transferred to SBC/Ameritech personnel assigned to handling CLEC calls for assistance. Data is accumulated from 12:00 a.m. on the first calendar day to 11:59 p.m. on the last calendar day of the month for the reporting period. LSC Hours of operation are posted on the Internet.

Levels of Disaggregation:

- Resale
- UNE
- DSL
- UNE-P

Calculation:				Report Structure:			
# of calls answered by the LSC within			Reported for LSC and SBC/Ameritech.				
a specified period of t	ime ÷ To	÷ Total		Reported at the Company level.			
calls answered							
Measurement Type:							
	IL	IN	MI	OH	WI		
Tier 1	None	None	None	None	None		

Med

High

High

Benchmark:

Parity with SBC/Ameritech Retail.

High

High

Tier 2

New Performance Measure

22.1 Mechanized Customer Production Support Center (MCPSC) Grade Of Service (GOS)

Definition:

Average speed of answer for calls answered by the Mechanized Customer Production Support Center (MCPSC) for the Ameritech region

Exclusions:

- Weekends
- Holidays
- Outside normal business hours as defined in CLEC On-Line

Business Rules:

The clock starts when the CLEC enters the queue and the clock stops when an MCPSC representative answers the call. The speed of answer is determined by measuring and accumulating the elapsed time from the entry of a CLEC call into the MCPSC call management system queue until the CLEC call is transferred to MCPSC personnel assigned to handling CLEC calls for assistance. Data is accumulated from 12:00 a.m. on the first calendar day to 11:59 p.m. on the last calendar day of the month for the reporting period.

Levels of Disaggregation:

None

Tione	
Calculation:	Report Structure:
Total amount of time between the receipt of a call to the selected regional option for the MCPSC until the call is answered by the SBC representative / Total number of calls	Reported for Ameritech only on a regional basis.
to the selected regional option	
answered by the MCPSC.	

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Diagnostic until the next six-month review.

24.1 Average Time Placed on Hold at LOC

Definition:

The average time a customer is placed on hold after the LOC has directed the call to a specific person or group.

Exclusions:

Weekends and Holidays

Business Rules:

This measurement is driven by the SBC/Ameritech call management (ACD) system and accumulates hold time data based on the primary queue. Calls are answered during normal business hours and reported via ACD reporting capabilities.

Levels of Disaggregation:

- Resale
- UNE
- Lineshare

Calculation:	Report Structure:
Total time on hold ÷ total calls	Reported for all calls to the LOC for all CLECs
answered	(aggregated)

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Diagnostic

25. Local Operations Center (LOC) Grade Of Service (GOS)

Definition:

Percent of calls answered by the Local Operations Center (LOC) within 20 seconds.

Exclusions:

None

Business Rules:

The clock starts when the customer enters the queue and the clock stops when the SBC/Ameritech representative answers the call. The speed of answer is determined by measuring and accumulating the elapsed time from the entry of a CLEC customer call into the SBC/Ameritech call management system queue until the CLEC customer call is transferred to SBC/Ameritech personnel assigned to handling CLEC calls for assistance. Data is accumulated from 12:00 a.m. on the first calendar day to 11:59 p.m. on the last calendar day of the month for the reporting period. LOC hours of operation are posted on the Internet.

Levels of Disaggregation:

- DSL Calls
- All Other Calls

• All Other Calls							
Calculation:				Report Structure:			
# of calls answered by	# of calls answered by the LOC			Reported for LOC and SBC/Ameritech.			
within a specified period	od of tin	ne ÷		Reported at the Company level.			
total calls answered				•			
Measurement Type:							
	IL	IN	MI	ОН	WI		
Tier 1	None	None	None	None	None		
Tier 2	High	High	Med	High	High		

Benchmark:

Parity with SBC/Ameritech Retail.

RESALE POTS AND UNE LOOP AND PORT COMBINATIONS Provisioning - Resale POTS

27. Mean Installation Interval

Definition:

Average business days from application date to completion date for N, T, C orders.

Exclusions:

- CLEC caused and/or end-user caused misses.
- Field Work orders excludes customer requested due dates beyond the offer date.
- No Field Work orders excluded if order applied for before 3:00 p.m. and the due date requested is not same day; and if order applied for after 3:00 p.m. and the due date requested is beyond the next business day.
- CIA Centrex excluded if customer requested due dates greater than 5 business days.
- Orders that are not N, T, and C orders.
- Orders where CLECs are charged expedite charges
- UNE-P Orders if included in a project (order >250 lines, circuits and/or telephone numbers, or mutually agreed to)

Business Rules:

The clock starts on the Application Date, which is the day that SBC/Ameritech receives a correct Service Order except in the case of a manually submitted order (facsimile, US Mail, or other hard-copy delivery service), when the clock starts at FOC date/time. The clock stops on the Completion Date, which is the day that SBC/Ameritech personnel complete the service order activity. Orders are included in the month they are posted. There are 2 types of No Field Work orders in the measurement. A) Same Day Due orders defined as distribution time EQUAL or BEFORE 3:00 p.m. and Application Date = Distribution Date = Due Date; and B) Next Day Due orders defined as distribution time AFTER 3:00 p.m. and Application Date = Distribution Date and Due Date is one business day after Application Date. If the order is Same Day Due, then the interval is [(Completion – Application Date). If the order is Next Day Due, then the interval is [(Completion – Next Business Day) + 1]. UNE-Ps are also reported at order level.

If an order is completed on a Saturday, Sunday, or Holiday, SBC/Ameritech will include that day in the calculation of interval.

Levels of Disaggregation:

Geographic

POTS

- Business class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)
- Residence class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)
- CIA Centrex
 - -- Field Work (FW)
 - -- No Field Work (NFW)

UNE-P

- Business class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)
- Residence class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)

Calculation:	Report Structure:
$[\Sigma(\text{Completion date} - \text{application date})] \div (\text{Total orders completed})$	Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech Affiliate.

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Resale POTS Parity - Field Work compared to SBC/Ameritech Retail Field Work (N, T, C order types) and No Field Work compared to SBC/Ameritech Retail No Field Work (N, T, C order types), Business and Residence respectively.

UNE-P Parity - Field Work compared to SBC/Ameritech Retail Field Work (N, T, C order types) and No Field Work compared to SBC/Ameritech Retail No Field Work (N, T, C order types), Business and Residence respectively.

CIA Centrex Field Work Parity compared to Ameritech Centrex Field Work (N, T, C order types) and No Field Work compared to a 4-day interval.

28. Percent POTS/UNE-P Installations Completed Within the Customer Requested Due Date

Definition:

Measure of orders completed within the customer requested due date when that date is later than or equal to the offered due date/interval or, if expedited (accepted or not accepted), the date agreed to by SBC/Ameritech. .

Exclusions:

- CLEC caused and/or end-user caused misses.
- All orders except N, T, and C orders. Orders where CLECs are charged expedite charges
- Facility misses as counted in PM 30.

Business Rules:

The clock starts on the Application Date, which is the day that SBC/Ameritech receives a correct Service Order. The clock stops on the Completion Date, which is the day that SBC/Ameritech personnel complete the service, order activity. Orders are included in the month they are posted. There are 2 types of No Field Work orders in the measurement. A) Same Day Due orders defined as distribution time EQUAL or BEFORE 3:00 p.m. and Application Date = Distribution Date = Due Date; and B) Next Day Due orders defined as distribution time AFTER 3:00 p.m. and Application Date = Distribution Date and Due Date is one business day after Application Date. If the order is Same Day Due, then the interval is [(Completion – Application Date). If the order is Next Day Due, then the interval is [(Completion – Next Business Day) + 1]. UNE-Ps are also reported at order level.

If an order is completed on a Saturday, Sunday, or Holiday, SBC/Ameritech will include that day in the calculation of interval.

Due dates for Field Work orders are determined by the company offered interval at the time that the order is received, unless an expedite has been accepted by SBC/Ameritech. If the CLEC submits an expedite which is not accepted or the LSR contains an invalid due date, the SBC/Ameritech agreed to due date will be substituted for the customer requested due date and included in this measure.

Due dates for No Field Work orders will be the due date requested on the LSR, except that, for a No Field Work order submitted after 3:00 p.m. and the due date requested is the same business day, the due date will be the next business day, unless an expedite has been accepted by SBC/Ameritech.

Levels of Disaggregation:

Geographic

POTS

- Business class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)
- Residence class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)
- CIA Centrex
 - -- Field Work (FW)
 - -- No Field Work (NFW)

UNE-P

- Business class of service (Orders included in Projects are excluded)
 - -- Field Work (FW)
 - -- No Field Work (NFW)
- Residence class of service (Orders included in Projects are excluded)
 - -- Field Work (FW)
 - -- No Field Work (NFW)

Projects

-- UNE-P (Orders > 250 lines, circuits and/or telephone numbers, or mutually agreed to)

Calculation:	Report Structure:
(# of orders installed within the	Reported for CLEC, all CLECs,
requested interval ÷ total number of	SBC/Ameritech, and SBC/Ameritech
orders) * 100	Affiliate.

Measurement Type:

	IL	IN	MI	ОН	WI
Tier 1	High	High	Med	High	High
Tier 2	High	High	Med	High	High

- Resale POTS Field Work Parity compared to SBC/Ameritech Retail Field Work (N, T, C order types), Business and Residence respectively.
- Resale POTS No Field Work measured against a benchmark of 97%
- UNE-P Field Work Parity compared to SBC/Ameritech Retail Field Work (N, T, C order types), Business and Residence respectively.
- UNE-P No Field Work measured against a benchmark of 97%
- CIA Centrex Field Work Parity compared to SBC/Ameritech Centrex Field Work (N, T, C order types)
- CIA Centrex No Field Work compared to 95% within a 5-day interval.
- UNE-P Projects 95% within customer requested due date.

29. Percent SBC/Ameritech Caused Missed Due Dates

Definition:

Percent of N, T, and C orders where installation was not completed by the due date as a result of a SBC/Ameritech caused missed due date.

Exclusions:

- Orders that are not N, T, or C.
- CLEC caused and/or end-user caused misses excluded from the numerator.
- Facility misses as counted in PM 30.

Business Rules:

This includes orders completed after the Due Date, due to an SBC/Ameritech reason. This measurement is reported at an order level. UNE-Ps are also reported at an order level. If SBC/Ameritech reschedules the original due date without the consent of the CLEC the original due date will be the one measured against.

This measure includes, in both the numerator and denominator, the number of orders canceled after an SBC/Ameritech-caused missed due date.

Levels of Disaggregation:

Geographic

POTS

- Business class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)
- Residence class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)

UNE-P

- Business class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)
- Residence class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)

Calculation:	Report Structure:
(# of orders not completed by the due	Reported for CLEC, all CLECs,
date or canceled after the due date as	SBC/Ameritech, and SBC/Ameritech
a result of an SBC/Ameritech cause ÷	Affiliate.
total orders plus total orders canceled	
after the due date as a result of an	
SBC/Ameritech cause) * 100	

Measurement Type:

Tier 1 – None

Tier 2 – None

- Resale POTS Field Work Parity compared to SBC/Ameritech Retail Field Work (N, T, C order types), Business and Residence respectively.
- Resale POTS No Field Work measured against a benchmark of 97%.
- UNE-P Field Work Parity compared to SBC/Ameritech Retail Field Work (N, T, C order types), Business and Residence respectively.
- UNE-P No Field Work measured against a benchmark of 97%.

30. Percent SBC/Ameritech Missed Due Dates Due To Lack Of Facilities

Definition:

Percent N, T, and C orders with missed committed due dates due to lack of facilities.

Exclusions:

- Orders that are not N, T, or C.
- No Field Work (NFW) Orders

Business Rules:

Includes orders with a completion date that is greater than the due date based on an SBC/Ameritech missed reason code for lack of facilities. This measurement is reported at an order level.

Levels of Disaggregation:

Geographic

POTS

- Residence class of service
 - -- all missed orders
 - -- > 30 calendar days
 - -- > 90 calendar days
- Business class of service
 - -- all missed orders
 - -- > 30 calendar days
 - -- > 90 calendar days

UNE-P

- Residence class of service
 - -- all missed orders
 - -- > 30 calendar days
 - -- > 90 calendar days
- Business class of service
 - -- all missed orders
 - -- > 30 calendar days
 - -- > 90 calendar days

Calculation	Calculation:			Report Structure:		
(# of orders with misse	(# of orders with missed due dates			Reported for CLEC, all CLECs		
due to lack of facilities	÷ total	orders		SBC/Ameritech, and SBC/Ameritech		
completed) * 100				Affiliat	te.	
Measurement Type:						
	IL	IN	MI	ОН	WI	
Tier 1	High	High	Med	High	High	
Tier 2	High	High	Med	High	High	

- Resale POTS Parity compared to SBC/Ameritech Retail (N, T, and C order types), Business and Residence respectively.
- UNE-P Parity compared to SBC/Ameritech Retail (N, T, and C order types), Business and Residence respectively.

31. Average Delay Days For Missed Due Dates Due To Lack Of Facilities

Definition:

Average calendar days from due date to completion date on company missed orders due to lack of facilities.

Exclusions:

- Orders that are not N, T, or C.
- No Field Work (NFW) Orders.

Business Rules:

Includes orders missed due to lack of facilities that are selected based on the missed reason code. This measure is reported at an order level..

Levels of Disaggregation:

Geographic

POTS

- Business class of service
- Residence class of service

UNE-P

- Business class of service
- Residence class of service

Calculation:	Report Structure:
Σ(Completion date – due date) for company missed orders due to lack of facilities ÷ (total completed orders with a SBC/Ameritech caused missed due date due to lack of facilities)	Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech Affiliate.

Measurement Type:

Tier 1 – None

Tier 2 – None

- Resale POTS Parity compared to SBC/Ameritech Retail (N, T, and C order types), Business and Residence respectively.
- UNE-P Parity compared to SBC/Ameritech Retail (N, T, and C order types), Business and Residence respectively.

32. Average Delay Days For SBC/Ameritech Caused Missed Due Dates

Definition:

Average calendar days from due date to completion date on company missed orders.

Exclusions:

- Orders that are not N, T, or C.
- Company delayed orders as a result of lack of facilities.

Business Rules:

Includes orders missed due to company reasons other than lack of facilities that are selected based on the missed reason code. This measure is reported at an order level..

Levels of Disaggregation:

Geographic

POTS

- Business class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)
- Residence class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)

UNE-P

- Business class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)
- Residence class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)

Calculation:	Report Structure:
Σ (Completion date – due date) ÷	Reported for CLEC, all CLECs, SBC/Ameritech,
(total completed orders with a	and SBC/Ameritech Affiliate.
SBC/Ameritech caused missed due	
date)	
Maggurament Types	

Measurement Type:

Tier 1 – None

Tier 2 – None

- Resale POTS Field Work Parity compared to SBC/Ameritech Retail Field Work (N, T, C order types), Business and Residence respectively.
- Resale POTS No Field Work Parity compared to SBC/Ameritech Retail No Field Work (N, T, C order types), Business and Residence respectively.
- UNE-P Field Work Parity compared to SBC/Ameritech Retail Field Work (N, T, C order types), Business and Residence respectively.
- UNE-P No Field Work Parity compared to SBC/Ameritech Retail No Field Work (N, T, C order types), Business and Residence respectively.

33. Percent SBC/Ameritech Caused Missed Due Dates > 30 days

Definition:

Percent of orders where installation was completed greater than 30 calendar days following the due date.

Exclusions:

- Orders that are not N, T, or C.
- Facility missed orders captured in PM 30.

Business Rules:

This includes items completed after the Due Date, due to an SBC/Ameritech reason. This measurement is reported at an order level.

Levels of Disaggregation:

Geographic

POTS

- Business class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)
- Residence class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)

UNE-P

- Business class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)
- Residence class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)

Calculation:					Report Structure:	
(# of orders completed greater than 30				Reporte	ed for CLEC, all CLECs,	
calendar days following the due date			SBC/Ameritech, and SBC/Ameritech			
÷ total orders complete	pleted) * 100			Affiliate.		
Measurement Type:						
IL IN				OH	WI	
Tier 1	Med	Med	Med	Med	Med	
Tier 2	None	None	None	None	None	

- Resale POTS Field Work Parity compared to SBC/Ameritech Retail Field Work (N, T, C order types), Business and Residence respectively.
- Resale POTS No Field Work Parity compared to SBC/Ameritech Retail No Field Work (N, T, C order types), Business and Residence respectively.
- UNE-P Field Work Parity compared to SBC/Ameritech Retail Field Work (N, T, C order types), Business and Residence respectively.
- UNE-P No Field Work Parity compared to SBC/Ameritech Retail No Field Work (N, T, C order types), Business and Residence respectively.

35. Percent Trouble Reports Within 30 Days (I-30) of Installation

Definition:

Percent of N, T, C orders that receive a network customer trouble report within 30 calendar days of service order completion.

Exclusions:

- Subsequent reports. A subsequent report is a repair report that is received while an existing repair report is open on the same number.
- Disposition codes "11", "12", & "13" reports (excludable reports).
- Reports caused by customer provided equipment (CPE) or wiring.
- Trouble report received on the due date before service order completion.
- Orders that are not N, T, or C.

Business Rules:

Includes trouble reports received the day after SBC/Ameritech personnel complete the service order through 30 calendar days after completion. The denominator for this measure is the total count of orders posted within the reporting month. However, the denominator will at a minimum be equal to the numerator. The numerator is the number of trouble reports received on or within 30 calendar days after service order completion and closed within the reporting month. This will include troubles taken on the day of completion found to be as a result of a UNE-P conversion.

Levels of Disaggregation:

Geographic

POTS

- Business class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)
- Residence class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)

UNE-P

- Business class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)
- Residence class of service
 - -- Field Work (FW)
 - -- No Field Work (NFW)

Calculation:	Report Structure:
Count of initial electronic and manual	Reported for CLEC, all CLECs,
trouble reports issued on or within 30	SBC/Ameritech, and SBC/Ameritech
calendar days after service order	Affiliate.
completion ÷ total orders) * 100	

Measurement Type:					
	\mathbf{IL}	IN	\mathbf{MI}	OH	WI
Tier 1	High	High	Med	High	High
Tier 2	High	High	Med	High	High
Ranchmark					

- Resale POTS Field Work Parity compared to SBC/Ameritech Retail Field Work (N, T, C order types), Business and Residence respectively.
- Resale POTS No Field Work Parity compared to SBC/Ameritech Retail No Field Work (N, T, C order types), Business and Residence respectively.
- UNE-P Field Work Parity compared to SBC/Ameritech Retail Field Work (N, T, C order types), Business and Residence respectively.
- UNE-P No Field Work Parity compared to SBC/Ameritech Retail No Field Work (N, T, C order types), Business and Residence respectively.

New Performance Measure

35.1 Percent UNE-P Trouble Reports On the Completion Date

Definition:

Percent of C orders for UNE-P conversions that receive an electronic or manual trouble report on the day of completion.

Exclusions:

- Subsequent reports. A subsequent report is a repair report that is received while an existing repair report is open on the same number.
- Reports caused by customer provided equipment (CPE) or wiring.
- Disposition codes "11", "12", & "13" reports (excludable reports).

Business Rules:

Includes reports received on the day of completion for UNE-P conversion orders. The denominator for this measure is the total count of UNE-P orders posted within the reporting month. The numerator is the number of trouble reports received at any time on the day of completion. These will be reported the month that the trouble report is closed.

Levels of Disaggregation:

Geographic

• UNE –P No Field Work (NFW)

Calculation:	Report Structure:
(Count of initial electronic or manual	Reported for POTS Resale by CLEC, all
trouble reports received on the day of	CLECs and SBC/Ameritech
service order completion ÷ total # of	
orders) * 100	

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Diagnostic. The results of this measurement are included in PM 35. Damages and assessments will be paid based on the PM 35 results.

Maintenance - Resale POTS

37. Trouble Report Rate

Definition:

The number of customer trouble reports per 100 lines.

Exclusions:

- Subsequent reports. A subsequent report is one that is received while an existing repair report is open.
- Reports caused by customer provided equipment (CPE) or wiring.
- All disposition codes "11", "12", & "13" reports (excludable reports).

Business Rules:

CLEC and SBC/Ameritech repair reports are entered into and tracked in the WFA or LMOS systems. Reports are counted in the month they are closed.

Levels of Disaggregation:

Geographic

POTS

- Business class of service
- Residence class of service

UNE-P

- Business class of service
- Residence class of service

Calculation:	Report Structure:
[# of customer trouble reports ÷ (total lines in service ÷100)]	Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech Affiliate.

Measurement Type:

Tier 1 – None

Tier 2 – None

- POTS Parity with SBC/Ameritech Retail, Business and Residence respectively.
- UNE-P Parity with SBC/Ameritech Retail, Business and Residence respectively.

37.1 Trouble Report Rate Net of Installation and Repeat Reports

Definition:

The number of electronic or manual customer trouble reports per 100 lines.

Exclusions:

- Trouble reports caused by customer provided equipment (CPE) or wiring.
- All disposition "11", "12", and "13" trouble reports (excludable reports).
- Trouble reports included in PM 35.
- Trouble reports included in PM 41

Business Rules:

CLEC and SBC/Ameritech repair reports are entered into and tracked in the LMOS system. Reports are counted in the month they post to LMOS.

Levels of Disaggregation:

Geographic

POTS

- Business class of service
- Residence class of service

UNE-P

- Business class of service
- Residence class of service

Calculation:	Report Structure:
(Total number of customer trouble reports net of installation and repeat reports) ÷ (Total lines in service ÷ 100)	Reported for POTS Resale trouble reports by CLEC, all CLECs and SBC/Ameritech.

Measurement Type:

	IL	IN	MI	OH	WI	
Tier 1	High	High	Med	High	High	
Tier 2	High	High	Med	High	High	

- POTS Parity with SBC/Ameritech Retail, Business and Residence respectively.
- UNE-P Parity with SBC/Ameritech Retail, Business and Residence respectively.

38. Percent Missed Repair Commitments

Definition:

Percent of trouble reports not cleared by the commitment time due to SBC/Ameritech reasons.

Exclusions:

- Subsequent reports. A subsequent report is one that is received while an existing repair report is open.
- Reports caused by customer provided equipment (CPE) or wiring.
- All disposition codes "11", "12", & "13" reports (excludable reports).

Business Rules:

The negotiated commitment date and time is established when the repair report is received. The cleared time is the date and time that SBC/Ameritech personnel clear the repair activity and complete the trouble report in the work and force systems. If this is after the commitment time, the report is flagged as a "Missed Commitment."

Levels of Disaggregation:

Geographic

POTS

- Business class of service
 - -- Dispatch
 - -- No Dispatch
- Residence class of service
 - -- Dispatch
 - -- No Dispatch

UNE-P

- Business class of service
 - -- Dispatch
 - -- No Dispatch
- Residence class of service
 - -- Dispatch
 - -- No Dispatch

Report Structure:
Reported for CLEC, all CLECs,
SBC/Ameritech, and SBC/Ameritech
Affiliate.

Measurement Type:

<i>•</i> 1					
	IL	IN	MI	OH	WI
Tier 1	High	High	Med	High	High
Tier 2	High	High	Med	High	High

- POTS Parity with SBC/Ameritech Retail, Business and Residence, respectively.
- UNE-P Parity with SBC/Ameritech Retail, Business and Residence, respectively.

39. Receipt To Clear Duration

Definition:

Average duration of customer trouble reports from the receipt of the customer trouble report to the time the trouble report is cleared.

Exclusions:

- Subsequent reports. A subsequent report is one that is received while an existing repair report is open.
- Reports caused by customer provided equipment (CPE) or wiring.
- Disposition codes "11", "12", & "13" reports (excludable reports).

Business Rules:

The clock starts on the date and time SBC/Ameritech receives a trouble report. The clock stops on the date and time that SBC/Ameritech personnel clear the repair activity and complete the trouble report in WFA or LMOS.

Levels of Disaggregation:

Geographic

POTS

- Business class of service
 - -- Dispatch
 - . Affecting Service
 - . Out of Service
 - -- No Dispatch
 - . Affecting Service
 - . Out of Service
- Residence class of service
 - -- Dispatch
 - . Affecting Service
 - . Out of Service
 - -- No Dispatch
 - . Affecting Service
 - . Out of Service

UNE-P

- Business class of service
 - -- Dispatch
 - . Affecting Service
 - . Out of Service
 - -- No Dispatch
 - . Affecting Service
 - . Out of Service
- Residence class of service
 - -- Dispatch
 - . Affecting Service
 - . Out of Service
 - -- No Dispatch
 - . Affecting Service
 - . Out of Service

Calculation:					Report Structure:		
Σ [(Date and time SBC/Ameritech clears trouble report) - (Date and time trouble report is received)] \div Total customer trouble reports Measurement Type:				Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech Affiliate.			
======================================	Ш	IN	MI	ОН	WI		
Tier 1	High	High	Med	High			
Tier 2	High	High	Med	High	High		

- Resale POTS Dispatch Parity compared to SBC/Ameritech Retail Dispatch
- Resale POTS No Dispatch Parity compared to SBC/Ameritech Retail No Dispatch Business and Residence respectively.
- UNE-P Dispatch Parity compared to SBC/Ameritech Retail Dispatch
- UNE-P No Dispatch Parity compared to SBC/Ameritech Retail No Dispatch, Business and Residence respectively.

40. Percent Out Of Service (OOS) < 24 Hours

Definition:

Percent of OOS trouble reports cleared in less than 24 hours.

Exclusions:

- Subsequent reports. A subsequent report is one that is received while an existing repair report is open.
- Disposition codes "11", "12", & "13" reports (excludable reports).
- Affecting Service reports.
- Reports caused by customer provided equipment (CPE) or wiring.
- No Access.
- CLEC extended commitments.

Business Rules:

Utilize state specific Business Rule or Standard clock hours as appropriate.

Levels of Disaggregation:

Geographic

POTS

- Business class of service
- Residence class of service

UNE-P

- Business class of service
- Residence class of service

Calculation:	Report Structure:
(# of OOS trouble reports < 24 hours	Reported for CLEC, all CLECs,
÷ total OOS trouble reports) * 100	SBC/Ameritech, and SBC/Ameritech
	Affiliate.

Measurement Type:

	\mathbf{IL}	IN	MI	OH	WI
Tier 1	Med	Med	Med	Med	Med
Tier 2	None	None	None	None	None

- POTS Parity with SBC/Ameritech Retail, Business and Residence respectively.
- UNE-P Parity with SBC/Ameritech Business and Residence respectively.

41. Percent Repeat Reports

Definition:

Percent of customer trouble reports received within 30 calendar days of a previous customer report.

Exclusions:

- Subsequent reports. A subsequent report is one that is received while an existing repair report is open.
- Disposition codes "11", "12", & "13" reports (excludable reports).
- Reports caused by customer provided equipment (CPE) or wiring.

Business Rules:

Includes customer trouble reports received within 30 calendar days of an original customer report. When the second report is received in 30 calendar days, the original report is marked as an Original of a Repeat, and the second report is marked as a Repeat. If a third report is received within 30 calendar days, the second report is marked as an Original of a Repeat as well as being a Repeat, and the third report is marked as a Repeat. In this case there would be two repeat reports. If either the original or the second report within 30 calendar days is a measured report, then the second report counts as a Repeat report.

Levels of Disaggregation:

Geographic

POTS

- Business class of service
- Residence class of service

UNE-P

- Business class of service
- Residence class of service

Calculation:	Report Structure:
(# of network customer trouble	Reported for CLEC, all CLECs,
reports received within 30 calendar	SBC/Ameritech, and SBC/Ameritech
days of a previous customer trouble	Affiliate.
report ÷ total network customer	
trouble reports) * 100	

Measurement Type:

	IL	IN	MI	OH	WI
Tier 1	High	High	Med	High	High
Tier 2	High	High	Med	High	High

- POTS Parity with SBC/Ameritech Retail, Business and Residence respectively.
- UNE-P Parity with SBC/Ameritech Business and Residence respectively.

42. Percent No Access (Percent of Trouble Reports with No Access)

Definition:

Percentage of dispatched customer trouble reports with a status of "No Access."

Exclusions:

- Subsequent reports. A subsequent report is one that is received while an existing repair report is open.
- Disposition codes "11", "12", & "13" reports (excludable reports).
- Reports caused by customer provided equipment (CPE) or wiring.
- Reports that are not dispatched.

Business Rules:

SBC/Ameritech personnel set the "No Access" flag when access cannot be obtained at the customer's premises. Reports are counted in the month they are closed.

Levels of Disaggregation:

Geographic

POTS

- Business class of service
- Residence class of service

UNE-P

- Business class of service
- Residence class of service

Calculation:	Report Structure:
(# of trouble reports with a status of	Reported for CLEC, all CLECs,
"No Access" ÷ Total dispatched	SBC/Ameritech, and SBC/Ameritech
customer trouble reports) * 100	Affiliate.

Measurement Type:

Tier 1 – None

Tier 2 – None

- POTS Parity with SBC/Ameritech Retail, Business and Residence respectively.
- UNE-P Parity with SBC/Ameritech Retail, Business and Residence respectively.

RESALE SPECIALS AND UNE LOOP AND PORT COMBINATIONS COMBINED BY AMERITECH (EXCLUDES "ACCESS" ORDERS) - Provisioning

43. Average Installation Interval

Definition:

Average business days from LSR receipt application date to completion date for N, T, and C orders.

Exclusions:

- UNE and Interconnection Trunks and Resold POTS.
- Orders that are not N, T, or C.
- Circuits that have a customer requested Due Date greater than 20 business days.
- Official company service from Retail.
- Orders where CLECs are charged expedite charges
- Service requests involving major projects mutually agreed upon by CLECs and SBC/Ameritech. For Resale and UNE-P a project is defined as > 250 lines, trunks, circuits, and/or telephone numbers. For Loops, LNP, LSNP, a project is defined as > 100 lines, trunks, circuits, and/or telephone numbers.
- CLEC caused and/or end-user caused misses.

Business Rules:

The Application Date is the day that SBC/Ameritech receives the customer initiated service request. The Completion Date is the day that SBC/Ameritech personnel complete the service order activity by circuit. The base of items is out of WFA (Work Force Administration) and it is reported at an item or circuit level.

If an order is completed on a Saturday, Sunday, or Holiday, SBC/Ameritech will include that day in the calculation of interval.

Levels of Disaggregation:

- Geographic
- Resold Specials
 - DDS
 - DS1
 - DS3
 - Voice Grade Private Line (VGPL)
 - ISDN BRI
 - ISDN PRI
 - Any other services available for resale
- UNE Loop and Port
 - ISDN BRI
 - ISDN PRI
 - Other combinations

- Other combinations	
Calculation:	Report Structure:
[Σ (completion date - application date)] ÷ (Total circuits completed)	Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech Affiliate.
Measurement Type:	
Tier 1 – None	
Tier 2 – None	

Benchmark:

Parity with SBC/Ameritech Retail.

44. Percent Specials Installations Completed Within Customer Requested Due Date

Definition:

Percent Specials installations completed within the customer requested due date when that date is greater than or equal to the standard offered interval or, if expedited (accepted or not accepted), the date agreed to by SBC/Ameritech.

Exclusions:

- UNE and Interconnection Trunks.
- Orders that are not N, T, or C.
- Official Company service from Retail.
- Orders where CLECs are charged expedite charges
- Facility misses counted in PM 47
- CLEC caused and/or end-user caused misses.

Business Rules:

The Application Date is the day that SBC/Ameritech receives the customer initiated service request. The Completion Date is the day that SBC/Ameritech personnel complete the service order activity by circuit. The base of items is out of WFA (Work Force Administration) and it is reported at an item or circuit level.

If an order is completed on a Saturday, Sunday, or Holiday, SBC/Ameritech will include that day in the calculation of interval.

Levels of Disaggregation:

- Geographic
- Resold Specials
 - DDS
 - DS1
 - DS3
 - Voice Grade Private Line (VGPL)
 - ISDN BRI
 - ISDN PRI
 - Any other services available for resale
- UNE Loop and Port
 - ISDN BRI
 - ISDN PRI
 - Other combinations

Calculation:	Report Structure:
(# of circuits installed within the	Reported for CLEC, all CLECs,
customer requested due date ÷ total	SBC/Ameritech, and SBC/Ameritech
circuits installed) * 100	Affiliate.

Measurement Type:					
	\mathbf{IL}	IN	MI	OH	WI
Tier 1	High	High	Med	High	High
Tier 2	High	High	Med	High	High
Benchmark:					
Parity with SBC/Ameritech Retail.					

45. Percent SBC/Ameritech Caused Missed Due Dates

Definition:

Percentage of N, T, and C orders by circuit where installations were not completed by the due date as a result of an SBC/Ameritech caused missed due date.

Exclusions:

- UNE and Interconnection Trunks.
- Orders that are not N, T, or C.
- Official company service from Retail.
- Facility misses counted in PM 47.
- CLEC caused misses excluded from the numerator.

Business Rules:

This includes items completed after the Due Date, due to an SBC/Ameritech reason. The source is WFA (Work Force Administration) and is at an item or circuit level. Specials are selected based on a specific service code off of the circuit ID.

This measure includes, in both the numerator and denominator, the number of orders canceled after an SBC/Ameritech-caused missed due date.

Levels of Disaggregation:

- Geographic
- Resold Specials
 - DDS
 - DS1
 - DS3
 - Voice Grade Private Line (VGPL)
 - ISDN BRI
 - ISDN PRI
 - Any other services available for resale
- UNE Loop and Port
 - ISDN BRI
 - ISDN PRI
 - -- Other combinations

Calculation:	Report Structure:
(# of circuits with SBC/Ameritech caused missed	Reported for CLEC all CLECs,
due dates or canceled after the due date that were	SBC/Ameritech, and
caused by SBC/Ameritech ÷ total circuits	SBC/Ameritech Affiliate.
installed and those canceled after the due date	
that were caused by SBC/Ameritech) * 100	

Measurement Type:

Tier 1 – None

Tier 2 – None

\mathbf{r}		-			
к	en	Лh	m	ar	<i>T</i> •

Parity with SBC/Ameritech Retail.

46. Percent Trouble Reports Within 30 Days (I-30) of Installation

Definition:

Percent of N, T, and C orders by circuit that receive a network customer trouble report within 30 calendar days of service order completion.

Exclusions:

- UNE and Interconnection Trunks.
- Orders that are not N, T, or C.
- Trouble report received on the due date before service order completion.
- Trouble reports that are coded to Customer Premise Equipment (CPE), Interexchange Carrier/Competitive Access Provider, and Informational
- Subsequent reports. A subsequent report is a repair report that is received while an existing repair report is open on the same number.

Business Rules:

A trouble report is counted if it is flagged in WFA (Work Force Administration) as a trouble report that had a service order completion within 30 calendar days. It cannot be a repeat report and must be a measured report. The order flagged against must be an addition in order for the trouble report to be counted. Specials are selected based on a specific service code off of the circuit ID.

The denominator for this measure is the total count of orders by circuit posted within the reporting month. However, the denominator will at a minimum be equal to the numerator. The numerator is the number of trouble reports received on or within 30 days after service order completion and closed within the reporting month.

Levels of Disaggregation:

- Geographic
- Resold Specials
 - DDS
 - DS1
 - DS3
 - Voice Grade Private Line (VGPL)
 - ISDN BRI
 - ISDN PRI
 - Any other services available for resale
- UNE Loop and Port
 - ISDN BRI
 - ISDN PRI
 - -- Other combinations

Calculation:	Report Structure:
[# of circuits that receive a network customer trouble	Reported for CLEC all CLECs,
report on or within 30 calendar days after service	SBC/Ameritech, and
order completion ÷ total circuits installed] * 100	SBC/Ameritech Affiliate.

Measurement Type:								
	IL	IN	MI	OH	WI			
Tier 1	High	High	Med	High	High			
Tier 2	High	High	Med	High	High			
Benchmark:								
Parity with SBC/Amer	itech Re	etail.						

47. Percent SBC/Ameritech Missed Due Dates Due To Lack Of Facilities

Definition:

Percentage of N, T, and C orders by circuit with missed committed due dates due to lack of facilities.

Exclusions:

- UNE and Interconnection Trunks.
- Orders that are not N, T, or C.

Business Rules:

Includes orders with a completion date that is greater than the due date based on an SBC/Ameritech missed reason code for lack of facilities. This measurement is reported at a circuit level for all specials. Count any unsolicited FOC which modifies the due date as a missed due date.

Levels of Disaggregation:

- Geographic
- Resold Specials
 - DDS
 - DS1
 - DS3
 - Voice Grade Private Line (VGPL)
 - ISDN BRI
 - ISDN PRI
 - Any other services available for resale
- UNE Loop and Port
 - ISDN BRI
 - ISDN PRI
 - -- Other combinations

<u>NOTE:</u> All the above disaggregations also reported for > 30 calendar days & > 90 calendar days.

Calculation	Calculation:				Report Structure:			
(# of circuits with miss	(# of circuits with missed committed			Reported for CLEC, all CLECs,				
due dates due to lack o	due dates due to lack of facilities ÷			SBC/Ameritech, and SBC/Ameritech				
total circuits installed)	* 100			Affiliat	te.			
Measurement Type:								
	IL	IN	MI	OH	WI			
Tier 1	High	High	Med	High	High			
Tier 2	Tier 2 High High			High	High			
Benchmark:								
Parity with SBC/Amer	itech Re	etail.		•				

48. Average Delay Days for Missed Due Dates Due to Lack Of Facilities

Definition:

Average calendar days from due date to completion date on company missed circuits due to lack of facilities.

Exclusions:

- UNE and Interconnection Trunks.
- Orders that are not N, T, or C.

Business Rules:

The calculation includes orders missed due to lack of facilities that are selected based on the missed reason code. The source is WFA (Work Force Administration) and is at an item or circuit level. UNEs are selected based on a specific service code off of the circuit ID.

Levels of Disaggregation:

- Geographic
- Resold Specials
 - DDS
 - DS1
 - DS3
 - Voice Grade Private Line (VGPL)
 - ISDN BRI
 - ISDN PRI
 - Any other services available for resale
- UNE Loop and Port
 - ISDN BRI
 - ISDN PRI
 - Other combinations

Calculation:	Report Structure:
Σ(Completion date - Committed circuit due date) ÷ (Total completed circuits with SBC/Ameritech caused missed due dates due to lack of facilities)	Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech Affiliate

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Parity with SBC/Ameritech Retail.

49. Average Delay Days For SBC/Ameritech Caused Missed Due Dates

Definition:

Average calendar days from due date to completion date on company missed circuits.

Exclusions:

- UNE and Interconnection Trunks.
- Orders that are not N, T, or C.
- Facility misses counted in PM 48.

Business Rules:

The calculation is the difference in calendar days between the completion date and the due date. The source is WFA (Work Force Administration) and is at an item or circuit level. Specials are selected based on a specific service code off of the circuit ID.

Levels of Disaggregation:

- Geographic
- Resold Specials
 - DDS
 - DS1
 - DS3
 - Voice Grade Private Line (VGPL)
 - ISDN BRI
 - ISDN PRI
 - Any other services available for resale
- UNE Loop and Port
 - ISDN BRI
 - ISDN PRI
 - -- Other combinations

Calculation:	Report Structure:
Σ(Completion date – committed circuit due date) ÷ (Total completed circuits with a SBC/Ameritech caused	Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech Affiliate.
missed due date)	

Measurement Type:

 $\overline{\text{Tier } 1 - \text{None}}$

Tier 2 – None

Benchmark:

Parity with SBC/Ameritech Retail.

50. Percent SBC/Ameritech Caused Missed Due Dates > 30 days

Definition:

Percentage of circuits where installation was completed greater than 30 calendar days following the due date.

Exclusions:

- CLEC caused and/or end-user caused misses.
- UNE and Interconnection Trunks.
- Orders that are not N, T, or C.

Business Rules:

This includes items completed after the Due Date, due to an SBC/Ameritech reason. This measurement is reported at a circuit level for all Specials.

Levels of Disaggregation:

- Geographic
- Resold Specials
 - DDS
 - DS1
 - DS3
 - Voice Grade Private Line (VGPL)
 - ISDN BRI
 - ISDN PRI
 - Any other services available for resale
- UNE Loop and Port
 - ISDN BRI
 - ISDN PRI
 - Other combinations

Parity with SBC/Ameritech Retail.

Other combinations						
Calculation:			Report Structure:			
(# of circuits completed greater than 30 days following the due date ÷ total			Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech			
installed circuits) * 100			Affiliat	e.		
Measurement Type:						
	IL	IN	MI	OH	WI	
Tier 1	Med	Med	Med	Med	Med	
Tier 2 None		None	None	None	None	
Benchmark:						

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Maintenance - Resale Specials & UNE Loop and Port Combinations

52. Mean Time To Restore

Definition:

Average duration of network customer trouble reports from the receipt of the customer trouble report to the time the trouble report is cleared.

Exclusions:

- UNE and Interconnection Trunk.
- No Access Time.
- Delayed Maintenance Time.
- CLEC extended commitments.

Business Rules:

The start time is when the customer report is received and the stop time is when the report is closed in WFA. Specials are selected based on a specific service code of the circuit ID.

Levels of Disaggregation:

- Geographic
- Resold Specials
 - DDS
 - DS1
 - DS3
 - Voice Grade Private Line (VGPL)
 - ISDN BRI
 - ISDN PRI
 - Any other services available for resale
- UNE Loop and Port
 - ISDN BRI
 - ISDN PRI
 - Other combinations

Calculation:					Report Structure:
Σ [(Date and time trouble report is cleared) - (date and time trouble report is received)] \div total network customer trouble reports			Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech Affiliate.		
Measurement Type:					
	IL	IN	MI	ОН	WI
Tier 1	High	High	Med	High	High
Tier 2 High High			Med	High	High
Benchmark:					
Parity with SBC/Ameritech Retail.					

53. Percent Repeat Reports

Definition:

Percentage of network customer trouble reports received within 30 calendar days of a previous customer report.

Exclusions:

UNE and Interconnection Trunk

Business Rules:

Includes customer trouble reports received within 30 calendar days of an original customer report. When the second report is received in 30 days, the original report is marked as an Original of a Repeat, and the second report is marked as a Repeat. If a third report is received within 30 days, the second report is marked as an Original of a Repeat as well as being a Repeat, and the third report is marked as a Repeat. In this case there would be two repeat reports. If either the original or the second report within 30 days is a measured report, then the second report counts as a Repeat report.

Levels of Disaggregation:

- Geographic
- Resold Specials
 - DDS
 - DS1
 - DS3
 - Voice Grade Private Line (VGPL)
 - ISDN BRI
 - ISDN PRI
 - Any other services available for resale
- UNE Loop and Port
 - ISDN BRI
 - ISDN PRI
 - Other combinations

Calcu	Report Structure:								
(# of network custome	(# of network customer trouble reports received								
within 30 calendar day	s of a pi	revious	custom	er	SBC/Ameritech, and				
trouble report ÷ total	trouble report ÷ total network customer trouble								
reports) * 100									
Measurement Type:									
	IL	IN	MI	ОН	WI				
Tier 1	High	High	Med	High	High				
Tier 2	High	High	High						
Benchmark:									
Parity with SBC/Ame	ritech Re	etail.	•						

54. Failure Frequency

Definition:

The number of network customer trouble reports within a calendar month per 100 circuits.

Exclusions:

UNE and Interconnection Trunks.

Business Rules:

CLEC and SBC/Ameritech repair reports are entered into and tracked via WFA. Measured reports are counted in the month they close.

Levels of Disaggregation:

- Geographic
- Resold Specials
 - DDS
 - DS1
 - DS3
 - Voice Grade Private Line (VGPL)
 - ISDN BRI
 - ISDN PRI
 - Any other services available for resale
- UNE Loop and Port
 - ISDN BRI
 - ISDN PRI
 - Other combinations

Calculation:	Report Structure:
[# of network trouble reports ÷ (Total in service circuits ÷ 100)]	Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech
in service eneures 1000/j	Affiliate.

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Parity with SBC/Ameritech Retail.

54.1 Trouble Report Rate Net of Installation and Repeat Reports

Definition:

The number of customer trouble reports exclusive of installation and repeat reports within a calendar month per 100 circuits.

Exclusions:

- UNE and Interconnection Trunks
- Trouble reports coded to Customer Premise Equipment, Interexchange Carrier/Competitive Access Provider, and Informational
- Trouble Reports included in PM 46.
- Customer Trouble Reports included in PM 53.

Business Rules:

CLEC and SBC/Ameritech repair reports are entered into and tracked via WFA. Reports are counted in the month they post.

Levels of Disaggregation:

- Geographic
- Resold Specials
 - DDS
 - DS1
 - DS3
 - Voice Grade Private Line (VGPL)
 - ISDN BRI
 - ISDN PRI
 - Any other services available for resale
- UNE Loop and Port
 - ISDN BRI
 - ISDN PRI
 - Other combinations

Parity with SBC/Ameritech Retail.

- Other combinations									
Calculation:				Report Structure:					
[Count of trouble repo	[Count of trouble reports exclusive of			Reported by CLEC, all CLECs and					
installation and repeat reports ÷			SBC/A	meritech.					
(Total in-service circuits ÷100)]									
Measurement Type:									
	IL	IN	MI	ОН	WI				
Tier 1	High	High	Med	High	High				
Tier 2	High	High	Med	High	High				
Benchmark:									

UNBUNDLED NETWORK ELEMENTS (UNES)

Provisioning

55. Average Installation Interval

Definition:

Average business days from application date to completion date for N, T, and C orders. The "X" business days is determined based on quantity of UNE loops ordered and the associated standard interval.

Exclusions:

- Specials and Interconnection Trunks.
- UNE-P captured in the POTS or Specials measurements.
- Orders that are not N, T, or C.
- CLEC requested due dates greater than "X" business days as set out below.
- CLEC caused and/or end-user caused misses.
- Orders where CLECs are charged expedite charges
- Orders included in Measure 55.2
- Service requests involving major projects mutually agreed upon by CLECs and SBC/Ameritech. For Loops, LNP, LSNP, a project is defined as > 100 lines, trunks, circuits, and/or telephone numbers.

Business Rules:

The Application Date is the day that SBC/Ameritech receives the customer initiated service request. The Completion Date is the day that SBC/Ameritech personnel complete the service order activity. The base of items is out of WFA (Work Force Administration). If an order is completed on a Saturday, Sunday, or Holiday, SBC/Ameritech will include that day in the calculation of interval.

For DSL Loop Orders: The Application Date is the day that the CLEC authorizes SBC/Ameritech to provision the DSL based on the loop qualification. If the loop qualification determines that no conditioning is required, SBC/Ameritech will initiate the service order when the loop qualification is returned from SBC/Ameritech engineering but the date the order was received will be the application date. If conditioning is required, Ameritech will reject the order back to the CLEC and wait for a supplement from the CLEC notifying Ameritech of the appropriate action to take. If the CLEC supplements the DSL order, Ameritech will issue the order and the application date will be the date that Ameritech receives the supplement. The Completion Date is the day that Ameritech personnel complete the service order activity. The base of items is out of WFA (Work Force Administration) and it is reported at a circuit level. If an order is completed on a Saturday, Sunday, or Holiday, SBC/Ameritech will include that day in the calculation of interval.

Levels of Disaggregation:

Geographic

- 2 Wire Analog (1-10)
- 2 Wire Analog (11-20)
- 2 Wire Analog (20+)
- 2 Wire Digital (1-10)
- 2 Wire Digital (11-20)
- 2 Wire Digital (20+)
- DS1 loop (includes PRI)
- Switch Ports Analog Port
- Switch Ports BRI Port (1-50)
- Switch Ports BRI Port (50+)
- Switch Ports PRI Port (1-20)
- Switch Ports PRI Port (20+)
- DS1 Trunk Port (1 to 10)
- DS1 Trunk Port (11 to 20)
- DS1 Trunk Port (20+)
- Dedicated Transport (DS0, DS1, and DS3) (1 to 10)
- Dedicated Transport (DS0, DS1, and DS3) (11 to 20)
- Dedicated Transport (DS0, DS1, and DS3) (20+) and all other types
- UNE-OCN
- DS3-Loop only
- DSL Loops requiring conditioning
 - -- Line Sharing
 - -- No Line Sharing
- DSL Loops requiring no conditioning
 - -- Line Sharing
 - -- No Line Sharing
- Broadband DSL
 - -- Line Sharing
 - -- No Line Sharing
- **EELs**
 - -- 2 wire analog
 - -- 4 wire analog
 - -- Digital
 - -- Transport

Calculation:	Report Structure:
[Σ (Completion Date – Application Date)] \div (Total items completed)	Reported for CLEC, all CLECs, and SBC/Ameritech Affiliate.
Measurement Type:	

Tier 1 – None

Tier 2 – None

Benchmark:

The standard offered interval is defined in business days as follows:

- 2 Wire Analog (1-10) 3 Days
- 2 Wire Analog (11-20) 7 Days
- 2 Wire Analog (20+) 10 Days
- 2 Wire Digital (1-10) 3 Days
- 2 Wire Digital (11-20) 7 Days
- 2 Wire Digital (20+) 10 Days
- DS1 loop(includes PRI) 3 Days
- Switch Ports Analog Port 2 Days
- Switch Ports BRI Port (1-50) 3 Days
- Switch Ports BRI Port (50+) 5 Days
- Switch Ports PRI Port (1-20) 5 Days
- Switch Ports PRI Port (20+) 10 Days
- DS1 Trunk Port (1 to 10) 3 Days
- DS1 Trunk Port (11 to 20) 5 Days
- DS1 Trunk Port (20+) ICB
- Dedicated Transport (DS0, DS1, and DS3) (1 to 10) 3 Days
- Dedicated Transport (DS0, DS1, and DS3) (11 to 20) 5 Days
- Dedicated Transport (DS0, DS1, and DS3) (20+) and all other types ICB

IN, MI, OH and WI require a benchmark for an average. IL requires parity.

- DSL Loops requiring conditioning
 - -- Line Sharing Parity
 - -- No Line Sharing- 10 Business Day; Critical z-value applies.
- DSL Loops requiring no conditioning
 - -- Line Sharing Parity
 - -- No Line Sharing 5 Business Days; Critical z-value applies
- UNE-OCN (Diagnostic)
- DS3-Loop only (Diagnostic)
- Broadband DSL
 - -- Line Sharing Parity
 - -- No Line Sharing 5 Business Days
- EELs (Diagnostic)
 - -- 2 wire analog
 - -- 4 wire analog
 - -- Digital
 - -- Transport

55.2 Average Installation Interval for Loop With LNP

Definition:

Average business days from the receipt of an accurate LSR to completion date for N, T, and C orders excluding customer caused misses and customer requested due date greater than "X" business days. The "X" business days is determined based on quantity of UNE loops ordered and the associated standard interval.

Exclusions:

- Specials and Interconnection Trunks
- UNE-P captured in the POTS or Specials measurements
- Orders that are not N, T, or C
- Customer requested due dates greater than "X" business days. X is defined as follows:

1	Std. Interval	"X" Days
Non-CHO	C Excluding FDT	
•	Loop with LNP $(1-10) - 3$ days	4 days
•	Loop with LNP $(11-20) - 7$ days	8 days
•	Loop with LNP $(21+) - 10$ days	11 days
CHC		
•	Loop with LNP $(1-10)$ – 5 days	6 days
•	Loop with LNP $(11-20) - 7$ days	8 days
•	Loop with LNP $(21-24) - 10$ day	11 days
FDT		
•	Loop with LNP $(1-10)$ – 5 days	6 days
•	Loop with LNP $(11-20) - 7$ days	8 days
•	Loop with LNP (21-24) – 10 days	11 days

- CLEC caused and/or end-user caused misses
- NPAC caused delays unless caused by SBC/Ameritech
- Orders where CLECs are charged expedite charges
- Service requests/order involving major projects mutually agreed upon by CLECs and SBC/Ameritech. For Loop with LNP, a project is defined as >100 lines, circuits and/or telephone numbers.

Business Rules:

The start time is the date of the receipt of an accurate LSR. The Completion Date is the day that SBC/Ameritech personnel complete the service order activity. From an interval perspective, an LSR received before 3PM is considered to be received on that day, an LSR received after 3PM is considered to be received the next day. The base of items is out of WFA (Work Force Administration) and it is reported at an order level to account for different measurement standards based on the number of circuits per order.

If an order is completed on a Saturday, Sunday, or Holiday, SBC/Ameritech will include that day in the calculation of interval.

For partial LNP conversions that require restructuring of customer account:

- 1-30 TNs: Add one additional day to the FOC interval. The LNP due date intervals will continue to be three business days and five business days from the receipt of the FOC depending on whether the NXX has been previously opened or is new.
- >30 TNs, including entire NXX: The due dates are negotiated.

Levels of Disaggregation:

Geographic

CHC

- Loop with LNP (1-10)
- Loop with LNP (11-20)
- Loop with LNP (21-24)

Non CHC Excluding FDT

- Loop with LNP (1-10)
- Loop with LNP (11-20)
- Loop with LNP (21+)

FDT

- Loop with LNP (1-10)
- Loop with LNP (11-20)
- Loop with LNP (21-24)

Calculation:	Report Structure:
[Σ (completion date – application date)] ÷ (Total number of orders completed)	Reported for CLEC, all CLECs, and SBC/Ameritech Affiliate.

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Diagnostic

55.3 Percent DSL-Capable Loop Orders Requiring the Removal of Load Coils and or Repeaters.

Definition:

The percentage of all DSL-capable loops, greater than 12,000 feet (based on designed loop makeup information), ordered that require the removal of load coils or repeaters to provision DSL services.

Exclusions:

- Loops under 12,000 feet
- Loops conditioned through the FMOD process

Business Rules:

The percentage of all orders for DSL-capable loops where the removal of load coils or repeaters has been requested by the CLEC. This PM is measuring loops conditioned based on pre-qualification data rather than loop conditioning required by the FMOD process. In other words, loops that are conditioned through the FMOD process SHOULD NOT be counted in this measure.

Levels of Disaggregation:

- Loops between 12,000 feet and 17,500 feet
- Loops over 17,500 feet

Calculation:	Report Structure:
[Σ(number of DSL-capable loops requesting the removal of load coils or repeaters] ÷ (Total number of orders for DSL-capable loops UNEs completed) * 100	Reported for CLEC, all CLECs, and SBC/Ameritech DSL Affiliate
3.5	

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Diagnostic

56. Percent Installations Completed Within Customer Requested Due Date

Definition:

Percent installations completed within customer requested due date when that date is later than or equal to the standard offered interval as defined in the CLEC manual or, if expedited (accepted or not accepted), the date agreed to by SBC/Ameritech.

Exclusions:

- Specials and Interconnection Trunks.
- UNE-P captured in the POTS or Specials measurements.
- Orders that are not N, T, or C.
- CLEC caused and/or end-user caused misses.
- Orders where CLECs are charged expedite charges
- Orders included in Measurement 56.1
- Facility misses counted in PM 60.

Business Rules:

The Application Date is the day that SBC/Ameritech receives the customer initiated service request. The Completion Date is the day that SBC/Ameritech personnel complete the service order activity. The base of items is out of WFA (Work Force Administration). If an order is completed on a Saturday, Sunday, or Holiday, SBC/Ameritech will include that day in the calculation of interval.

Levels of Disaggregation:

- Geographic
- 2 Wire Analog (1-10)
- 2 Wire Analog (11-20)
- 2 Wire Analog (20+)
- 2 Wire Digital (1-10)
- 2 Wire Digital (11-20)
- 2 Wire Digital (20+)
- DS1 loop (includes PRI)
- Switch Ports Analog Port
- Switch Ports BRI Port (1-50)
- Switch Ports BRI Port (50+)
- Switch Ports PRI Port (1-20)
- Switch Ports PRI Port (20+)
- DS1 Trunk Port (1 to 10)
- DS1 Trunk Port (11 to 20)
- DS1 Trunk Port (20+)
- Dedicated Transport (DS0, DS1, and DS3) (1 to 10)
- Dedicated Transport (DS0, DS1, and DS3) (11 to 20)
- Dedicated Transport (DS0, DS1, and DS3) (20+) and all other types
- DSL loops with no Line Sharing
 - Non Conditioned
 - Conditioned
- DSL loops with Line Sharing
 - Non Conditioned
 - Conditioned
- UNE Loop Projects (Service requests/orders with >100 lines, circuits and/or telephone numbers, or mutually agreed to) all orders included in the Projects disaggregation are excluded from any other disaggregations.
- UNE-OCN
- DS3-Loop only
- Broadband DSL
 - Line Sharing
 - No Line Sharing
- EELs
 - 2 wire analog
 - 4 wire analog
 - Digital
 - Transport

Calculation:	Report Structure:
(# of items installed within the	Reported for CLEC, all CLECs, and
customer requested due date ÷ total	SBC/Ameritech Affiliate.
items) * 100	

Measurement Type:					
	\mathbf{IL}	IN	\mathbf{MI}	OH	WI
Tier 1	High	High	Med	High	High
Tier 2	High	High	Med	High	High

Benchmark:

95% within "X" days = IN, MI, OH, WI; IL requires parity.

The standard offered interval (X) is defined in business days as follows:

- 2 Wire Analog (1-10) 3 Days
- 2 Wire Analog (11-20) 7 Days
- 2 Wire Analog (20+) 10 Days
- 2 Wire Digital (1-10) 3 Days
- 2 Wire Digital (11-20) 7 Days
- 2 Wire Digital (20+) 10 Days
- DS1 loop(includes PRI) 3 Days
- Switch Ports Analog Port 2 Days
- Switch Ports BRI Port (1-50) 3 Days
- Switch Ports BRI Port (50+) 5 Days
- Switch Ports PRI Port (1-20) 5 Days
- Switch Ports PRI Port (20+) 10 Days
- DS1 Trunk Port (1 to 10) 3 Days
- DS1 Trunk Port (11 to 20) 5 Days
- DS1 Trunk Port (20+) ICB
- Dedicated Transport (DS0, DS1, and DS3) (1 to 10) 3 Days
- Dedicated Transport (DS0, DS1, and DS3) (11 to 20) 5 Days
- Dedicated Transport (DS0, DS1, and DS3) (20+) and all other types ICB
- DSL loops with no Line Sharing
 - Non Conditioned 5 Days
 - o Conditioned 10 Days
- DSL loops with Line Sharing Parity with SBC/Ameritech Affiliate
- UNE Loop Projects As negotiated/ICB
- UNE-OCN (Diagnostic)
- DS3-Loop only (Diagnostic)
- Broadband DSL

0	Line Sharing	Parity with SBC/Ameritech Affiliate
0	No Line Sharing	5%

- EELs Diagnostic
 - o 2 wire analog
 - o 4 wire analog
 - o Digital
 - Transport

56.1 Percent Installations Completed Within the Customer Requested Due Date for Loop With LNP

Definition:

Percent installations completed within the customer requested due date when that date is greater than or equal to the standard offered interval as defined in the CLEC manual or, if expedited (accepted or not accepted), the date agreed to by SBC/Ameritech.

Exclusions:

- Specials and Interconnection Trunks.
- UNE-P captured in the POTS or Specials measurements.
- Orders that are not N, T, or C.
- CLEC caused and/or end-user caused misses.
- NPAC caused delays unless caused by SBC/Ameritech.

Business Rules:

The start time is the date of the receipt of an accurate LSR. The Completion Date is the day that SBC/Ameritech personnel complete the service order activity. If the CLEC submits the LSR prior to 3:00 p.m. the CLEC may request a 3-day interval. If the LSR is submitted after 3:00 p.m. the CLEC can request a 4-day interval. The base of items is out of WFA (Work Force Administration) and it is reported at an order level to account for different measurement standards based on the number of circuits per order.

For partial LNP conversions that require restructuring of customer account:

- 1-30 TNs: Add one additional day to the FOC interval. The LNP due date intervals will continue to be three business days and five business days from the receipt of the FOC depending on whether the NXX has been previously opened or is new.
- >30 TNs, including entire NXX: The due dates are negotiated.

Levels of Disaggregation:

- Aggregate
 - -- Loop with LNP (1-10)
 - -- Loop with LNP (11-20)
 - -- Loop with LNP (>20)
- CHC Diagnostic
 - -- Loop with LNP (1-10)
 - -- Loop with LNP (11-20)
 - -- Loop with LNP (21-24)
- FDT Diagnostic
 - -- Loop with LNP (1-10)
 - -- Loop with LNP (11-20)
 - -- Loop with LNP (21-24)
- Projects
- Loop with LNP (Service request/order with >100 lines, circuits and/or telephone numbers, or mutually agreed to) all service requests/orders included in the Projects disaggregation are excluded from any other disaggregation.

Calculation:	Report Structure:
Count of N, T, C orders installed	Reported for CLEC and all CLECs.
within customer requested due date ÷	
total N, T, C orders excluding those	
requested earlier than the standard	
offered interval) * 100	

Measurement Type:

	\mathbf{IL}	IN	\mathbf{MI}	OH	WI
Tier 1	High	High	Med	High	High
Tier 2	High	High	Med	High	High

Benchmark:

95% within the customer requested due date for Aggregate and Projects only. CHC and FDT are provided on a diagnostic basis and are not subject to damages or assessments.

58. Percent SBC/Ameritech Caused Missed Due Dates

Definition:

Percentage of items where installations are not completed by the negotiated due date.

Exclusions:

- Specials and Interconnection Trunks.
- UNE-P captured in the POTS or Specials measurements.
- Orders that are not N, T, or C.
- CLEC caused misses excluded from the numerator.
- Orders included in CLEC WI 11 FMOD Missed Due Dates
- Facility misses counted in PM 60.

Business Rules:

This includes items completed after the Due Date, due to an SBC/Ameritech reason. This measurement is reported at a circuit level for all UNEs. Count any unsolicited FOC which modifies the due date as a missed due date.

The number of items on orders canceled after an SBC/Ameritech-caused missed due date is included in both the numerator and denominator

Levels of Disaggregation:

- Geographic
- 8.0 dB Loops
 - -- Without Test Access
- BRI Loop With Test Access
- ISDN BRI Port
- DS1 Loop
 - -- With Test Access
- Dedicated Transport
 - -- DS1
 - -- DS3
- Subtending Channel
 - -- 23B
 - -- 1D
- Analog Trunk Port
- Subtending Digital Direct Combination Trunks
- Dark Fiber
- DSL Loops
 - -- Line Sharing
 - -- No Line Sharing
- Broadband DSL
 - -- Line Sharing
 - -- No Line Sharing
- UNE-OCN
- DS3-Loop only
- EELs
 - -- 2 wire analog
 - -- 4 wire analog
 - -- Digital
 - -- Transport

1	
Calculation:	Report Structure:
(# of UNEs with missed due dates and the number	Reported for CLEC, all CLECs,
of UNEs canceled after the due date as result of an	SBC/Ameritech, and
SBC/Ameritech cause ÷ total items installed and	SBC/Ameritech Affiliate.
total items canceled as result of an SBC/Ameritech	
cause) *100	
Measurement Type:	
Tier 1 – None	
Tier 2 – None	

Benchmark:	
Parity:	Retail Comparison:
• 8.0 dB Loops	POTS (Res and Bus combined and FW)
Without Test Access	
 BRI Loop With Test Access 	ISDN BRI
 ISDN BRI Port 	ISDN BRI
• DS1 Loop	DS1 & ISDN PRI
With Test Access	
 Dedicated Transport 	
DS1	DS1
DS3	DS3
 Subtending Channel 	
23B	DDS
1D	DDS
 Analog Trunk Port 	VGPL
 Subtending Digital Direct 	
Combination Trunks	VGPL
 Dark Fiber 	DS3
• DSL Loops	
Line Sharing	Parity with SBC/Ameritech Affiliate
No Line Sharing	5% (No critical z-value applies)
Broadband DSL	
Line Sharing	Parity with SBC/Ameritech Affiliate
No Line Sharing	5% (No critical z-value applies)
 UNE-OCN (Diagnostic) 	
 DS3-Loop only (Diagnostic) 	
• EELs (Diagnostic)	
2 wire analog	
4 wire analog	
Digital	
Transport	

59. Percent Trouble Reports Within 30 Days (I-30) of Installation,

Definition:

Percentage of UNE items that receive a network customer trouble report within 30 calendar days of service order completion.

Exclusions:

- Specials and Interconnection Trunks.
- Trouble tickets coded to CPE, Interexchange Carrier/Competitive Access Provider, and Information reports.
- UNE-P captured in the POTS or Specials measurements.
- Orders that are not N, T, or C.
- PTRs as defined in PM 115.1
- Excludes DSL (Line Share/No Line Share) > 12k ft with load coils, repeaters, and/or excessive bridged taps (as indicated on the loop qual) for which the CLEC has not authorized conditioning and those load coils, repeaters and bridged taps are determined to be the cause of the trouble.
- Subsequent reports. A subsequent report is a repair report that is received while an existing repair report is open on the same circuit.

Business Rules:

A trouble report is counted if it is received within 30 calendar days of a service order completion. The service order which generated the report must be an "add" in order for the trouble report to be counted. UNEs are selected based on a specific service code off of the circuit ID. This measurement is reported at a circuit level for all UNEs. The denominator for this measure is the total count of orders by circuit posted within the reporting month. However, the denominator will at a minimum be equal to the numerator. The numerator is the number of trouble reports received on or within 30 days after service order completion and closed within the reporting month.

Levels of Disaggregation:

- Geographic
- 8.0 dB Loops
 - -- Without Test Access
- BRI Loop With Test Access
- ISDN BRI Port
- DS1 Loop
 - -- With Test Access
- Dedicated Transport
 - -- DS1
 - -- DS3
- Subtending Channel
 - -- 23B
 - -- 1D
- Analog Trunk Port
- Subtending Digital Direct Combination Trunks
- Dark Fiber
- UNE-OCN
- DS3-Loop only
- DSL Loops
 - -- Line Sharing
 - -- No Line Sharing
- Broadband DSL
 - -- Line Sharing
 - -- No Line Sharing
- EELs
 - -- 2 wire analog
 - -- 4 wire analog
 - -- Digital
 - -- Transport

Calculation:					Report Structure:		
(# of UNE circuits that	(# of UNE circuits that receive a network			Re	eported for CLEC, all CLECs,		
customer trouble report within 30 calendar			SE	SBC/Ameritech, and SBC/Ameritech			
days of service order completion ÷ total UNE circuits installed) * 100		Af	Affiliate.				
Measurement Type:							
	IL	IN	MI	ОН	WI		
Tier 1	High	High	Med	High	High		
Tier 2	High	High	Med	High	High		

Benchmark:	
Parity:	Retail Comparison:
• 8.0 dB Loops	POTS (Res and Bus combined and FW)
Without Test Access	
 BRI Loop With Test Access 	ISDN BRI
 ISDN BRI Port 	ISDN BRI
• DS1 Loop	DS1 & ISDN PRI
With Test Access	
 Dedicated Transport 	
DS1	DS1
DS3	DS3
 Subtending Channel 	
23B	DDS
1D	DDS
 Analog Trunk Port 	VGPL
 Subtending Digital Direct 	
Combination Trunks	VGPL
 Dark Fiber 	DS3
 DSL Loops 	
Line Sharing	Parity with SBC/Ameritech Affiliate
No Line Sharing	6% (No critical z-value applies)
 Broadband DSL 	
Line Sharing	Parity with SBC/Ameritech Affiliate
No Line Sharing	6% (No critical z-value applies)
• UNE-OCN (Diagnostic)	
 DS3-Loop only (Diagnostic) 	
• EELs (Diagnostic)	
2 wire analog	
4 wire analog	
Digital	
Transport	

60. Percent SBC/Ameritech Missed Due Dates Due To Lack Of Facilities

Definition:

Percentage of items with missed committed due dates due to lack of facilities.

Exclusions:

- Specials and Interconnection Trunks.
- UNE-P captured in the POTS or Specials measurements.
- Orders included in CLEC WI 11 FMOD Missed Due Dates
- Orders that are not N, T, or C.

Business Rules:

Includes orders with a completion date that is greater than the due date based on an SBC/Ameritech missed reason code for lack of facilities. This measurement is reported at a circuit level for all UNEs. Count any unsolicited FOC which modifies the due date as a missed due date.

Levels of Disaggregation:

- Geographic
- 8.0 dB Loops
 - -- Without Test Access
- BRI Loop With Test Access
- ISDN BRI Port
- DS1 Loop
 - -- With Test Access
- Dedicated Transport
 - -- DS1
 - -- DS3
- Subtending Channel
 - -- 23B
 - -- 1D
- Analog Trunk Port
- Subtending Digital Direct Combination Trunks
- Dark Fiber
- UNE-OCN
- DS3-Loop only
- DSL Loops
 - -- Line Sharing
 - -- No Line Sharing
- Broadband DSL
 - -- Line Sharing
 - -- No Line Sharing
- EELs
 - -- 2 wire analog
 - -- 4 wire analog
 - -- Digital
 - -- Transport

<u>NOTE:</u> All the above disaggregations are reported for > 30 calendar days & > 90 calendar days

Calculation:					Report Structure:
(# of UNEs with missed committed			Reporte	ed for CLEC, all CLECs,	
due dates due to lack of facilities ÷			SBC/Ameritech, and SBC/Ameritech		
total items installed)	ems installed) * 100			Affiliat	te.
Measurement Type:					
	IL	IN	MI	ОН	WI
Tier 1	High	High	Med	High	High
Tier 2	High	High	Med	High	High

Benchmark:	
Parity:	Retail Comparison:
• 8.0 dB Loops	POTS (Res and Bus combined and FW)
Without Test Access	
 BRI Loop With Test Access 	ISDN BRI
 ISDN BRI Port 	ISDN BRI
• DS1 Loop	DS1 & ISDN PRI
With Test Access	
 Dedicated Transport 	
DS1	DS1
DS3	DS3
 Subtending Channel 	
23B	DDS
1D	DDS
 Analog Trunk Port 	VGPL
 Subtending Digital Direct 	
Combination Trunks	VGPL
 Dark Fiber 	DS3
 UNE-OCN (Diagnostic) 	
 DS3-Loop only (Diagnostic) 	
• DSL Loops	
Line Sharing	Parity with SBC/Ameritech Affiliate
No Line Sharing	5% (No critical z-value applies)
 Broadband DSL 	
Line Sharing	Parity with SBC/Ameritech Affiliate
No Line Sharing	6% (No critical z-value applies)
• EELs (Diagnostic)	
2 wire analog	
4 wire analog	
Digital	
Transport	

61. Average Delay Days for Missed Due Dates Due To Lack Of Facilities

Definition:

Average calendar days from due date to completion date on company missed items due to lack of facilities.

Exclusions:

- Specials and Interconnection Trunks.
- UNE-P captured in the POTS or Specials measurements.
- Orders that are not N, T, or C.
- Orders included in CLEC WI 1 FMOD Average Delay

Business Rules:

The calculation is the difference in calendar days between the completion date and the due date. Includes orders missed due to lack of facilities that are selected based on the missed reason code. The source is WFA (Work Force Administration) and is at an item or circuit level. UNEs are selected based on a specific service code off of the circuit ID.

Levels of Disaggregation:

- Geographic
 - 8.0 dB Loops
 - -- Without Test Access
 - BRI Loop With Test Access
 - ISDN BRI Port
 - DS1 Loop
 - -- With Test Access
 - Dedicated Transport
 - -- DS1
 - -- DS3
 - Subtending Channel
 - -- 23B
 - -- 1D
 - Analog Trunk Port
 - Subtending Digital Direct Combination Trunks
 - Dark Fiber
 - UNE-OCN
 - DS3-Loop only
 - DSL Loops
 - -- Line Sharing
 - -- No Line Sharing
 - Broadband DSL
 - -- Line Sharing
 - -- No Line Sharing
 - EELS
 - -- 2 wire analog
 - -- 4 wire analog
 - -- Digital
 - -- Transport

Calculation:	Report Structure:				
Σ(Completion date - UNE(8db loops are measured at the order level) due date) ÷ (total closed items with SBC/Ameritech caused missed due dates due to lack of facilities)	Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech Affiliate.				
Measurement Type: Tier 1 – None					
Tier 2 – None					

Benchmark:	
Parity:	Retail Comparison:
• 8.0 dB Loops	POTS (Res and Bus combined and FW)
Without Test Access	
 BRI Loop With Test Access 	ISDN BRI
 ISDN BRI Port 	ISDN BRI
• DS1 Loop	DS1 & ISDN PRI
With Test Access	
 Dedicated Transport 	
DS1	DS1
DS3	DS3
 Subtending Channel 	
23B	DDS
1D	DDS
 Analog Trunk Port 	VGPL
 Subtending Digital Direct 	
Combination Trunks	VGPL
Dark Fiber	DS3
 UNE-OCN (Diagnostic) 	
 DS3-Loop only (Diagnostic) 	
• DSL Loops	
Line Sharing	Parity with SBC/Ameritech Affiliate
No Line Sharing	6.5 days
 Broadband DSL 	
Line Sharing	Parity with SBC/Ameritech Affiliate
No Line Sharing	6.5 days (No critical z-value applies)
• EELs (Diagnostic)	
2 wire analog	
4 wire analog	
Digital	
Transport	

62. Average Delay Days For SBC/Ameritech Caused Missed Due Dates

Definition:

Average calendar days from due date to completion date on company missed items.

Exclusions:

- Specials and Interconnection Trunks.
- UNE-P captured in the POTS or Specials measurements.
- Orders that are not N, T, or C.
- Orders included in CLEC WI 1 FMOD Average Delay
- Orders counted in PM 61.

Business Rules:

The calculation is the difference in calendar days between the completion date and the due date. The source is WFA (Work Force Administration) and is at an item or circuit level. UNEs are selected based on a specific service code off of the circuit ID.

Levels of Disaggregation:

- Geographic
- 8.0 dB Loops
 - -- Without Test Access
- BRI Loop With Test Access
- ISDN BRI Port
- DS1 Loop
 - -- With Test Access
- Dedicated Transport
 - -- DS1
 - -- DS3
- Subtending Channel
 - -- 23B
 - -- 1D
- Analog Trunk Port
- Subtending Digital Direct Combination Trunks
- Dark Fiber
- UNE-OCN
- DS3-Loop only
- DSL Loops
 - -- Line Sharing
 - -- No Line Sharing
- Broadband DSL
 - -- Line Sharing
 - -- No Line Sharing
- EELs
 - -- 2 wire analog
 - -- 4 wire analog
 - -- Digital
 - -- Transport

Calculation:	Report Structure:
∑(Completion date – UNE due date ÷ (total closed items with SBC/Ameritech caused missed due dates)	Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech Affiliate.
Measurement Type:	
Tier 1 – None	
Tier 2 – None	

Benchmark:						
<u>Parity:</u>	Retail Comparison:					
• 8.0 dB Loops	POTS (Res and Bus combined and FW)					
Without Test Access						
 BRI Loop With Test Access 	ISDN BRI					
 ISDN BRI Port 	ISDN BRI					
• DS1 Loop	DS1 & ISDN PRI					
With Test Access						
 Dedicated Transport 						
DS1	DS1					
DS3	DS3					
 Subtending Channel 						
23B	DDS					
1D	DDS					
 Analog Trunk Port 	VGPL					
 Subtending Digital Direct 						
Combination Trunks	VGPL					
Dark Fiber	DS3					
• UNE-OCN (Diagnostic)						
 DS3-Loop only (Diagnostic) 						
 DSL Loops 						
Line Sharing	Parity with SBC/Ameritech Affiliate					
 No Line Sharing 	6.5 days (No critical z-value applies)					
 Broadband DSL 						
Line Sharing	Parity with SBC/Ameritech Affiliate					
No Line Sharing	6.5 days (No critical z-value applies)					
• EELs (Diagnostic)						
2 wire analog						
4 wire analog						
Digital						
Transport						

63. Percent SBC/Ameritech Caused Missed Due Dates > 30 days

Definition:

Percentage of items where installation was completed greater than 30 days following the due date.

Exclusions:

- Specials and Interconnection Trunks.
- CLEC caused misses.

Business Rules:

This includes items completed after the Due Date, due to an SBC/Ameritech reason. This measurement is reported at a circuit level for all UNEs. Count any unsolicited FOC which modifies the due date as a missed due date.

Levels of Disaggregation:

- Geographic
- 8.0 dB Loops
 - -- Without Test Access
- BRI Loop With Test Access
- ISDN BRI Port
- DS1 Loop
 - -- With Test Access
- Dedicated Transport
 - -- DS1
 - -- DS3
- Subtending Channel
 - -- 23B
 - -- 1D
- Analog Trunk Port
- Subtending Digital Direct Combination Trunks
- Dark Fiber
- UNE-OCN
- DS3-Loop only
- DSL Loops
 - -- Line Sharing
 - -- No Line Sharing
- Broadband DSL
 - -- Line Sharing
 - -- No Line Sharing
- EELs
 - -- 2 wire analog
 - -- 4 wire analog
 - -- Digital
 - -- Transport

Calculation:					Report Structure:	
(# of UNEs completed greater than 30				Reported for CLEC, all CLECs,		
calendar days followin	calendar days following the due date			SBC/Ameritech, and SBC/Ameritech		
÷ total items) * 100				Affiliate.		
Measurement Type:						
	IL	IN	MI	ОН	WI	
Tier 1	Med	Med	Med	Med	Med	
Tier 2	None	None	None	None	None	

Benchmark:	
<u>Parity</u> :	Retail Comparison:
• 8.0 dB Loops	POTS (Res and Bus combined and FW)
Without Test Access	
 BRI Loop With Test Access 	ISDN BRI
 ISDN BRI Port 	ISDN BRI
 DS1 Loop 	DS1 & ISDN PRI
With Test Access	
 Dedicated Transport 	
DS1	DS1
DS3	DS3
 Subtending Channel 	
23B	DDS
1D	DDS
 Analog Trunk Port 	VGPL
 Subtending Digital Direct 	
Combination Trunks	VGPL
 Dark Fiber 	DS3
 UNE-OCN (Diagnostic) 	
 DS3-Loop only (Diagnostic) 	
 DSL Loops 	Parity with SBC/Ameritech Affiliate
Line Sharing	
No Line Sharing	
 Broadband DSL 	
Line Sharing	Parity with SBC/Ameritech Affiliate
No Line Sharing	6% (No critical z-value applies)
• EELs (Diagnostic)	
2 wire analog	
4 wire analog	
Digital	
Transport	

Maintenance - Unbundled Network Elements

65. Trouble Report Rate

Definition:

The number of network customer trouble reports within a calendar month per 100 UNEs.

Exclusions:

- Specials and Interconnection Trunks.
- Trouble tickets coded to CPE, Interexchange Carrier/Competitive Access Provider, and Information reports.
- PTRs as defined in PM 115.1
- UNE-P captured in the POTS or Specials measurements.
- Excludes DSL (Line Share/No Line Share) > 12k ft with load coils, repeaters, and/or excessive bridged taps (as indicated on the loop qual) for which the CLEC has not authorized conditioning and those load coils, repeaters and bridged taps are determined to be the cause of the trouble.

Business Rules:

Repair reports are entered into and tracked via WFA. Reports are counted in the month they close.

Levels of Disaggregation:

- Geographic
- 8.0 dB Loops
 - -- Without Test Access
- BRI Loop With Test Access
- ISDN BRI Port
- DS1 Loop
 - -- With Test Access
- Dedicated Transport
 - -- DS1
 - -- DS3
- Subtending Channel
 - -- 23B
 - -- 1D
- Analog Trunk Port
- Subtending Digital Direct Combination Trunks
- Dark Fiber
- UNE-OCN
- DS3-Loop only
- DSL Loops
 - -- Line Sharing
 - -- No Line Sharing
- Interconnection Trunks
- Broadband DSL
 - -- Line Sharing
 - -- No Line Sharing
- EELs
 - -- 2 wire analog
 - -- 4 wire analog
 - -- Digital
 - -- Transport

Calculation:	Report Structure:
[# of network trouble reports ÷ (Total	Reported for CLEC, all CLECs,
UNEs in service ÷ 100)]	SBC/Ameritech, and SBC/Ameritech
	Affiliate.
Measurement Type:	
Tier 1 – None	
Tier 2 – None	

Benchmark:					
<u>Parity:</u>	Retail Comparison:				
• 8.0 dB Loops	POTS (Bus)				
Without Test Access					
 BRI Loop With Test Access 	ISDN BRI				
 ISDN BRI Port 	ISDN BRI				
 DS1 Loop 	DS1 & ISDN PRI				
With Test Access					
 Dedicated Transport 					
DS1	DS1				
DS3	DS3				
 Subtending Channel 					
23B	DDS				
1D	DDS				
 Analog Trunk Port 	VGPL				
 Subtending Digital Direct 					
Combination Trunks	VGPL				
Dark Fiber	DS3				
• UNE-OCN (Diagnostic)					
 DS3-Loop only (Diagnostic) 					
 DSL Loops 					
Line Sharing	Parity with SBC/Ameritech Affiliate				
No Line Sharing	3% (No critical z-value applies)				
Interconnection Trunks	Inter-office Trunks				
Broadband DSL					
Line Sharing	Parity with SBC/Ameritech Affiliate				
No Line Sharing	3% (No critical z-value applies)				
• EELs (Diagnostic)					
2 wire analog					
4 wire analog					
Digital					
Transport					

65.1 Trouble Report Rate Net of Installation and Repeat Reports

Definition:

The number of customer trouble reports exclusive of installation and repeat reports within a calendar month per 100 UNEs.

Exclusions:

- Specials and Interconnection Trunks.
- UNE-P captured in the POTS or Specials measurements.
- Trouble tickets coded to CPE, Interexchange Carrier/Competitive Access Provider, and Information reports.
- PTRs as defined in PM 115.1.
- Trouble reports counted in PM 59 or PM 69.
- Excludes DSL (Line Share/No Line Share) > 12k ft with load coils, repeaters, and/or excessive bridged taps (as indicated on the loop qual) for which the CLEC has not authorized conditioning and those load coils, repeaters and bridged taps are determined to be the cause of trouble.

Business Rules:

Repair reports are tracked by trouble ticket type. Reports are counted in the month they close.

Levels of Disaggregation:

- Geographic
- 8.0 dB Loops
 - -- Without Test Access
- BRI Loop With Test Access
- ISDN BRI Port
- DS1 Loop
 - -- With Test Access
- Dedicated Transport
 - -- DS1
 - -- DS3
- Subtending Channel
 - -- 23B
 - -- 1D
- Analog Trunk Port
- Subtending Digital Direct Combination Trunks
- Dark Fiber
- UNE-OCN
- DS3-Loop only
- DSL Loops
 - -- Line Sharing
 - -- No Line Sharing
- Broadband DSL
 - -- Line Sharing
- -- No Line Sharing
- EELs
 - -- 2 wire analog
 - -- 4 wire analog
 - -- Digital
 - -- Transport

Transport							
Calculation:					Report Structure:		
[Count of trouble report	reports less			e reports less Reported for CLEC, all CLECs			ted for CLEC, all CLECs
installation and repeat	reports	÷		SBC/Ameritech and SBC/Ameritech			
(Total UNEs in service	$e \div 100)$]		Affiliate.			
Measurement Type:							
	IL	IN	MI	ОН	WI		
Tier 1	High	High	Med	High	High		
Tier 2	High	High	Med	High	High		

Benchmark:					
Parity:	Retail Comparison:				
• 8.0 dB Loops	POTS (Bus)				
Without Test Access					
 BRI Loop With Test Access 	ISDN BRI				
 ISDN BRI Port 	ISDN BRI				
• DS1 Loop	DS1 & ISDN PRI				
With Test Access					
 Dedicated Transport 					
DS1	DS1				
DS3	DS3				
 Subtending Channel 					
23B	DDS				
1D	DDS				
 Analog Trunk Port 	VGPL				
 Subtending Digital Direct 					
Combination Trunks	VGPL				
Dark Fiber	DS3				
• UNE-OCN (Diagnostic)					
 DS3-Loop only (Diagnostic) 					
 DSL Loops 					
Line Sharing	Parity with SBC/Ameritech Affiliate				
No Line Sharing	3% (No critical z-value applies)				
 Interconnection Trunks 	Inter-office Trunks				
 Broadband DSL 					
Line Sharing	Parity with SBC/Ameritech Affiliate				
No Line Sharing	3% (No critical z-value applies)				
• EELs (Diagnostic)					
2 wire analog					
4 wire analog					
Digital					
Transport					

66. Percent Missed Repair Commitments

Definition:

Percentage of trouble reports not cleared by the commitment time due to SBC/Ameritech reasons.

Exclusions:

- Specials and Interconnection Trunks.
- All UNE-P (other than 8dB loops) captured in the POTS or Specials measurements.
- Non-measured reports (CPE, Interexchange, and Information reports).
- No Access Time for Wholesale and No Access tickets for Retail.
- CLEC extended commitments.

Business Rules:

The commitment time is defined as 24 hours. If the cleared date and time minus the receive date and time > 24 hours, it counts as a trouble report that missed the repair commitment. UNEs are selected based on a specific service code off of the circuit ID. Reports are counted the month they are closed.

Levels of Disaggregation:

- Geographic
- 2-Wire Analog 8dB Loop.
- DSL Line Sharing
- Broadband DSL
 - -- Line Sharing
 - -- No Line Sharing

Calculation:	Report Structure:
(# of trouble reports not cleared by	Reported for CLEC all CLECs,
the commitment time for company reasons ÷ total trouble reports)	SBC/Ameritech, and SBC/Ameritech Affiliate.
* 100	
M	

Measurement Type:

	IL	IN	MI	OH	WI
Tier 1	High	High	Med	High	High
Tier 2	High	High	Med	High	High

Benchmark:

- Parity with SBC/Ameritech POTS Business for 2-Wire Analog 8dB Loop.
- Parity with SBC/Ameritech Affiliate for DSL line sharing and no line sharing

67. Mean Time To Restore

Definition:

Average duration of network CLEC trouble reports from the receipt of the CLEC trouble report to the time the trouble report is cleared.

Exclusions:

- Specials and Interconnection Trunks.
- Trouble tickets coded to CPE, Interexchange Carrier/Competitive Access Provider, and Information reports.
- No Access Time for Wholesale and No Access tickets for Retail.
- CLEC extended commitments.
- Delayed Maintenance Time.
- UNE-Ps captured in the POTS or Specials measurements.
- PTRs as defined in PM 115.2.
- Excludes DSL (Line Share/No Line Share) > 12k ft with load coils, repeaters, and/or excessive bridged taps (as indicated on the loop qual) for which the CLEC has not authorized conditioning and those load coils, repeaters and bridged taps are determined to be the cause of trouble.

Business Rules:

The start time is when the report is received. The stop time is when the report is cleared in WFA.

Levels of Disaggregation:

- Geographic
- 8.0 dB Loops
 - -- Without Test Access
- BRI Loop With Test Access
- ISDN BRI Port
- DS1 Loop
 - -- With Test Access
- Dedicated Transport
 - -- DS1
 - -- DS3
- Subtending Channel
 - -- 23B
 - -- 1D
- Analog Trunk Port
- Subtending Digital Direct Combination Trunks
- Dark Fiber
- UNE-OCN
- DS3-Loop only
- DSL Loops
 - -- Line Sharing
 - -- No Line Sharing
- Broadband DSL
 - -- Line Sharing
 - -- No Line Sharing
- EELs
 - -- 2 wire analog
 - -- 4 wire analog
 - -- Digital
 - -- Transport

NOTE: All the above disaggregations also reported for Dispatch and No Dispatch

Calculation:				Report Structure:		
Σ[(Date and time trouble cleared) - (date and time report is received)] ÷ to customer trouble report	ne troub total net	le		Reported for CLEC all CLECs, SBC/Ameritech, and SBC/Ameritech Affiliate.		
Measurement Type:						
	\mathbf{IL}	IN	\mathbf{MI}	OH	WI	
Tier 1	High	High	Med	High	High	
Tier 2	High	High	Med	High	High	

Benchmark:					
Parity:	Retail Comparison:				
 8.0 dB Loops Dispatched 	POTS (Res and Bus combined and FW)				
Without Test Access					
• 8.0 dB Loops – Non-Dispatched	POTS (Res and Bus combined and NFW)				
Without Test Access					
 BRI Loop With Test Access 	ISDN BRI				
 ISDN BRI Port 	ISDN BRI				
• DS1 Loop	DS1 & ISDN PRI				
With Test Access					
 Dedicated Transport 					
DS1	DS1				
DS3	DS3				
Subtending Channel	P. 7. 6				
23B	DDS				
1D	DDS				
Analog Trunk Port	VGPL				
Subtending Digital Direct Total	VCDI				
Combination Trunks	VGPL				
• Dark Fiber					
UNE-OCN (Diagnostic) Output Diagnostic)					
DS3-Loop only (Diagnostic)					
DSL Loops Light State	D '/ '/1 OD C/A '/ 1 A CC1' /				
Line Sharing	Parity with SBC/Ameritech Affiliate				
No Line Sharing	9 Hours (No critical z-value applies)				
	Donity with SDC/A monitoch Affiliate				
_					
	5 Hours (No chucai z-value applies)				
`					
e e e e e e e e e e e e e e e e e e e					
 Broadband DSL Line Sharing No Line Sharing EELs (Diagnostic) 2 wire analog 4 wire analog Digital Transport 	Parity with SBC/Ameritech Affiliate 9 Hours (No critical z-value applies)				

68. Percent Out Of Service (OOS) < "24" Hours

Definition:

Percentage of OOS trouble reports cleared in less than 24 hours.

Exclusions:

- Specials and Interconnection Trunks.
- All UNE-P (other than 8dB loops) captured in the POTS or Specials measurements.
- Non-measured reports (CPE, Interexchange, and Information reports).
- No Access Time for Wholesale and No Access tickets for Retail.
- CLEC extended commitments.

Business Rules:

The close date and time minus the receive date and time must be greater than 0 and less than 24 hours for it to count as a trouble report that was cleared in less than 24 hours.

Levels of Disaggregation:

- Geographic
- 2-Wire Analog 8dB Loop.

- I	
Calculation:	Report Structure:
(# of OOS trouble reports < 24 hours	Reported for CLEC all CLECs,
÷ total OOS trouble reports) * 100	SBC/Ameritech, and SBC/Ameritech
	Affiliate.
Measurement Type:	

	\mathbf{IL}	IN	MI	OH	WI
Tier 1	Med	Med	Med	Med	Med
Tier 2	None	None	None	None	None

Benchmark:

Parity with SBC/Ameritech POTS Business and Residence combined.

69. Percent Repeat Reports

Definition:

Percentage of network customer trouble reports received within 30 calendar days of a previous customer trouble report.

Exclusions:

- Specials and Interconnection Trunks.
- Trouble tickets coded to CPE, Interexchange Carrier/Competitive Access Provider, and Information reports.
- PTRs as defined in PM 115.1.
- UNE-P captured in the POTS or Specials measurements.
- Excludes repeat troubles where the original customer report was excluded in PM 59.

Business Rules:

Includes customer trouble reports received within 30 calendar days of an original customer report. When the second report is received in 30 days, the original report is marked as an Original of a Repeat, and the second report is marked as a Repeat. If a third report is received within 30 days, the second report is marked as an Original of a Repeat as well as being a Repeat, and the third report is marked as a Repeat. In this case there would be two repeat reports. If either the original or the second report within 30 days is a measured report, then the second report counts as a Repeat report.

Levels of Disaggregation:

- Geographic
- 8.0 dB Loops
 - -- Without Test Access
- BRI Loop With Test Access
- ISDN BRI Port
- DS1 Loop
 - -- With Test Access
- Dedicated Transport
 - -- DS1
 - -- DS3
- Subtending Channel
 - -- 23B
 - -- 1D
- Analog Trunk Port
- Subtending Digital Direct Combination Trunks
- Dark Fiber
- UNE-OCN
- DS3-Loop only
- DSL Loops
 - -- Line Sharing
 - -- No Line Sharing
- Interconnection Trunks
- Broadband DSL
 - -- Line Sharing
 - -- No Line Sharing
- EELs
 - -- 2 wire analog
 - -- 4 wire analog
 - -- Digital
 - -- Transport

Calcula	ition:				Report Structure:
(# of network custome	r trouble	ereport	s receiv	ed	Reported for CLEC, all CLECs,
within 30 calendar day	s of a pi	revious	custom	er	SBC/Ameritech, and SBC/Ameritech
trouble report ÷ total i	network	custom	er troub	ole	Affiliate.
reports) * 100					
Measurement Type:					
	IL	IN	MI	OH	I WI
Tier 1	High	High	Med	High	n High
Tier 2	High	High	Med	High	High

Benchmark:	
Parity:	Retail Comparison:
• 8.0 dB Loops	POTS (Res and Bus combined and FW)
Without Test Access	
 BRI Loop With Test Access 	ISDN BRI
 ISDN BRI Port 	ISDN BRI
• DS1 Loop	DS1 & ISDN PRI
With Test Access	
Dedicated Transport	
DS1	DS1
DS3	DS3
 Subtending Channel 	
23B	DDS
1D	DDS
 Analog Trunk Port 	VGPL
 Subtending Digital Direct 	
Combination Trunks	VGPL
 Dark Fiber 	DS3
 UNE-OCN (Diagnostic) 	
 DS3-Loop only (Diagnostic) 	
• DSL Loops	
Line Sharing	Parity with SBC/Ameritech Affiliate
No Line Sharing	12% (No critical z-value applies)
 Interconnection Trunks 	Parity w/Retail equivalent
 Broadband DSL 	
Line Sharing	Parity with SBC/Ameritech Affiliate
No Line Sharing	6% (No critical z-value applies)
• EELs (Diagnostic)	
2 wire analog	
4 wire analog	
Digital	
Transport	

Interconnection Trunks

70. Percentage of Trunk Blockage (Call Blockage)

Definiti on:

Percentage of calls blocked on outgoing traffic from SBC/Ameritech end office to CLEC end office and from SBC/Ameritech tandem to CLEC end office.

Exclusions:

- Weekends and Holidays
- If CLECs have trunks busied-out for maintenance at their end, or if they have other network problems which are under their control.
- SBC/Ameritech is ready for turn-up on Due Date and CLEC is not ready or not available for turn-up of trunks.
- If CLEC does not take action upon receipt of Trunk Group Service Request (TGSR) or ASR within 3 days when a Call Blocking situation is identified by SBC/Ameritech or in the timeframe specified in the ICA.
- If CLEC fails to provide a forecast.
- If CLEC's actual trunk usage, as shown by SBC/Ameritech from traffic usage studies, is more than 25% above CLEC's most recent forecast, which must have been provided within the last six-months unless a different timeframe is specified in an interconnection agreement.

The exclusions do not apply if SBC/Ameritech fails to timely provide CLEC with traffic utilization data reasonably required for CLEC to develop its forecast or if SBC/Ameritech refuses to accept CLEC trunk orders (ASRs or TGSRs) that are within the CLEC's reasonable forecast regardless of what the current usage data is.

Business Rules:

Blocked calls and total calls are gathered during 20 business days.

Levels of Disaggregation:

- SBC/Ameritech end office to CLEC end office.
- SBC/Ameritech tandem to CLEC end office.

Calculation:	Report Structure:
(# of blocked calls ÷ total calls	Reported for CLEC, all CLECs,
offered) * 100	SBC/Ameritech, and SBC/Ameritech
	Affiliate.

Measurement Type:

	IL	IN	MI	ОН	WI
Tier 1	High	High	Med	High	High
Tier 2	High	High	Med	High	High

Benchmark:

Dedicated Trunk Groups not to exceed blocking standard of B.01 = IL, IN, MI, OH, WI. Parity with SBC/Ameritech Retail to be reported in Illinois, though performance greater than or equal to the benchmark not in parity with SBC/Ameritech Retail will not be subject to remedy payments, and will not be reported as a "missed" result. Performance below the benchmark in Illinois, regardless of whether or not in parity with SBC/Ameritech Retail, will result in SBC/Ameritech being subject to remedy payments for this measurement.

70.1 Trunk Blockage Exclusions

Definition:

Number of calls blocked on outgoing traffic from SBC/Ameritech end office to CLEC end office and from SBC/Ameritech tandem to CLEC end office that are excluded from the trunk blockage data reported under PM 70.

Exclusions:

- Weekends and Holidays
- If CLECs have trunks busied-out for maintenance at their end, or if they have other network problems which are under their control.
- SBC/Ameritech is ready for turn-up on Due Date and CLEC is not ready or not available for turn-up of trunks.
- If CLEC does not take action upon receipt of Trunk Group Service Request (TGSR) or ASR within 3 days when a Call Blocking situation is identified by SBC/Ameritech or in the timeframe specified in the ICA.
- If CLEC fails to provide a forecast.
- If CLEC's actual trunk usage, as shown by SBC/Ameritech from traffic usage studies, is more than 25% above CLEC's most recent forecast, which must have been provided within the last six-months unless a different timeframe is specified in an interconnection agreement.

The exclusions do not apply if SBC/Ameritech fails to timely provide CLEC with traffic utilization data reasonably required for CLEC to develop its forecast or if SBC/Ameritech refuses to accept CLEC trunk orders (ASRs or TGSRs) that are within the CLEC's reasonable forecast regardless of what the current usage data is.

Business Rules

Number of blocked calls and total calls excluded from the monthly blockage data reported under Performance Measurement 70. No penalties or liquidated damages apply.

Levels of Disaggregation:

By Market Region.

Calculation:	Report Structure:
Count of Excluded blocked calls	Reported for CLEC and all CLECs.

Measurement Type:

Tier-1 None Tier-2 None

Benchmark:

Diagnostic

70.2 Percentage of Trunk Blockage (Trunk Groups)

Definition:

Percentage of trunk groups (TGs) with calls blocked on outgoing traffic from SBC/Ameritech end office to CLEC end office, and from SBC/Ameritech tandem office to CLEC end office. This measure is evaluated using a three-month rolling average of trunk group blockage. (This measure is only valid if a CLEC has 20 or more trunk groups.)

Exclusions:

- If CLECs have more than 10% of the trunks of a particular TG busied-out for maintenance at their end, that TG will be excluded from that month's calculation.
- A TG may be excluded from the calculations for a particular month if CLEC is found to be not ready for turn-up on the negotiated Due Date in 3 consecutive instances within the month.
- If CLEC does not take action upon receipt of Trunk Group Service Request (TGSR) or ASR within 3 business days when a Call Blocking situation is identified in a Final Trunk Group by SBC/Ameritech or in the timeframe specified in the ICA, (Article 4.3.13) the TG in question may be excluded from the calculations for that particular month.
- If CLEC fails to provide a forecast for a particular TG, that TG will be excluded from calculations until a forecast is provided.
- If CLECs actual "trunks required" calculation, as shown by SBC/Ameritech from traffic usage studies, is more than 150% of CLEC's forecast for the TG in question, which was delivered to SBC/Ameritech six months prior, unless a different timeframe is specified in an interconnection agreement, that particular TG may be excluded from the calculations for that particular month.
- New trunk groups that have not been in service for six months may be excluded from calculations for that 6-month period. Nevertheless, utilization data will be gathered upon turn-up of the TG.

The exclusions do not apply if SBC/Ameritech fails to timely provide the CLEC with traffic utilization data reasonably required for CLEC to develop its forecast or if SBC/Ameritech refused to accept CLEC trunk orders (ASRs or TGSRs) that are within the CLEC's forecast regardless of what the current usage data is.

Business Rules:

Blocked calls and total calls are gathered on all reportable trunk groups during the official 20-day study month. Busy hour statistics are determined for reporting purposes.

Levels of Disaggregation:

- SBC/Ameritech end office to CLEC end office.
- SBC/Ameritech tandem to CLEC end office.

Calculation:	Report Structure:
(# of trunk groups exceeding 1%	Reported for CLEC, all CLECs,
blocking for each of three consecutive	SBC/Ameritech, and SBC/Ameritech
months ÷ total # trunk groups in	Affiliate.
service) * 100.	
Measurement Type:	
Tier-1 None	
Tier-2 None	
Benchmark:	
Diagnostic.	

71. Common Transport Trunk Group Blockage

Definition:

Percentage of local common transport trunk groups exceeding 2% blockage.

Exclusions:

No data is collected on weekends.

Business Rules:

Common transport trunk groups that reflect blocking in excess of 2% or 1%(if a separate common transport trunk group is established to carry CLEC traffic only) using a busy hour from the four most recent weeks of data.

Levels of Disaggregation:

- Common trunk groups where CLECs share ILEC trunks
- Common trunk groups for CLECs not shared by ILEC

Calculation:	Report Structure:
(# of common transport trunk groups exceeding 2% blocking ÷ total common transport trunk groups) * 100.	Reported on local common transport trunk groups, and SBC/Ameritech Affiliate.

Measurement Type:

	IL	118	IVII	OH	WI
Tier 1	None	None	None	None	None
Tier 2	High	High	Med	High	High

Benchmark:

2% of trunk groups not to exceed 2% blockage.

73. Percent Installations Completed Within Customer Requested Due Date – Interconnection Trunks

Definition:

Percentage of trunk order due dates for interconnection trunks met within customer requested due date when that due date is later than or equal to the standard interval or, if expedited, (accepted or not accepted) the date agreed to by SBC/Ameritech.

Exclusions:

CLEC Caused Misses.

Business Rules:

The Due Date starts the clock. The Completion Date is the day that SBC/Ameritech personnel complete the service order activity and it is accepted by the CLEC, which stops the clock. The source is WFA (Work Force Administration) and is at an item or circuit level.

Delay of Ameritech-Initiated Tandem Re-homing project notification – the notification of any delay of these projects will be via LERG update and also via accessible letter sent to the CLECs. SBC/Ameritech will be responsible to modify the due date as defined in the accessible letter and notify the CLEC of this revised due date. The 30 days will be measured against this new due date established and sent to the CLEC

Levels of Disaggregation:

- 911
- OS/DA
- SS7
- Interconnection Trunks (Non projects subject to standard interval)
- Interconnection Trunks (Projects subject to negotiated interval)
- Tandem Re-homing SBC/Ameritech owned/initiated (subject to negotiated interval and excluded from all other disaggregations)

Calculation:	Report Structure:
(# of trunk circuit due dates met ÷ total trunk circuits installed) * 100	Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech Affiliate

Measurement Type:

	IL	IN	MI	OH	WI
Tier 1	High	High	Med	High	High
Tier 2	High	High	Med	High	High

Benchmark:

- 95% within customer requested due date or, if expedited (accepted or not accepted), the date agreed to by SBC/Ameritech.
- For projects, 95% within the negotiated due date.
- Tandem Re-homing SBC/Ameritech owned/initiated: within 30 calendar days of negotiated due date (This disaggregation will be diagnostic for 6 months from the filing date of the Joint Motion at which time the PM will then be remedied.)

74. Average Delay Days For Missed Due Dates – Interconnection Trunks

Definition:

Average calendar days from due date to completion date on company missed interconnection trunk orders.

Exclusions:

CLEC Caused Misses

Business Rules:

The calculation is the difference in calendar days between the completion date (the date the CLEC accepts the circuit) and the due date. The source is WFA (Work Force Administration) and is at an item or circuit level.

Levels of Disaggregation:

- 911
- OS/DA
- SS7
- Interconnection Trunks

Calculation:	Report Structure:
\sum (Completion date – committed	Reported for CLEC, all CLECs,
circuit due date) ÷ (Total completed	SBC/Ameritech, and SBC/Ameritech
trunk circuits with missed Due Dates)	Affiliate.

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Parity with SBC/Ameritech Interoffice Facility Trunks.

75. Percentage SBC/Ameritech Caused Missed Due Dates > 30 Days – Interconnection Trunks

Definition:

Percentage of Interconnection Trunk Circuits where installation was completed greater than 30 calendar days following the due date.

Exclusions:

CLEC Caused Misses.

Business Rules:

The calculation is the difference in calendar days between the completion date (the date the CLEC accepts the circuit) and the due date. The source is WFA (Work Force Administration) and is at an item or circuit level.

Levels of Disaggregation:

- 911
- OS/DA
- SS7
- Interconnection Trunks

Calculation:	Report Structure:			
(# of interconnection trunk circuits completed greater than 30 days following the due date, ÷ total installed interconnection trunk circuits) * 100.	Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech Affiliate.			
Measurement Tyne.				

Measurement Type:

	\mathbf{IL}	IN	MI	OH	\mathbf{WI}
Tier 1	Med	Med	Med	Med	Med
Tier 2	None	None	None	None	None

Benchmark:

No more than 2% interconnection trunk orders completed > 30 days = IN, MI, OH, WI; Parity with SBC/Ameritech Retail = IL

76. Average Trunk Restoration Interval – Interconnection Trunks

Definition:

Average time to repair interconnection trunks. This measure is based on calendar days.

Exclusions:

- Non-measured tickets (CPE, Interexchange, or Information).
- No Access/Delayed Maintenance.

Business Rules:

The start time is when the report is received. The source is WFA (Work Force Administration) and is at an item or circuit level. The stop time is when the circuit is restored and the report is cleared in WFA.

Levels of Disaggregation:

- 911
- OS/DA
- SS7
- Interconnection Trunks

miteredimeetich Tranks				
Calculation:	Report Structure:			
Σ [(Date and time trouble report is cleared) - (date and time trouble report is received)] \div total trunk trouble reports	Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech Affiliate.			
Measurement Type:				

	IL	IN	MI	OH	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	None	None	None	None	None

Benchmark:

Parity with SBC/Ameritech Retail.

77. Average Trunk Restoration Interval for Service-Affecting Trunk Groups

Definition:

The average time to restore service-affecting trunk groups.

Exclusions:

- Non-measured tickets (CPE, Interexchange, or Information
- No Access/Delayed Maintenance

Business Rules:

Service affecting is defined as 20% of a trunk group out-of-service that causes trunk group blockage. The clock starts on receipt of a trouble ticket from the CLEC that identifies a service affecting condition. The clock stops after completion of work by SBC/Ameritech.

Levels of Disaggregation:

- Tandem trunk groups.
 - -- 911
 - -- OS/DA
 - -- SS7
 - -- Interconnection Trunks
- Non-Tandem trunk groups.
 - -- 911
 - -- OS/DA
 - -- SS7
 - -- Interconnection Trunks

Calculation:	Report Structure:
Σ [(Date and time trouble report is cleared) - (date and time trouble report is received)] \div total service affecting trunk group trouble reports	Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech Affiliate.

Measurement Type:

	\mathbf{IL}	IN	MI	OH	WI
Tier 1	High	High	Med	High	High
Tier 2	High	High	Med	High	High

Benchmark:

- Tandem trunk groups-all disaggregations 1 hour
- Non-Tandem trunk groups all disaggregations 2 hours.

78. Average Interconnection Trunk Installation Interval

Definition:

The average time from receipt of a complete and accurate ASR until the completion of the trunk order.

Exclusions:

Customer requested due dates greater than 20 business days.CLEC caused misses.

Business Rules:

The clock starts on the receipt of a complete and accurate ASR and the clock stops on the date the work is completed.

Levels of Disaggregation:

- Interconnection Trunks
- SS7 Links
- OS/DA
- 911 Trunks
- Projects (not included in the other disaggregations)

Calculation:	Report Structure:
Σ (completion date of the trunk order - receipt date of complete and accurate ASR) \div total installed trunk orders	Reported for CLEC all CLECs, and SBC/Ameritech Affiliate.

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

20 Business days = IN, MI, OH, WI; Parity with SBC/Ameritech Retail = IL Diagnostic for Projects.

Directory Assistance (DA) and Operator Services (OS)

79. Directory Assistance Grade Of Service

Definition:

Percentage of directory assistance calls answered within "X" seconds.

Exclusions:

None

Business Rules:

The clock starts when the customer enters the queue and the clock stops when an SBC/Ameritech representative answers the call. The length of each call is determined by measuring and accumulating the elapsed time from the entry of a CLEC customer call into the SBC/Ameritech call management system queue until the CLEC customer call is transferred to SBC/Ameritech personnel assigned to handling calls for assistance during hours of operation. Calls are categorized into the designated bands to determine the percentage of calls that were answered within "x" seconds.

Levels of Disaggregation:

- < 1.5 seconds
- < 2.5 seconds
- > 7.5 seconds
- > 10.0 seconds
- > 15.0 seconds
- > 20.0 seconds
- > 25.0 seconds

Calculation:	Report Structure:
(Calls answered within "X" seconds ÷	Reported for the aggregate of all CLECs and
total calls answered) * 100	SBC/Ameritech

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Diagnostic

80. Directory Assistance Average Speed Of Answer

Definition:

The average time a customer is in queue.

Exclusions:

None

Business Rules:

The clock starts when the customer enters the queue and the clock stops when an SBC/Ameritech representative answers the call. The length of each call is determined by measuring and accumulating the elapsed time from the entry of a CLEC customer call into the SBC/Ameritech call management system queue until the CLEC customer call is transferred to SBC/Ameritech personnel assigned to handling calls for assistance during hours of operation.

Levels of Disaggregation:

None

Calculation:	Report Structure:
Total queue time ÷ total calls	Reported for the aggregate of all CLECs and
answered	SBC/Ameritech

Measurement Type:

	IL	IN	MI	OH	WI
Tier 1	None	None	None	None	None
Tier 2	Low	Low	Med	Low	Low

Benchmark:

IL = 7 sec; IN = 7.7 sec; MI = N/A; OH = 20.0 sec; WI = 6.3 sec; To be consistent/and change (auto-evolve) with State Retail Minimum Standard rulings. The State Commission Minimum Service Standards can be found at these URLs:

http://www.icc.state.il.us/tc/telecommunications.aspx

Wisconsin

http://psc.wi.gov/ search/advquery.asp

Michigan

http://www.cis.state.mi.us/mpsc/comm/rules/

Indiana

• http://www.in.gov/legislative/register/September-1-2002.html

Ohio

 http://onlinedocs.andersonpublishing.com/oac/index3.cfm?GRStructure1=4901%3A1&GR Structure2=4901%3A1%2D5&GRStructure3=&TextField=%3CJD%3A%224901%3A1%2 D5%22%3EChapter%20%3CJL%3AJump%2C%224901%3A1%2D5%22%3E4901%3A1 %2D5%3CEL%3E%20Furnishing%20of%20Int

81. Operator Services Grade Of Service

Definition:

Percentage of operator services calls answered within "X" seconds.

Exclusions:

None

Business Rules:

The clock starts when the customer enters the queue and the clock stops when an SBC/Ameritech representative answers the call. The length of each call is determined by measuring and accumulating the elapsed time from the entry of a CLEC customer call into the SBC/Ameritech call management system queue until the CLEC customer call is transferred to SBC/Ameritech personnel assigned to handling calls for assistance during hours of operation. Calls are categorized into the designated bands to determine the percentage of calls that were answered within "X" seconds.

Levels of Disaggregation:

- < 1.5 seconds
- < 2.5 seconds
- > 7.5 seconds
- > 10.0 seconds
- > 15.0 seconds
- > 20.0 seconds
- > 25.0 seconds

Calculation:	Report Structure:
(Calls answered within "x" seconds ÷	Reported for the aggregate of all CLECs and
total calls answered) * 100	SBC/Ameritech

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Diagnostic

82. Operator Services Speed of Answer

Definition:

The average time a customer is in queue.

Exclusions:

None

Business Rules:

The clock starts when the customer enters the queue and the clock stops when an SBC/Ameritech representative answers the call. The length of each call is determined by measuring and accumulating the elapsed time from the entry of a CLEC customer call into the SBC/Ameritech call management system queue until the CLEC customer call is transferred to SBC/Ameritech personnel assigned to handling calls for assistance during hours of operation.

Levels of Disaggregation:

None

Calculation:	Report Structure:		
Total queue time ÷ total calls	Reported for the aggregate of all CLECs and		
answered.	SBC/Ameritech		

Measurement Type:

	IL	IN	MI	OH	WI	
Tier 1	None	None	None	None	None	
Tier 2	Low	Low	Med	Low	Low	

Benchmark:

IL = 3.6 sec; IN = 3.3 sec.; MI = 10 sec.; OH = 20 sec.; WI = 2.7 sec; To be consistent/and change (auto-evolve) with State Retail Minimum Standard rulings. The State Commission Minimum Service Standards can be found at these URLs: Illinois

http://www.icc.state.il.us/tc/telecommunications.aspx

Wisconsin

http://psc.wi.gov/ search/advquery.asp

Michigan

http://www.cis.state.mi.us/mpsc/comm/rules/

Indiana

• http://www.in.gov/legislative/register/September-1-2002.html

Ohio

 http://onlinedocs.andersonpublishing.com/oac/index3.cfm?GRStructure1=4901%3A1&GR Structure2=4901%3A1%2D5&GRStructure3=&TextField=%3CJD%3A%224901%3A1%2 D5%22%3EChapter%20%3CJL%3AJump%2C%224901%3A1%2D5%22%3E4901%3A1 %2D5%3CEL%3E%20Furnishing%20of%20Int

83. Percentage of Calls Abandoned

Definition:

The percentage of calls where the customer hangs up while the call is in queue.

Exclusions:

SBC/Ameritech generated test calls.

Business Rules:

The clock runs on a 24-hour cycle starting at 6:00 a.m. and ending at 6:00 a.m. This measurement determines the amount of calls that were abandoned against the number of operator positions available during the reporting month in quarter hour intervals.

Levels of Disaggregation:

- OS
- DA

Calculation:	Report Structure:
(# of calls abandoned ÷ number of	Reported for the aggregate of all CLECs and
operator positions available) * 100	SBC/Ameritech

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Diagnostic

Local Number Portability (LNP)

91. Percentage of LNP Only Orders within the Customer Requested Due Date

Definition:

Percentage of LNP Only Orders that are completed within or on the Customer Requested Due Date.

Exclusions:

- CLEC caused or requested delays.
- NPAC caused delays unless caused by SBC/Ameritech.
- CLEC requested Due Dates less than 3 business days.

Business Rules:

The clock starts on the date of FOC issuance, which is the date that SBC/Ameritech returned a FOC to the CLEC. The clock stops on the Completion Date, which is the date that SBC/Ameritech completed the order. Orders are included in the month they posted. Standard due date interval for LNP Only orders is three business days. :

• >100 TNs - The due dates are negotiated

Levels	of Disa	iggrega	ition:
--------	---------	---------	--------

None	
Calculation:	Report Structure:
(# of LNP Only Orders completed within the	Reported for CLEC, all CLECs, and
Customer Requested Due Date or Negotiated	SBC/Ameritech Affiliate.
Due Date ÷ total LNP Only Orders) *100	

Measurement Type:

	IL	IN	MI	ОН	WI	
Tier 1	High	High	Med	High	High	
Tier 2	High	High	Med	High	High	

Benchmark:

96.5%.

92. Percentage of Time the Old Service Provider Releases the Subscription Prior to the Expiration of the Second 9-Hour (T2) Timer

Definition:

Percentage of time the old service provider releases subscription(s) to NPAC prior to the expiration of the second (T2) 9-hour timer. This would include subscription(s) released prior to the expiration of the first (T1) or the second (T2) 9-hour timers.

Exclusions:

- CLEC caused or requested delays.
- NPAC caused delays unless caused by SBC/Ameritech.
- Cases where SBC/Ameritech did the release but the New Service Provider did not
 respond prior to the expiration of the T2 timer. This sequence of events causes the
 NPAC to send a cancel of SBC/Ameritech's release request. In these cases,
 SBC/Ameritech may have to re-work to release the TN so it can be ported to meet the
 due date.

Business Rules:

Number of LNP TNs for which subscription to NPAC was released prior to the expiration of the second 9-hour (T2) timer.

Levels of Disaggregation:

None

None	
Calculation:	Report Structure:
(# of LNP TNs for which subscription to NPAC was released prior to the expiration of the second 9-hour	Reported for CLEC, all CLECs, and SBC/Ameritech
(T2) timer ÷ total LNP TNs for which the	Affiliate.
subscription was released) *100	

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

96.5%.

93. Percentage of Time Customer Accounts Restructured by the LNP Only Completion Date

Definition:

Percentage of accounts restructured by the LNP Only Provisioning Completion Date.

Exclusions:

None

Business Rules:

This measure is for partial LNPs only.

Partial LNP Orders require an SBC/Ameritech account to be restructured. This measures the amount of time the account was restructured by the LNP completion date.

Levels of Disaggregation:

None

1,0110	
Calculation:	Report Structure:
(# of partial LNP Only orders where the account was	Reported for CLEC, all CLECs,
restructured by the completion date of the order) ÷	and SBC/Ameritech Affiliate.
(total partial LNP Only orders that required customer	
accounts to be restructured) *100	

Measurement Type

	\mathbf{IL}	IN	\mathbf{MI}	OH	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	None	None	None	None	None

Benchmark:

96.5%

96. Percentage Pre-Mature Disconnects for LNP Orders

Definition:

Percentage of LNP cutovers where SBC/Ameritech prematurely removes the translations, including the 10-digit trigger, prior to the scheduled conversion time.

Exclusions:

Coordinated Conversions.

Business Rules:

The count of incidents, on an order level, where the translations are released prior to the scheduled conversion. Count the number of cutovers that are prematurely disconnected (translations released prior to the due date).

Levels of Disaggregation:

- LNP only.
- LNP with Loop.

Calculation:	Report Structure:
(# of premature disconnects ÷ total conversions) * 100	Reported for CLEC, all CLECs, and SBC/Ameritech Affiliate.

Measurement Type:

	IL	IN	MI	OH	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	None	None	None	None	None

Benchmark:

2% or less cutovers are disconnected prior to the due date (translations are released prior to the due date).

97. Percentage of Time SBC/Ameritech Applies the 10-digit Trigger Prior to the LNP Order Due Date

Definition:

Percentage of time SBC/Ameritech applies 10-digit trigger, where technically feasible, for LNP or LNP with loop TNs on the day prior to the due date.

Exclusions:

- Where not technically feasible.
- CLEC caused misses.

Business Rules:

Obtain number of LNP or LNP with loop TNs where the 10-digit trigger was applied on the day prior to due date, and the total number of LNP or LNP with Loop TNs where the 10-digit trigger was applied, where technically feasible.

Levels of Disaggregation:

- LNP only
- LNP with Loop

• LINP WITH LOOP					
Calcu	Report Structure:				
(# of LNP TNs for whi	(# of LNP TNs for which 10-digit trigger was				
applied 24 hours prior		-	_		and SBC/Ameritech Affiliate.
for which 10-digit trig					
Tor which to digit trigg	5015 *** 61	Сирри	<i>(</i> 10		
Measurement Type:					
	IL	IN	MI	OH	WI
Tier 1	High	High	Med	High	High
Tier 2	High	High	Med	High	High
Benchmark:					
96.5%	_				

98. Percentage LNP Trouble Reports within 30 Days of Installation

Definition:

Percentage of LNP Orders that receive a network customer trouble report within 30 calendar days of service order completion.

Exclusions:

- Excluding subsequent reports and all disposition codes "11", "12", & "13" reports (excludable reports).
- Trouble reports caused by CPE or inside wiring.

Business Rules:

Includes trouble reports received the day after SBC/Ameritech personnel complete the service order through 30 calendar days after completion.

The denominator for this measure is the total count of orders by circuit posted within the reporting month. However, the denominator will at a minimum be equal to the numerator. The numerator is the number of trouble reports received on or within 30 days after service order completion and closed within the reporting month.

Levels of Disaggregation:

None

Calculation:	Report Structure:
(# of LNP Orders that receive a network customer	Reported for CLEC, all CLECs,
trouble report within 30 calendar days of service	SBC/Ameritech, and
order completion ÷ total LNP Orders) * 100	SBC/Ameritech Affiliate.

Measurement Type:

	IL	IN	MI	OH	WI	
Tier 1	High	High	Med	High	High	
Tier 2	High	High	Med	High	High	

Benchmark:

Parity with SBC/Ameritech Retail POTS – No Field Work.

99. Average Delay Days for SBC/Ameritech Missed Due Dates (For Stand-Alone LNP Orders)

Definition:

Average calendar days from due date to completion date on Company missed orders.

Exclusions:

On time or early completions.

Business Rules:

The clock starts on the due date and the clock ends on the completion date based on posted LNP orders. Retail comparison is installations, not disconnects.

Levels of Disaggregation:

LNP Only.

Calculation:	Report Structure:
Σ(LNP Completion Date–	Reported for CLEC, all CLECs,
LNP Order due date) ÷ total LNP orders where	SBC/Ameritech, and
there was a SBC/Ameritech caused missed due date	SBC/Ameritech Affiliate.

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Parity with SBC/Ameritech Retail POTS – No Field Work.

100. Average Time of Out of Service for LNP Conversions

Definition:

Average time to facilitate the activation request in SBC/Ameritech's network.

Exclusions:

- CLEC-caused errors.
- NPAC-caused errors unless caused by SBC/Ameritech.
- Large ports greater than 500 ports.

Business Rules:

The Start time is the Receipt of NPAC broadcast activation message in SBC/Ameritech's LSMS; and the End time is when the Provisioning event is done in SBC/Ameritech's LSMS. Calculate the total difference between the start time and end time in minutes for LNP activations during the reporting period.

Levels of Disaggregation:

None								
Calculation	Calculation:				Report Structure:			
Σ(LNP stop time – I ÷ total LNP activate		t time)		-	ted for CLEC, all CLECs, and Ameritech Affiliate.			
Measurement Type:								
	IL	IN	MI	ОН	WI			
Tier 1	High	High	Med	High	High			
Tier 2	High	High	Med	High	High			

Benchmark:

60 Minutes

101. Percent Out of Service < 60 minutes

Definition:

The Number of LNP related conversions where the time required to facilitate the activation of the port in SBC/Ameritech's network is less than 60, expressed as a percentage of total number of activations that took place.

Exclusions:

- CLEC caused errors.
- NPAC caused errors unless caused by SBC/Ameritech.
- Large ports greater than 500 ports.

Business Rules:

The Start time is the Time that an "activate NPAC" broadcast is received in SBC/Ameritech's LSMS. The End time is the Time the provisioning event is complete in SBC/Ameritech's LSMS. Count the number of conversions that took place in less than 60 minutes. There is no difference between the denominator for this measure and the denominator in measure #100.

Levels of Disaggregation:

None	
Calculation:	Report Structure:
[(# of activated TNs provisioned in less than 60 minutes) ÷ (total LNP activated TNs)] * 100	Reported for CLEC, all CLECs, and SBC/Ameritech Affiliate.
Measurement Type:	

	IL	IN	MI	OH	WI	
Tier 1	Med	Med	Med	Med	Med	
Tier 2	Med	Med	Med	Med	Med	

Benchmark:

96.5%

911

102. Average Time To Clear Errors (Facility-Based Providers)								
Definition:								
	The average time it takes to clear an error after it is detected during the processing of the 911 database file. This is only on resale or UNE loop and port combination orders that							
SBC/Ameritech install	s.							
Exclusions:								
None								
Business Rules:								
The clock starts upon t corrected.	The clock starts upon the receipt of the error file and the clock stops when the error is							
Levels of Disaggregation	on:							
None								
Calculation	1:				Report Structure:			
Σ (Date and time error	detecte	d – date		Reporte	ed for CLEC, all CLECs,			
and time error cleared)] ÷ total	errors		SBC/A	meritech, and SBC/Ameritech			
				Affiliat	te.			
Measurement Type:								
	IL	IN	MI	ОН	WI			
Tier 1	Low	Low	Med	Low	Low			
Tier 2	None	None	None	None	None			
Benchmark:								
Parity								

103. Percent Accuracy for 911 Database Updates (Facility-Based Providers)

Definition:

The percentage of 911 records that were updated by SBC/Ameritech in error.

Exclusions:

CLEC Caused Errors.

Business Rules:

The data required to calculate this measurement will be provided by the CLEC based on the compare file. CLEC requests a compare file in writing through their assigned SBC/Ameritech Account Manager. This request should provide the requesting company's name (per CLEC interconnection or resale agreement), ACNA, requested geographic area (e.g., state, NPA, etc.), if the compare file is requested by email, diskette, CD-ROM, and the CLEC contact name, number, and e-mail address. Upon request, SBC/Ameritech will provide, within 14 business days of request receipt, an electronic compare file. CLEC will be provided a file that contains all customer information for the geographic area that they request (e.g., state, NPA, etc.). The file can be provided via CR-ROM, diskette, paper or as an electronic file (transmitted) The CLEC will provide the number of records transmitted and the errors found. SBC/Ameritech will verify the records determined to be in error to validate that the records were input by SBC/Ameritech incorrectly. An update is completed without error if the database completely and accurately reflects the activity specified on the order submitted by the CLEC.

Levels of Disaggregation:

None

Calculation:	Report Structure:
(# of SBC/Ameritech caused update errors ÷ Total updates) * 100	Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech Affiliate.

Measurement Type:

	IL	IN	MI	OH	WI	
Tier 1	Low	Low	Med	Low	Low	
Tier 2	None	None	None	None	None	

Benchmark:

Parity with SBC/Ameritech Retail.

104. Average Time Required to Update 911 Database (Facility Based Providers)									
Definition:									
The average time it tak	The average time it takes to update the 911database file.								
Exclusions:									
None									
Business Rules:									
The clock starts on the	date/tin	ne when	the dat	ta proce	essing starts and the clock stops on the				
date/time when the dat	a proces	sing is	complet	te.					
Levels of Disaggregation	on:								
None									
Calculation	1:				Report Structure:				
Σ (Date and time data	processi	ng		Reporte	ted for CLEC, all CLECs,				
begins - date and time	data pro	cessing		SBC/A	Ameritech, and SBC/Ameritech				
ends)] ÷ total files				Affiliat	te.				
Measurement Type:									
	IL	IN	MI	ОН	WI				
Tier 1	Low	Low	Med	Low	Low				
Tier 2	None	None	None	None	None				
Benchmark:									
Parity with SBC/Ameritech Retail.									

104.1 The Average Time It Takes To Unlock the 911 Record					
Definition:					
The average time it takes to unlock the	911 record to allow the record to be claimed by the				
CLEC.					
Exclusions:					
CLEC caused delayed unlocks					
Business Rules:					
The clock starts on the date of completi	on and the clock stops on the date/time when the				
911 record is unlocked.					
Levels of Disaggregation:					
None					
Calculation:	Report Structure:				
Σ (SOC Date - date 911 record is	Reported for individual CLEC, and all				
unlocked)] ÷ Total 911 database	CLECs and SBC/Ameritech Affiliate.				
unlocks					
Measurement Type:					

Tier 1 – None Tier 2 – None

Diagnostic

Benchmark:

Poles, Conduit and Rights of Way

105. Percentage of Re	equests	Proce	ssed V	Within	35 Da	ays	
<u> </u>							
Definition:							
The percentage of requests for access to poles, conduits, and right-of-ways processed within 35 days.							
Exclusions:							
None							
Business Rules:							
right-of-ways and the	The clock starts upon the receipt date of the application for access to poles, conduits and right-of-ways and the clock stops upon response date of the application granting or denying access to poles, conduits and right-of-ways.						
Levels of Disaggregation	on:						
None							
Calculation	1:				Repo	ort Structure:	
(# of requests process	ed within	n 35				CLEC, all CLECs, and	
days ÷ total requests) *	* 100			SBC/A	meritec	h Affiliate.	
Measurement Type:							
	IL	IN	MI	ОН	WI		
Tier 1	Low	Low	Med	Low	Low		
Tier 2	None	None	None	None	None		
Benchmark:							

90% within 35 days = IN, MI, OH, WI; Parity with SBC/Ameritech Retail = IL

106. Average Days Required to Process a Request

Definition:

The average time it takes to process a request for access to poles, conduits, and right-of-ways.

Exclusions:

None

Business Rules:

The clock starts upon the receipt date of the application for access to poles, conduits and right-of-ways and the clock stops upon response date of the application granting or denying access to poles, conduits and right-of-ways.

Levels of Disaggregation:

None

Tione	
Calculation:	Report Structure:
Σ(Date request returned to CLEC – date request received from CLEC) ÷ total requests	Reported for CLEC, all CLECs, and SBC/Ameritech Affiliate.

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

90% within 35 days = IN, MI, OH, WI; Parity with SBC/Ameritech Retail = IL

Collocation

107. Percentage Missed Collocation Due Dates

Definition:

The percentage of SBC/Ameritech caused missed due dates for collocation projects.

Exclusions:

If the CLEC has not submitted their second fifty percent (50%) payment prior to the space being turned over, SBC/Ameritech will exclude the job from reporting. For instances where the payment has rightfully been withheld, (the account manager provides the notification to proceed), the job is not excluded.

Business Rules:

The clock starts when SBC/Ameritech receives, in compliance with the Commission Order, approved interconnection agreement or effective tariff, whichever is applicable, payment and return of proposed layout for space as specified in the application form from the CLEC and the clock stops when the CLEC receives notice in writing or other method agreed to by the parties that the collocation arrangement is complete and ready for CLEC occupancy. The CLEC will then have 5 business days to accept or not accept the collocation space. If the CLEC does not accept the collocation space because the space is not complete and ready for occupancy as specified, and notifies SBC/Ameritech of such within 5 business days, the collocation will be considered not complete and the time frame required for the CLEC to reject the collocation space (up to 5 business days) and any additional time required for SBC/Ameritech to complete the space per the specifications will be counted as part of the interval. Any time exceeding the 5 business days will not be counted as part of the interval. Due Date Extensions will be extended when mutually agreed to by SBC/Ameritech and the CLEC, or when a CLEC fails to complete work items for which they are responsible in the allotted time frame. The extended due date will be calculated by adding to the original due date the number of calendar days that the CLEC was late in performing said work items. Work items include but are not limited to:

- CLEC return to SBC/Ameritech corrected and complete floor plan drawings.
- CLEC placement of required component(s).

If the business rules and Commission Order, approved interconnection agreement or effective tariff, whichever is applicable, are inconsistent, then these business rules are superseded.

Levels of Disaggregation:

For Physical Collocations:

- Caged
- Shared Caged
- Caged Common
- Cageless
- Adjacent On-site
- Adjacent Off-site
- All Augments to Physical Collocation

For Virtual Collocations:

- Virtual
- All Augments to Virtual Collocations

Tier 2

• Ith Hughichts to vii	tuai Coi	iocatioi	13		
Calcu	Report Structure:				
(count of number of SBC/Ameritech caused missed due dates for collocation facilities ÷ total number of collocation projects) * 100					Reported for individual CLEC and all CLECs and SBC/Ameritech Affiliate
Measurement Type:					
	IL	IN	\mathbf{MI}	OH	WI
Tier 1	High	High			

High High Med

Benchmark:

Less than 5% not met within the due date) Damages and Assessments will be calculated based on the number of calendar days late. The critical z-value does not apply.

High High

108. Average Delay Days for SBC/Ameritech Missed Due Dates

Definition:

The average delay days caused by SBC/Ameritech to complete collocation facilities.

Exclusions:

If the CLEC has not submitted their second fifty percent (50%) payment prior to the space being turned over, SBC/Ameritech will exclude the job from reporting. For instances where the payment has rightfully been withheld, (the account manager provides the notification to proceed), the job is not excluded.

Business Rules:

The clock starts when SBC/Ameritech receives an accurate and complete application form for space from the CLEC and the clock stops when the collocation space is turned over to the CLEC for their occupancy at the walk-through. If the walk-through is scheduled after the due date, then the clock stops on the due date. Due Date Extensions will be extended when mutually agreed to by SBC/Ameritech and the CLEC. SBC/Ameritech will turn over the APOT with the notice of job completion if the CLEC has submitted their second fifty-percent (50%) payment prior to the due date.

Levels of Disaggregation:

- Caged
- Caged Common
- Shared Caged
- Adjacent On-Site
- Adjacent Off-Site
- Cageless
- Augments to Physical Collocation
- Virtual
- Augments to Virtual Collocation

Calcu	Report Structure:				
Σ (Date collocation wor					
date) ÷ SBC/Ameritecl	and SBC/Ameritech Affiliate.				
completions.					
Measurement Type:					
	IL	IN	MI	ОН	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	None	None	None	None	None

Benchmark:

Delay days not to exceed 10% of standard interval for IN, MI, OH and WI.

- Physical 90 days standard interval, 10% of std interval = 9 Calendar Days
- Virtual 60 days standard interval, 10% of std interval = 6 Calendar Days
- Cageless 60 days standard interval, 10% of std interval = 6 Calendar Days
- Additions 90 days standard interval, 10% of std interval = 9 Calendar Days

IL = Parity with SBC/Ameritech Affiliate.

109. Percent of Requests Processed Within the Established Timelines

Definition:

The percent of requests for collocation facilities processed within the established timelines.

Exclusions:

.

Business Rules:

The clock starts when SBC/Ameritech receives the application. The clock stops when SBC/Ameritech responds back to the application request with a quote. Per FCC Order 99-48 (706 Collocations Requirements).

Applications received after 2:00 p.m. are considered as being received on the next business day.

Levels of Disaggregation:

- Physical
- Virtual
- Cageless
- Additions

Calculation:	Report Structure:
(# of requests processed within the	Reported for CLEC, all CLECs, and
timeline ÷ total requests with quotes)	SBC/Ameritech Affiliate.
* 100	

Measurement Type:

	IL	IN	MI	OH	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	None	None	None	None	None

Benchmark:

90% within 10 Calendar Days = IN, MI, OH, WI.

IL = Parity with SBC/Ameritech Affiliate

Directory Assistance Database

110. Percentage of Updates Completed into the DA Database within 72 Hours for Facility-Based CLECs

Definition:

The percentage of DA database updates completed within 72 hours of receipt of the update from the CLEC for directory changes.

Exclusions:

- Weekends and Holidays.
- CLEC caused errors.
- Updates rejected due to incorrect/invalid data from the facility-based CLEC (e.g. missing a zip code, incomplete phone number, etc.)

Business Rules:

For manual updates, the date and time stamp on fax updates starts the clock and the date and time when the listing is updated stops the clock. On manual requests received after 4:00 p.m. the clock will start at 7:30 a.m. the following day.

For electronic updates, the clock starts at 4:00 p.m. on the date of arrival and stops when the listing is updated. Electronic orders received after 4:00 p.m. will not be processed until the following workday.

The update clerk's work hours are 7:30 a.m. to 4:00 p.m. Monday through Friday in accordance with the time zone of the receiving center.

Levels of Disaggregation:

IN, MI, OH, WI = None

IL = Manual and Electronic

Calculation:	Report Structure:
(# of updates completed within 72	Reported for CLEC all CLECs for facility-
hours ÷ total updates completed) *	based providers, and SBC/Ameritech
100	Affiliate.

Measurement Type:

	\mathbf{IL}	IN	MI	OH	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	None	None	None	None	None

Benchmark:

- IN, MI, OH, WI = 95% updated within 72 hours
- IL = Manual orders are 95% updated within 72 hours and Electronic orders are parity with SBC/Ameritech Retail

111. Average Update Interval for DA Database for Facility-Based CLECs

Definition:

The average update interval for DA database changes for facility-based CLECs.

Exclusions:

- Weekends and holidays
- CLEC caused errors
- Updates rejected due to incorrect/invalid data from the facility-based CLEC (e.g. missing a zip code, incomplete phone number, etc.)

Business Rules:

For manual updates, the date and time stamp on fax updates starts the clock and the date and time when the listing is updated stops the clock. On manual requests received after 4:00 p.m. the clock will start at 7:30 a.m. the following day.

For electronic updates, the clock starts at 4:00 p.m. on the date of arrival and stops when the listing is updated. Electronic orders received after 4:00 p.m. will not be processed until the following workday.

The update clerk's work hours are 7:30 a.m. to 4:00 p.m. Monday through Friday in accordance with the time zone of the receiving center.

Levels of Disaggregation:

- IN, MI, OH, WI = None
- IL = Manual and Electronic

Calculation:	Report Structure:
$[\sum (8:00 \text{ a.m. of the day following}]$	Reported for CLEC all CLECs for facility-
the input into the DL database – Time	based providers, and SBC/Ameritech
update received from CLEC)] ÷ total	Affiliate.
updates completed	

Measurement Type:

	IL	IN	MI	OH	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	None	None	None	None	None

Benchmark:

- IN, MI, OH, WI = 48 Hours
- IL = Manual are 48 hours and Electronic orders are parity with SBC/Ameritech Retail.

112. Percentage DA Database Accuracy For Manual Updates for Facility-Based CLECs

Definition:

The percentage of DA records that were updated by SBC/Ameritech correctly. The data required to calculate this measurement will be provided by the CLEC. The CLEC will provide the number of records transmitted and the errors found. SBC/Ameritech will verify the records determined to be in error to validate that the records were input by SBC/Ameritech incorrectly.

Exclusions:

- Errors not submitted within 10 days of order confirmation receipt.
- CLEC caused errors
- Weekends and Holidays
- Updates rejected due to incorrect/invalid data from the facility-based CLEC (e.g. missing a zip code, incomplete phone number, etc

Business Rules:

For manual updates, the date and time stamp on fax updates starts the clock and the date and time when the listing is updated stops the clock. On manual requests received after 4:00 p.m. the clock will start at 7:30 a.m. the following day.

For electronic updates, the clock starts at 4:00 p.m. on the date of arrival and stops when the listing is updated. Electronic orders received after 4:00 p.m. will not be processed until the following workday.

The update clerk's work hours are 7:30 a.m. to 4:00 p.m. Monday through Friday in accordance with the time zone of the receiving center.

Levels of Disaggregation: None **Calculation: Report Structure:** (# of manual updates without Reported for CLEC all CLECs for facility-SBC/Ameritech caused errors ÷ Total based providers, and SBC/Ameritech updates processed) *100 Affiliate. **Measurement Type:** IL IN WI MI OH Tier 1 Low Low Med Low Low Tier 2 None None None None

Benchmark:

97%

113. Percentage of Electronic Updates that Flow Through the Update Process Without Manual Intervention

Definition:

Percentage of electronic updates from entry to distribution that progress through SBC/Ameritech ordering systems to ALPSS for Illinois, Michigan, Ohio and Wisconsin. Percentage of electronic updates from entry to distribution that progress through SBC/Ameritech ordering systems to DA for Indiana.

Exclusions:

- Updates rejected due to incorrect/invalid data received from the CLEC (e.g. missing zip code, incomplete phone number, etc.).
- CLEC caused errors
- Weekends and Holidays

Business Rules:

The number of updates, for facility-based providers, that flow through SBC/Ameritech's ordering systems and are passed to ALPSS or DA without manual intervention, divided by the total number of updates issued within the reporting period.

Levels of Disaggregation:

None

1,0110	
Calculation:	Report Structure:
(# of updates of that flow through to	Reported for CLEC all CLECs for facility-
ALPSS or DA ÷ Total updates	based providers, and SBC/Ameritech
received in the month) * 100	Affiliate.

Measurement Type:

	\mathbf{IL}	IN	\mathbf{MI}	OH	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	None	None	None	None	None

Benchmark:

- IN, MI, OH, $\overline{WI} = 97\%$
- IL = Parity with SBC/Ameritech Retail.

Coordinated Conversions

114. Percentage of Premature Disconnects (Coordinated Cutovers)

Definition:

Percentage of coordinated cutovers where SBC/Ameritech prematurely disconnects the customer 10 minutes or more prior to the scheduled conversion.

Exclusions:

None

Business Rules:

A premature disconnect occurs any time SBC/Ameritech disconnects the CLEC customer 10 or more minutes prior to the CLEC being on line. CHC and FDT orders, by definition, must consist of 1-24 lines, therefore this measure only includes orders with 1-24 lines

Levels of Disaggregation:

- Coordinated Hot Cuts LNP with Loop
- Frame Due Time LNP with Loop

Calculation:	Report Structure:
(# of prematurely disconnected	Reported for CLEC, all CLECs, and
CHC/FDT LNP with Loop orders ÷	SBC/Ameritech Affiliate.
total coordinated CHC/FDT LNP	
with Loop orders) * 100	

Measurement Type:

	IL	IN	MI	OH	WI
Tier 1	High	High	Med	High	High
Tier 2	High	High	Med	High	High

Benchmark:

2% or less premature disconnects starting 10 minutes before scheduled time.

114.1. CHC/FDT LNP with Loop Provisioning Interval

Definition:

The % of CHC/FDT LNP with Loop Lines completed by SBC/Ameritech within the established provisioning intervals.

Exclusions:

- CHC LNP with Loop with greater than 24 loops (including multiple LSRs totaling 25 or more lines to the same customer premise on the due date).
- CLEC caused delays (e.g., no dial tone from CLEC: CLEC translations) that do not allow SBC/Ameritech the opportunity to complete CHC/FDT LNP with Loop within the designated interval.
- IDLC (pair gain systems) identified on or before the due date.
- Any order in the FMOD process

Business Rules:

The start time is at the direction of the CLEC and based on a negotiated and scheduled time for coordinated hot cut orders (CHC). For CHC orders, the clock starts when the CLEC calls the SBC/Ameritech LOC to start the conversion, and ends when the SBC/Ameritech technician completes the cross connect to the CLEC facilities and has called the CLEC to notify that the cutover has been completed. For FDT orders, the clock starts at the frame due time and ends when the SBC/Ameritech technician completes the cross-connect to the CLEC facilities. This measurement only includes Coordinated Hot Cuts with 1-24 loops. A conversion with 25 or more lines (including multiple orders totaling 25 or more lines to the same customer premise on the same due date) is considered a project and is negotiated with the CLEC at the time of conversion.

Levels of Disaggregation:

CHC/LNP with loop

- < 10 lines
- 10-24 lines

FDT/LNP with loop

- < 10 lines
- 10-24 lines

Calculation:				Report Structure:			
(Total CHC/FDT LNP with Loop				Reported by CLEC, all CLECs, and			
Lines within the designated interval ÷				SBC/Ameritech Affiliate.			
total CHC/FDT LNP v	vith Loc	p lines)					
* 100.							
Measurement Type:							
	IL	IN	MI	ОН	WI		
Tier 1	Med	Med	Med	Med	Med		
Tier 2	Med	Med	Med	Med	Med		

Benchmark:

CHC/FDT LNP with Loop for < 10 Lines 90% within one hour.

CHC/FDT LNP with Loop for 10-24 Lines 90% within two hours.

115. Percentage of SBC/Ameritech Caused Delayed Coordinated Cutovers

Definition:

Percentage of Ameritech caused late coordinated cutovers in excess of "X" (30, 60 and 120) minutes.

Exclusions:

• Any order in the FMOD process

Business Rules:

A coordinated cutover is delayed if SBC/Ameritech is not ready within "X" (30, 60, and 120) minutes after the scheduled cut time. CHC and FDT orders, by definition, must consist of 1-24 lines, therefore this measure only includes orders with 1-24 lines

Levels of Disaggregation:

- CHC LNP with Loop
- FDT LNP with Loop

Calculation:	Report Structure:
(# of SBC/Ameritech caused late	Reported for CLEC, all CLECs, and
coordinated CHC/FDT LNP with	SBC/Ameritech Affiliate.
Loop orders in excess of "X" (30, 60	
and 120) minutes ÷ total coordinated	
CHC/FDT LNP with Loop orders) *	
100	

Measurement Type:

	IL	IN	MI	OH	WI	
Tier 1	Low	Low	Med	Low	Low	
Tier 2	None	None	None	None	None	

Benchmark:

8% or less of SBC/Ameritech coordinated conversions beyond 30 minutes, 2% beyond 60 minutes from scheduled time or 1% beyond 120 minutes.

115.1 Percent Provisioning Trouble Reports (PTR)

Definition:

Measures the percent of CHC/FDT circuits for which the CLEC submits a trouble report on a completed order on the day of conversion.

Exclusions:

- Reports for which the trouble is attributable to the SBC/Ameritech network (unless SBC/Ameritech had knowledge of the trouble prior to the due date.
- IDLC (pair gain systems) identified on or before the due date.
- Non-measured reports (CPE, Interexchange, and Information reports).

Business Rules:

The percent of CHC/FDT circuits for which the CLEC submits a trouble report on a completed order on the day of conversion, or before noon on the next business day. CHC and FDT orders, by definition, must consist of 1-24 lines, therefore this measure only includes orders with 1-24 lines

Levels of Disaggregation:

- CHC
- FDT

Calcu	Report Structure:					
(Count of CHC/FDT c	Reported by CLEC, all CLEC	Cs,				
submits a trouble report	t on a c	omplete	ed order	on the	and SBC/Ameritech Affiliate	
day of conversion or be	day of conversion or before noon on the next					
business day after conv	business day after conversion ÷ total # of CHC/FDT					
circuits converted) * 1	00.					
Measurement Type:						
	IL	IN	MI	OH	WI	
Tier 1	High	High	Med	High	High	
Tier 2	High	High	Med	High	High	

Benchmark:

2%

115.2 Mean Time To Restore – Provisioning Trouble Report (PTR)

Definition:

Average duration of the outage from the receipt of the PTR to the time it is cleared.

Exclusions:

- Non-measured reports (CPE, Interexchange, and Information reports).
- No access to the end user's location.

Business Rules:

The start time is when the report is received. The stop time is when the report is cleared. CHC and FDT orders, by definition, must consist of 1-24 lines, therefore this measure only includes orders with 1-24 lines

Levels of Disaggregation:

- CHC
- FDT

Calculation:	Report Structure:
Σ [(Date and time PTR is closed with the customer) - (date and time PTR is received)] \div total PTRs.	Reported by CLEC, all CLECs, and SBC/Ameritech Affiliate.

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Diagnostic

NXX

117. Percent NXXs L	oaded	and Te	ested	Prior t	to the	LERG Effective Date
Definition:						
The percent of NXXs	loaded a	nd tested	d prior	to the L	ERG e	ffective date.
Exclusions:						
None						
Business Rules:						
Data for the initial NX	$\overline{X(s)}$ in	a local c	alling a	area will	l be bas	ed on the LERG effective date
or completion of the ir	nitial into	erconnec	ction tr	unk gro	up(s), w	whichever is longer. Data for
additional NXXs in th	e local c	alling ar	ea will	be base	ed on th	e LERG effective date.
Levels of Disaggregati	on:					
None						
Calculation	1:				Repo	ort Structure:
(# of NXXs loaded and	d tested	by		Reporte	ed for C	CLEC, all CLECs,
LERG effective date ÷	total N	XXs		SBC/A	merited	ch, and SBC/Ameritech
loaded and tested) * 10	00			Affiliat	te.	
Measurement Type:						
	IL	IN	MI	ОН	WI	
Tier 1	High	High	Med	High	High	
Tier 2	High	High	Med	High	High	
Benchmark:						

Parity

118. Average Delay D	ays for	r NXX	Load	118. Average Delay Days for NXX Loading and Testing					
Definition:									
Average calendar days	from di	ue date to	o comp	letion d	date on company missed NXX orders.				
Exclusions:									
None									
Business Rules:									
Data for the initial NX	$\overline{X(s)}$ in :	a local c	alling a	ırea will	ll be based on the LERG effective				
date or completion of	the initia	ıl interco	onnectio	on trunk	ak group(s), whichever is longer. Data				
for additional NXXs in	n the loc	al calling	g area v	will be t	based on the LERG effective date.				
Levels of Disaggregation	on:								
None									
Calculation	1:				Report Structure:				
Σ(Completion Date – I	LERG ef	ffective		Reporte	ted for CLEC, all CLECs,				
date) ÷ Total SBC/Am	eritech (caused		SBC/A	Ameritech, and SBC/Ameritech				
late orders	,								
Measurement Type:									
	IL	IN	MI	ОН	WI				
Tier 1	Low	Low	Med	Low	Low				
Tier 2	None	None	None	None	None				

Benchmark:
Parity

119. Mean Time to Repair

Definition:

Average duration of NXX trouble reports from the receipt of the customer trouble report to the time that the trouble report is cleared.

Exclusions:

None

Business Rules:

The start time is when the report is received. The stop time is when the trouble report is cleared. SBC/Ameritech will contact the CLEC to close the trouble.

Levels of Disaggregation:

None

1,0110	
Calculation:	Report Structure:
[Σ (Date and time trouble report is	Reported for CLEC, all CLECs,
cleared with the customer – Date and	SBC/Ameritech, and SBC/Ameritech
time trouble report is received) ÷	Affiliate.
(Total NXX trouble reports)]	

Measurement Type:

	IL	IN	MI	ОН	WI
Tier 1	High	High	Med	High	High
Tier 2	High	High	Med	High	High

Benchmark:

Parity

Bona Fide Request Process (BFRs)

120. Percentage of Requests Processed Within 30 Business Days

Definition:

Percentage of Bona Fide Requests processed within 30 business days.

Exclusions:

Weekends and Holidays.

Business Rules:

The clock starts when SBC/Ameritech receives the application. The clock stops when SBC/Ameritech completes application processing.

Levels of Disaggregation:

None

1,0110	
Calculation:	Report Structure:
(# of number of requests processed	Reported for CLEC, all CLECs, and
within 30 days ÷ total requests) * 100	SBC/Ameritech Affiliate.

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

90% within 30 business days = IN, MI, OH, WI.

IL = Parity with SBC/Ameritech Affiliate.

121. Percentage of Quotes Provided for Authorized BFRs Within 45 Business Days

Definition:

Percentage of quotes provided in response to authorized Bona Fide Requests (authorized preliminary analysis from CLEC) within 45 business days.

Exclusions:

Weekends and Holidays.

Business Rules:

The clock starts when SBC/Ameritech receives the authorization. The clock stops when SBC/Ameritech responds back to the authorization request with a quote.

Levels of Disaggregation:

None

Calculation:	Report Structure:
(# of requests processed within 45	Reported for CLEC, all CLECs, and
days ÷ total # of requests) * 100	SBC/Ameritech Affiliate.

Measurement Type:

	IL	IN	MI	OH	WI
Tier 1	High	High	Med	High	High
Tier 2	High	High	Med	High	High

Benchmark:

90% within 45 business days = IN, MI, OH, WI.

IL = Parity with SBC/Ameritech Affiliate

New Performance Measure

124. Timely Resolution of Significant Software Failures Related with Releases

Definition:

Measures timely resolution of software errors after a Release that is having a significant impact on CLEC business activity.

Exclusions:

Error where a workaround transparent to the CLEC is available (workaround in this sense does not include manual faxing to the LSC or any other action required by the CLEC) that is different from what would be required if the software had not failed.

Business Rules:

Software errors identified in production within two weeks of the release with no work-arounds that have a disabling affect on CLECs ability to conduct business. Significant or disabling effect on the CLEC is defined as an inability to pass to Ameritech, or receive back from Ameritech, order activity on more than 10% of the CLEC LSRs relative to normal work volumes. This impact will be viewed on a per CLEC basis, upon notification by the CLEC to the OSS Help Desk that they are impacted. Problem resolution time will start being measured from the time the problem is reported to the help desk to the time the software fix is implemented or a workaround that does not require the CLEC to do anything different from what would be required if the software had not failed is in place. For Tier 1 damages, the CLEC is responsible for reporting the problem to the OSS Help Desk in order for this measure to apply to the individual CLECs and will be paid to those identified with an impact of 10% or more as outlined above.

Levels of Disaggregation:

•	r	
$\mathbf{\Lambda}$	on	e

Tione	
Calculation:	Report Structure:
resolved within 48 hours ÷ Total	By CLEC, on an Ameritech Regional basis (non-state specific)
Significant Software Failures)*100	

Measurement Type:

	IL	IN	MI	OH	WI	
Tier 1	High	High	Med	High	High	
Tier 2	High	High	Med	High	High	

Benchmark:

95% completed within 48 hours or 2 days.

New Performance Measure

124.1 Test Environment Availabilit	124.1	Environment Availability
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Definition:

Extent that the Joint Test Environment is actually available to CLECs.

Exclusions:

None

Business Rules:

The total "Scheduled system available hours" is the cumulative number of hours during the reporting period that Ameritech has committed to provide CLECs access to the Joint Test Environment. "Hours functionality is available during the scheduled available hours" is the actual number of hours, during scheduled system available hours, during which the Joint Test Environment is actually available for testing purposes. The actual time available is divided by the scheduled time available and the result multiplied by 100 to produce the "Percent system availability" measure.

Scheduled system available hours is Monday through Friday, 8:00AM to 5:00PM CT (except as noticed to the industry via Accessible Letter). "Hours functionality is available during the scheduled available hours" is calculated from the date/time a CLEC reports its inability to access the Joint Test Environment to the date/time the reporting CLEC is able to access the Joint Test Environment, based on records maintained by Ameritech's Joint Test Environment Availability Team.

Only situations where the inability of the CLEC to access the Joint Test Environment is confirmed to be due to a problem within the control of SBC Ameritech are to be included in this measure. Situations where a CLEC cannot access the Joint Test Environment due to problems outside the control of SBC Ameritech (e.g. internal CLEC network connectivity or performance issues) will not be included in this PM

Levels of Disaggregation:

- Pre-Order
- Order

Calculation:	Report Structure:
[(Hours functionality is available	Reported on an aggregate CLEC basis and
during the scheduled available hours)	a Ameritech-region basis (non-state
÷ Scheduled system available hours]	specific)
* 100	

Measurement Type:

		\mathbf{IL}	IN	MI	OH	WI
Tier 2 None Med None None None	Tier 1	None	Med	None	None	None
	Tier 2	None	Med	None	None	None

Benchmark:

Additional Measures

MI 2. Percentage of Orders Given Jeopardy Notices Within 24 Hours of the Due Date

Definition:

Percentage of Orders Given Jeopardy Notices within 24 hours of the Due Date measures the percentage of 870s sent less than 24 hours (1 day) prior to the due date.

Exclusions:

- CLEC/End User Initiated Jeopardy Codes.
- Weekends and Holidays.
- Orders that fall into, or are completed thru, the FMOD process.
- Orders received from CLEC and due on same day.
- Jeopardy Notices sent on or after the due date.

Business Rules:

An 870 is a jeopardy notice that is sent to the CLEC to notify them that an order's due date is in jeopardy of being missed. Consider "24 hours" as 1 day. The measure is calculated using business days only (i.e., Monday-Friday). Unsolicited FOCs will be counted as Jeopardies.

Levels of Disaggregation:

- Resale POTS
 - -- Field Work (FW)
 - -- Non-Field Work (NFW)
- Resale Specials
 - -- Field Work (FW)
 - -- Non-Field Work (NFW)
- Unbundled Loops
 - -- Field Work (FW)
 - -- Non-Field Work (NFW)
- UNE-Ps
 - -- Field Work (FW)
 - -- Non-Field Work (NFW)

Calculation:					Report Structure:
[(# of orders receiving an 870 within			I	Reporte	d for CLEC, all CLECs, and
24 hours of the order due date) ÷			\$	SBC/An	neritech Affiliate.
(Total orders receiving	(Total orders receiving an 870 in the				
report month)] * 100					
Measurement Type:					
	IL	IN	MI	OH	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	None	None	None	None	None

Benchmark:

Less than or equal to 5% orders given jeopardy notices with 24 hours of the due date

MI 3. Coordination Conversions Started Within One Hour of the Scheduled Time

Definition:

Coordinated Conversion Started Within One Hour of the Scheduled Time measures the number of coordinated unbundled loop cutovers started within one hour of the start scheduled time as a percentage of all coordinated unbundled loops completed in the reporting period.

Exclusions:

- Orders for which the CLEC was not ready after the cutover was started.
- Canceled orders.

Business Rules:

A coordinated loop is any unbundled loop requiring coordination. The start date is the date and time the central office/translations work begins. The scheduled time is the cutover date and time requested by the CLEC and found on the cutover schedule. The cutover is considered complete when the work is completed by SBC/Ameritech. The measure is counted in the period it is completed. The measure is counted on the first item of the first order (when related orders are involved) and then calculated by item based on the number of items on the order/orders. CHC orders, by definition, must consist of 1-24 lines, therefore this measure only includes orders with 1-24 lines

Levels of Disaggregation:

Unbundled Loops

1	
Calculation:	Report Structure:
# of cross connection started within one hour of	Reported for CLEC, all CLECs,
the scheduled time / Total coordinated	and SBC/Ameritech Affiliate.
unbundled loops for reporting period	

Measurement Type:

Tier 1 - None

Tier 2 - None

Benchmark:

MI 4. Average Time to Provide a Collocation Arrangement

Definition:

Average Time to Provide a Physical Collocation Arrangement measures the average elapsed time between the date a collocation COBO payment is received and the date the CLEC is notified that the physical node is completed, for the total number of physical nodes completed in the reporting period.

Exclusions:

- Canceled orders.
- Orders where the customer requested a due date beyond the contractual date.
- CLEC-caused delays such as arranging final walk-through or accepting collocation space.

Business Rules:

The measure is calculated using calendar days. The receipt of a collocation COBO payment is indicative of a firm order. The clock is restarted if the CLEC modifies its request. Time between completion and node final walk through is not included in the completion interval calculation..

Levels of Disaggregation:

Physical Collocation

Calculation:	Report Structure:
∑[(Date Physical Node Is Complete) - (Date Collocation COBO Payment Is Received)] ÷ Total Physical Nodes Completed	Reported for CLEC, all CLECs, and SBC/Ameritech Affiliate

Measurement Type:

Tier 1 - None

Tier 2 - None

Benchmark:

MI 5. Structure Requests Completed Outside of Interval

Definition:

Structure Requests Completed Outside of Interval measures the number of requests to view SBC/Ameritech structure records that are not completed within the standard time interval as a percentage of requests completed in the reporting period.

Exclusions:

Requests for SBC/Ameritech to perform record checks.

Business Rules:

Structure includes poles, ducts, conduit and rights-of-way that are owned or controlled by SBC/Ameritech. The request is counted in the period in which the request is completed. Changes to the request will be deemed to be a new request and will result in a new date being established for the priority queue. Requests received after 12:00 noon Eastern Standard Time are considered received the following business day. Interval calculation is based on business days.

Information Access includes requests for viewing (or copies). A field survey is a physical check of manholes and/or poles to determine availability of space for placing the attaching Party's facilities. Make Ready is any construction work necessary to prepare SBC/Ameritech structure for attachment or occupancy by an attaching Party.

Levels of Disaggregation:

- Information Access
- Field Survey
- Make Ready

Calculation:	Report Structure:
(# of Structure Requests Completed Outside of the	Reported for CLEC, all
Standard Time Interval ÷ Total Structure Requests	CLECs, and SBC/Ameritech
Completed) * 100	Affiliate.

Measurement Type:

Tier 1 - None

Tier 2 - None

Benchmark:

MI 9. Percentage Missing FOCs

Definition:

Percentage of FOCs that are not sent as compared to the total number of orders completed.

Exclusions:

None

Business Rules:

Total number of responses not sent as compared to the total number of orders completed. FOC responses not sent are identified by using a report that compares to completed orders that do not show FOC response in the Local Service Request (LSR) processing systems.

Levels of Disaggregation:

- Resale
- UNE (Loops, LNP, and LSNP)
- UNE-P

Calculation:	Report Structure:
(# of missing FOC responses ÷	Reported for CLEC, all CLECs, and
total orders completed) * 100	SBC/Ameritech Affiliate.

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

MI 10. Percent Time-out Transactions

Definition:

Percentage of Time-out messages received as compared to valid system responses

Exclusions:

None

Business Rules:

A count of the time-out messages, by interface, as compared to total number of queries processed. (time-outs and valid responses).

Levels of Disaggregation:

- Address Verification
- Telephone Number Assignment
- Customer Service Inquiry (CSI)<=30 lines
- Service Availability
- Dispatch Required SBC/Ameritech combines "Service Appointment Scheduling" and "Dispatch Required" functions for TCNET
- PIC
- Actual Loop Makeup Information
- Design Loop Makeup Information

Service Appointment Scheduling (Due Date) – Reported in "Dispatch Required" for TCNET

Calculation:	Report Structure:
(# of Time Out Transactions ÷	Reported for CLEC, all CLECs, and
Total Number of Queries	SBC/Ameritech Affiliate.
processed) * 100	

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

MI 11. Average Interface Outage Notification			
Definition:			
The average time from the initial identification of an interface outage, to the notification of CLECs.			
Exclusions:			
None			
Business Rules:			
The time from initial identification of interface outages to the time that email notification (to email distribution list) is sent by SBC/Ameritech.			
Levels of Disaggregation:			
None			
Calculation:	Report Structure:		
(Time interface outage is identified – Time notification is given)/Total interface outages in a period	Reported on a total wholesale basis across the SBC/Ameritech region (Company level reporting).		
Measurement Type:			
Tier 1 – None			
Tier 2 – None			
Benchmark:			

MI 12. Average Time to Clear Service Order Errors

Definition:

The average time to clear service order errors (3E)

Exclusions:

None

Business Rules:

The average number of business days to clear 3E service order errors is calculated by totaling the duration from the date that an order went into the error condition to the date that the error was cleared.

Levels of Disaggregation:

- Resale
- UNE P

Calculation:	Report Structure:
(Date that an order went into error	Reported for CLEC, all CLECs,
condition – The date that the error	SBC/Ameritech, and SBC/Ameritech
was cleared)/Total number of errors	Affiliate.
cleared	

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

Parity

New PM MI 13

MI 13. Percent Mechanized Line Loss Notifications Returned Within One Day Of Work Completion

Definition:

Percent mechanized line loss notifications returned within one business day of the completion of work.

Exclusions:

• Line Loss Notifications that are delayed due to a CLEC cause that prevents SBC/Ameritech from completing the order and thus sending the line loss notification

Business Rules:

Days are calculated by subtracting the date the line loss notification was sent/made available to the losing CLEC from the work completion date. The date that the last service order associated with the winning carrier's service request is provisioned is the work completion date. The calculation is based on business days, using a full 24-hour day.

This measure includes all product/ordering scenarios for which loss notifications are to be sent according to the information documented on the CLEC OnLine website, including retail winbacks.

Where CLEC accesses SBC/Ameritech – LEC's systems using a Service Bureau Provider, the measurement of SBC/Ameritech – LEC's performance shall not include Service Bureau Provider processing, availability or response times.

Calculation of the number of days between the day of work completion and the day line loss notification was sent/made available to the losing CLEC will exclude non-system processing days as documented on CLEC OnLine or communicated in advance via accessible letter

Levels of Disaggregation:

- All (combination of two disaggregations below)
- SBC Winback (SBC Retail is the "winning" carrier, CLEC is losing carrier)
- CLEC-to-CLEC (CLEC A is "winning" carrier, CLEC B is "losing" carrier)

Calculation:	Report Structure:
(# of mechanized line loss	Reported for CLEC, all CLECs, and
notifications returned to the losing	SBC/Ameritech Affiliate.
CLEC within 1 day of work	
completion ÷ total line loss	
notifications) * 100	

Measurement Type:							
	IL	IN	MI	OH	WI		
Tier 1	Med	Low	Med	Low	Low		
Tier 2	Med	Low	Med	Low	Low		
Benchmark:							
97%; Remedies apply only	to the "A	All" disag	gregation	ı, SBC W	inback and	CLEC-to-CLEC results are	e not
separately subject to remed	lies						

New Performance Measure

MI 13.1 Average Delay Days For Mechanized Line Loss Notifications

Definition:

Average business days from completion of work to the date the line loss notification was sent/made available to the CLEC for line loss notifications that miss the standard of one business day.

Exclusions:

• Line Loss Notifications that are delayed due to a CLEC cause that prevents SBC/Ameritech from completing the order and thus sending the line loss notification

Business Rules:

Days are calculated by subtracting the date the line loss notification was sent/made available to the losing CLEC from the work completion date. The date that the last service order associated with the winning carrier's service request is provisioned is the work completion date. The calculation is based on business days, using a full 24-hour day. Only those notifications that were sent/made available outside the one business day standard are included in this measure.

This measure includes all product/ordering scenarios for which loss notifications are to be sent according to the business rules documented on CLEC OnLine website, including retail winbacks.

Where CLEC accesses SBC/Ameritech – LEC's systems using a Service Bureau Provider, the measurement of SBC/Ameritech – LEC's performance shall not include Service Bureau Provider processing, availability or response time.

Calculation of the number of days between the day of work completion and the day line loss notification was sent/made available to the losing CLEC will exclude non-system processing days as documented on CLEC On-Line or communicated in advance via accessible letter.

Levels of Disaggregation:

- All (combination of two disaggregations below)
- SBC Winback (SBC Retail is the "winning" carrier, CLEC is losing carrier)
- CLEC-to-CLEC (CLEC A is "winning" carrier, CLEC B is "losing" carrier)

Calculation	Report Structure:
Σ (Work completion date for line loss	Reported for CLEC, all CLECs, and
notifications sent outside the standard – Date	SBC/Ameritech Affiliate.
LLN sent/made) ÷ (total line loss	
notifications sent outside the standard)	

Measurement Type:

	IL	IN	MH	ОН	WI
Tier 1	None	None	Med	None	None
Tier 2	None	None	Med	None	None

Benchmark:

MI - Average Delay of 4 Days; Remedies apply only to the "All" disaggregation, SBC Winback and CLEC-to-CLEC results are not separately subject to remedies.

IL/IN/OH/WI - Diagnostic

MI 14. Percent Completion Notifications Returned Within "X" Hours of Completion of Maintenance Trouble Ticket

Definition:

Percent mechanized completions returned within "X" hours of completion of the trouble tickets

Exclusions:

- Reports for which the trouble is attributable to the SBC/Ameritech network (unless SBC/Ameritech had knowledge of the trouble prior to the due date.
- IDLC (pair gain systems) identified on or before the due date.
- Non-measured reports (CPE, Interexchange, and Information reports

Business Rules:

The elapsed time for a completion notice to be sent to the CLEC from the time that the trouble ticket is closed in WFA or LMOS.

For trouble reports that are submitted electronically – the time from the close of the trouble in WFA or LMOS to the time that the completion status is made available to the CLEC (via EBTA).

For orders, which are submitted manually – the time from the close in the WFA or LMOS systems to the time, that completion notice report is faxed to the CLEC. This is based on a process whereby previous day troubles are faxed to CLECs. The CLEC must provide a FAX number to SBC/Ameritech.

Levels of Disaggregation:

- Resale
 - -- Manual Next Day
 - --Electronic < 2 hours
- UNE Loops
 - -- Manual Next Day
 - --Electronic <2 hours
- UNE P
 - -- Manual Next day
 - --Electronic <2 hours

Calculation:	Report Structure:
(# of completions returned to CLEC	Reported for CLEC, all CLECs, and
within X hours ÷ total completions) *	SBC/Ameritech Affiliate.
100	

Measurement Type:

Tier 1 – Low w/Cap

Tier 2 – None

Benchmark:

95% w/in the specified interval.

MI 15 Change Management

Definition:

Change management measures timeliness of change notifications for final requirements to implementation as defined and agreed upon in the SBC Competitive Local Exchange Carrier (CLEC) 13-State Interface Change Management Process ("CMP"). Interfaces to which this measure applies also will be defined in the CMP.

Exclusions:

- Clarification Notes.
- Any Approved Exceptions.
- Emergency Situations
- Regulatory Mandated Changes

Business Rules:

Calendar Days is to be used in the calculation of this measure. Notification is received when the Final Release Requirements are noticed to CLECs via an Accessible Letter. Calculation is based on the number of Notifications made within the reporting period (the denominator), with the numerator being the number of those Notifications issued "X" days or more in advance of the announced implementation date.

Levels of Disaggregation:

Changes to Existing Interfaces

- Gateway
- GUI

Introductions of New Interfaces

- Gateway
- GUI

Retirements of Existing Interfaces -- Wholesale Interfaces

- Gateway
- GUI

Calculation:	Report Structure:
(Number of Notifications issued on	Reported on an SBC/Ameritech regional
time) ÷ (Number of Notifications in	basis (non-state specific).
the reporting period) * 100	

Measurement Type:

	IL	IN	MI	OH	WI
Tier 1 –	None	None	None	None	None
Tier 2 –	Low	Low	Low	Low	Low

Remedies apply to only Gateway Changes and Introductions disaggregations.

Benchmark:

95% or greater notices should be on time as defined by the advance notification intervals for Final Requirements for each disaggregation as defined in the SBC Competitive Local Exchange Carrier (CLEC) 13-State Interface Change Management Process ("CMP")

found at https://clec.sbc.com/clec/

Click on Gold bar "Change Management Process"

Click on SBC All Regions

then scroll down to: SBC Competitive Local Exchange Carrier (CLEC) 13-State

Interface Change Management Process

MI 16 Percentage Rejected Query Notices

Definition:

Percentage of queries requested that are returned as rejected for reasons other than that the input data is incorrect or inaccurate. These rejected query notices indicate a problem with the interface other than timed out transactions (measured separately).

Exclusions:

None

Business Rules:

Total number of Rejected Query Notices sent as compared to the total number of Queries processed.

Levels of Disaggregation:

- Address Verification
- Telephone Number Assignment
- Customer Service Inquiry (CSI)<=30 lines
- Service Availability
- Dispatch Required SBC/Ameritech combines "Service Appointment Scheduling" and "Dispatch Required" functions for TCNET
- PIC
- Actual Loop Makeup Information
- Design Loop Makeup Information
- Service Appointment Scheduling (Due Date) Reported in "Dispatch Required" for TCNET

Calculation:	Report Structure:		
(# rejected query notices ÷ total	Reported for CLEC, all CLECs, and		
number of queries processed) * 100	SBC/Ameritech Affiliate.		

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

WI 1 Percent No Access – UNE Loops Provisioning

Definition:

Percent of Field Work (FW) orders with a status of "No Access."

Exclusions:

- CLEC caused misses. (customer requests later date, other customer reasons, customer not ready).
- All orders that are not N, T, or C.
- No Field Work.

Business Rules:

SBC/Ameritech personnel set the "No Access" indicator when access cannot be obtained to the customer's premises. Order must be Completed.

Levels of Disaggregation:

Geographic

Calculation:	Report Structure:		
(# of orders that are No Access ÷ Total Field Work orders) * 100	Reported for CLEC, all CLECs, SBC/Ameritech, and SBC/Ameritech Affiliate.		

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

UNE Field Work Parity compared to SBC/Ameritech Field Work (N, T, and C order types - Res and Bus Combined).

WI 2 Percent No Access (Percent of Trouble Reports with No Access) – UNE Loops

Definition:

Percentage of dispatched customer trouble reports with a status of "No Access."

Exclusions:

- Subsequent reports. A subsequent report is one that is received while an existing repair report is open.
- Reports caused by customer provided equipment (CPE) or wiring.
- Reports that are not dispatched.

Business Rules:

SBC/Ameritech personnel set the "No Access" indicator when access cannot be obtained at the customer's premises. Reports are counted the month they are closed.

Levels of Disaggregation:

Geographic

Calculation:	Report Structure:		
(# of trouble reports with a status of	Reported for CLEC, all CLECs,		
"No Access" ÷ Total dispatched	SBC/Ameritech, and SBC/Ameritech		
customer trouble reports) * 100	Affiliate.		

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

UNE Field Work Parity compared to SBC/Ameritech Field Work (N, T, and C order types

- Res and Bus Combined).

WI 9 Percent Facility Modification Orders

Definition:

Percentage of orders requiring Facility Modification

Exclusions:

Orders not requiring Facility modification notification.

Business Rules:

The total number of orders requiring facility modification reflected as a percentage of all orders completed in the period.

(DSL with Lineshare orders do not utilize the FMOD process.)

Levels of Disaggregation:

- 8.0 dB Loops
 - -- Without Test Access
- . BRI Loop With Test Access
- DS1 Loop With Test Access
- Dedicated Transport
 - -- DS1
 - -- DS3
- Dark Fiber
- DSL Loops
 - -- No Line Sharing

Calculation:	Report Structure:		
(# of FMOD UNEs ÷ Total UNEs installed) *100	Reported for CLEC, all CLECs, and SBC/Ameritech Affiliate.		

Measurement Type:

Tier 1 – None

Tier 2 – None

Benchmark:

CLEC WI 1 Average Delay in Original FOCs Due Dates Due to Delay Notices (Issue F)				
D. C. 1/1				
Definition:				
Measures average amount of delay from original FOC due dates to date of actual provisioning for all FOCs that are delayed.				
Exclusions:				
None				
Business Rules:				
Measured from original FOC due date.				
Levels of Disaggregation:				
None				
Calculation:	Report Structure:			
(Actual completion date – original	Reported for CLEC, all CLECs, and			
FOC due date) ÷ (Total number of	SBC/Ameritech Affiliate.			
orders with delay notices)				
Measurement Type:				
Tier 1 – None				
Tier 2 – None				
Benchmark:				
Diagnostic				

CLEC WI 4 Accuracy of Processing CLEC Corrections Based on Review of Directory Information (Issue L)

Definition:

Measures number of errors in final review and in printed directory that were not corrected after notice by CLEC of needed correction.

Exclusions:

Listings with incorrect information submitted by CLEC.

Business Rules:

Directory listings are submitted for a first review (first pre-BOC), and then after corrections are made, for a final review (second pre-BOC) prior to publication. The first pre-BOC will be provided 45 calendar days in advance of the directory close date. The second pre-BOC, if requested, will be provided 15 calendar days in advance of directory close. CLECs will be required to request the second pre-BOC 30 calendar days before the directory close date. In order for changes from the first pre-BOC to be entered on the second pre-BOC, CLECs must provide those changes not less than 4 business days before the delivery of the second pre-BOC. This is measured on a per-book basis.

Levels of Disaggregation:

- First Pre-BOC
- Second Pre-BOC

Calculation:	Report Structure:
(# of listings without errors after	Reported for CLEC, all CLECs for
correction requested ÷ Total	facility-based providers, and
updates submitted) *100	SBC/Ameritech Affiliate.

Measurement Type:

If the benchmark is not met for corrections requested after the first review, the \$200 charge for the second pre-BOC will be waived by AAS.

If the Benchmark is not met for corrections requested after the second pre-BOC, the remedy will be

	IL	IN	MII	ОН	WI
Tier 1	High	High	Med	High	High
Tier 2	None	None	None	None	None

Benchmark:

For corrections requested in the review of the first pre-BOC 95% must be corrected in the second pre-BOC

For corrections noted in the review of the second pre-BOC 99% of those corrections requested initially must be corrected in the final published directory.

CLEC WI 5 Percentage of protectors not moved after technician visit (Issue O)

Definition:

Measures the percentage of times that a CLEC has to call SBC/Ameritech to replace a protector with a NID and move it to the outside of the house, where there has been an SBC/Ameritech technician at the premises within the last 30 days.

Exclusions:

None

Business Rules:

If a CLEC is required to call SBC/Ameritech to replace a protector with a NID and move it to the outside of a structure when SBC/Ameritech has worked at that premises within 30 days of the report.

Levels of Disaggregation:

None

Calculation:	Report Structure:
(Total number of CLEC service calls to move a	Reported for CLEC, and all
NID ÷ Number of CLEC calls to move a NID	CLECs
where an SBC/Ameritech technician had been on	
site within the last 30 days) *100	

Measurement Type:

	\mathbf{IL}	IN	\mathbf{MI}	OH	WI
Tier 1	High	High	Med	High	High
Tier 2	High	High	Med	High	High

Benchmark:

Less than 3%.

CLEC WI 6 FMOD Process: Percent Form A Received Within the Interval Ordered by the Commission.

Definition:

Measures the percentage of FMOD orders where Form A is issued within the interval ordered by the Commission.

Exclusions:

- Weekends and Holidays
- Loop Qualified Orders requiring modification

Business Rules:

Under the revised FMOD policy issued 10/27, the FMOD process commences with Form A being issued by SBC/Ameritech. Form A must be received by the CLEC within the interval ordered by the Commission. Measured from date and time of initial FOC to send time of Form A. Calculation reflects a 24-hour rolling clock, hours between 12:00 a.m. Monday and 11:59 p.m. Friday.

(DSL with Lineshare orders do not utilize the FMOD process.)

Levels of Disaggregation:

- 8.0 dB Loops
 - -- Without Test Access
- BRI Loop With Test Access
- DS1 Loop With Test Access
- Dedicated Transport
 - -- DS1
 - -- DS3
- Dark Fiber
- DSL Loops
 - -- No Line Sharing

Calculation:			Rep	Report Structure:			
(# of FMOD orders v	(# of FMOD orders where Form A			Reported for CLEC, all CLECs, and			
issued within 24 hou	issued within 24 hours ÷ Total #			SBC/Ameritech Affiliate.			
FMOD orders) * 100)						
Measurement Type:							
	\mathbf{IL}	IN	MI	OH	WI		
Tier 1	High	High	Med	High	High		
Tier 2	High	High	Med	High	High		
Benchmark:							
95 %							

CLEC WI 7 FMOD Process: Percent Forms B, C, D, and E Received Within 72 Hours of Form A

Definition:

Measures the percentage of FMOD orders where Forms B, C, D, and/or E are issued within 72 hours of Form A.

Exclusions:

- Weekends and Holidays
- Loop Qualified Orders requiring modification.

Business Rules:

Measured from issuance of form A to receipt of Form B, C, D, and/or E. Calculation reflects a 24-hour rolling clock, hours between 12:00 a.m. Monday and 11:59 p.m. Friday.

(DSL with Lineshare orders do not utilize the FMOD process.)

Levels of Disaggregation:

- 8.0 dB Loops
 - -- Without Test Access
- BRI Loop With Test Access
- DS1 Loop With Test Access
- Dedicated Transport
 - -- DS1
 - -- DS3
- Dark Fiber
- DSL Loops
 - -- No Line Sharing

NOTE: The above disaggregations are also reported for:

- Form B
- Form C
- Form D
- Form E

Calculation:				Report Structure:			
(# of_FMOD orders	(# of FMOD orders where Form B,			Reported for CLEC, all CLECs, and			
C, D, E issued withi	n 72 hou	ırs ÷		SBC/A	meritech Affiliate.		
Total # FMOD order	rs) * 100)					
Measurement Type:							
	IL	IN	MI	ОН	WI		
Tier 1	High	High	Med	High	High		
Tier 2	High	High	Med	High	High		
Benchmark:							
95%							

CLEC WI 8 FMOD Process: Form B - Percent FOC with New Due Date Returned Within 24 Hours

Definition:

Form B is for Complex modifications. This measures the percent of time SBC/Ameritech issues the FOC with the new due date within:

- (a) 24 hours of SBC/Ameritech's receipt of the CLEC authorization of the complex modification charges; or
- (b) if no confirmation of Form B is required from the CLEC, within 24 hours of Form B being sent.

Exclusions:

- FMOD orders resulting in Forms C, D, and E.
- Loop Qualified Orders requiring modification
- Weekends and Holidays

Business Rules:

Measured from the time that SBC/Ameritech receives the authorization of charges by the CLEC via Form B. Calculation reflects a 24-hour rolling clock, hours between 12:00 a.m. Monday and 11:59 p.m. Friday.

(DSL with Lineshare orders do not utilize the FMOD process.)

Levels of Disaggregation:

- 8.0 dB Loops
 - -- Without Test Access
- BRI Loop With Test Access
- DS1 Loop With Test Access
- Dedicated Transport
 - -- DS1
 - -- DS3
- Dark Fiber
- DSL Loops
 - -- No Line Sharing

Calculation:					Report Structure:
(# of_FMOD orders	where F	orm B,	issued a	ınd	Reported for CLEC, all CLECs,
FOC with new due of	late retu	rned wi	thin 24	hours	and SBC/Ameritech Affiliate.
÷ Total # FMOD ord	lers whe	re form	B issue	ed) *	
100					
Measurement Type:					
	IL	IN	MI	OH	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	Med	Med	Med	Med	Med
Benchmark:					
95%			•		

CLEC WI 9 FMOD Process: Percent Form C Quote Returend Within the Interval Ordered by the Commission

Definition:

Form C involves orders where provisioning is through ILDC or RSU. This measures the percentage of orders involving Form C where SBC/Ameritech returns the quote for the work within the interval ordered by the Commission.

Exclusions:

FMOD orders resulting in Forms B, D or E.

Business Rules:

Measured from the time Form C is accepted. For loop qualified orders requiring modification. (DSL with Lineshare orders do not utilize the FMOD process.)

Levels of Disaggregation:

- 8.0 dB Loops
 - -- Without Test Access
- BRI Loop With Test Access
- DS1 Loop With Test Access
- Dedicated Transport
 - -- DS1
 - -- DS3
- Dark Fiber
- DSL Loops
 - -- No Line Sharing

Calculation:	_				Report Structure:
(# of FMOD orders v	where Fo	orm C a	ccepted	l and	Reported for CLEC, all CLECs,
quote issued within 3	0 calen	dar days	s ÷ Tot	al#	and SBC/Ameritech Affiliate.
FMOD orders where	form C	accepte	ed) * 10	00	
Measurement Type:					
	IL	IN	MI	ОН	WI
Tier 1	High	High	Med	High	High
Tier 2	High	High	Med	High	High
Benchmark:					
95%		•			

CLEC WI 11 FMOD Forms B, C, D, Percentage of Due Dates Met

Definition:

Measures the percentage of due dates met when FMOD process invoked

Exclusions:

- Weekends and Holidays
- Loop Qualified Orders requiring modification

Business Rules:

Based on the first revised due date. Subsequent modifications to the due date will count as a missed due date.

(DSL with Lineshare orders do not utilize the FMOD process.)

Levels of Disaggregation:

- 8.0 dB Loops
 - -- Without Test Access
- BRI Loop With Test Access
- DS1 Loop With Test Access
- Dedicated Transport
 - -- DS1
 - -- DS3
- Dark Fiber
- DSL Loops
 - -- With Line Sharing
 - -- No Line Sharing

NOTE: The above disaggregations are also reported for:

- Form B
- Form C
- Form D

Calculation:				Report Structure:			
(# of FMOD orders met ÷ Total #				Reported for CLEC, all CLECs, and			
FMOD orders) * 100				SBC/Ameritech Affiliate.			
Measurement Type:							
	IL	IN	MI	ОН	WI		
Tier 1	High	High	Med	High	High		
Tier 2	High	High	Med	High	High		

Benchmark:	
Parity:	Retail Comparison:
• 8.0 dB Loops	POTS (Res/Bus and FW)
Without Test Access	
 BRI Loop With Test Access 	ISDN BRI
 DS1 Loop With Test Access 	DS1 & ISDN PRI
 Dedicated Transport 	
DS1	DS1
DS3	DS3
 Dark Fiber 	DS3
• DSL Loops	
With Line Sharing	Parity with SBC/Ameritech Affiliate
No Line Sharing	5% (No critical z-value applies)
<i>NOTE:</i> The above disaggregation	s are also reported for:
• Form B	
• Form C	
• Form D	

IN 1 Percent Loop Acceptance Testing (LAT) Completed on or Prior to the Completion Date

Definition:

Percent Loop Acceptance Test (LAT) completed on or prior to the completion date of the order.

Exclusions:

- Orders where LAT not requested
- LAT requests when the CLEC is not authorized to seek LATs
- Orders where CLEC causes delay in the LAT

Business Rules:

Loop Acceptance Test is where an SBC/Ameritech Technician (Frame/Field as appropriate) is requested <u>via an LSR</u> to complete a Loop Acceptance Test. Loop Acceptance Test is completed on or before order completion date. The SBC/Ameritech Technician will contact the CLEC via the LOC. The Tech will complete a series of tests with the CLEC to validate continuity of the loop for acceptance by the CLEC.

This measure will include canceled orders where

- the LAT was completed and the CLEC chose not to accept the loop
- the cancel was due to an SBC/Ameritech cause after the due date but prior to the LAT

Levels of Disaggregation:	
DSL Loops without Line Sharing	
Calculation:	Report Structure:

(Orders where LAT was requested	Reported for CLEC, all CLECs, and
and performed on or before the	SBC/Ameritech Affiliate.
Completion Date ÷ Total # of	
Orders where LAT was	
requested)*100	

Measurement Type:

	IL	IN	IVII	ОН	WI
Tier 1	Low	Low	Med	Low	Low
Tier 2	None	None	None	None	None

Benchmark:

90% LAT on or before the Completion Date

Attachment One

Advanced and Nascent Services

- 1.0 In order to ensure parity and benchmark performance where CLECs order low volumes of advanced and nascent services, Ameritech will make increased voluntary payments to the Illinois State Treasury on those measurements listed under "Qualifying Measurements" below. Such increased voluntary payments will only apply when there are more than 10 and less than 100 observations for a Qualifying Measurement on average statewide for a three-month period with respect to the following order categories:
- 2.0 The following are the qualifying sub-measures (if within a qualifying measurement):
 - UNE loop and port combinations;
 - resold ISDN;
 - ISDN UNE loop and port combinations;
 - BRI loop with test access; and
 - DSL loops.
- 3.0 Qualifying Measurements:

Provisioning Measurements:

- PMs 28, 44, 56 Percent Installs Completed Within Customer Requested Due Date
- PMs 35, 46, 59 Installation Trouble Reports Within "X" Days
- PM 1.1 Average Response Time for Loop Qualification Information

Maintenance Measurements:

- PMs 38, 66 % Missed Repair Commitments
- PMs 41, 53, 69 % Repeat Reports
- PMs 39, 52, 67 Mean Time to Restore
- PMs 37.1, 54.1, 65.1 Trouble Report Rate
- 4.0 The increased voluntary payments referenced in section 1.0 will be made only if Ameritech fails to provide parity or benchmark service for the above measurements as determined by the use (where appropriate) of the Modified Z-test and a Critical Z-value for either:
 - 3 consecutive months; or
 - 6 months or more in a calendar year.
- 5.0 The increased voluntary payments will only be calculated on the rolling average of occurrences or measurements, as appropriate, where Ameritech has failed to provide parity or benchmark performance for

3 consecutive months. If Ameritech fails to provide parity or benchmark performance in Illinois for 6 or more months in a calendar year, the increased voluntary payments will be calculated as if all such months were missed consecutively.

- 6.0 If, for the three months that are utilized to calculate the rolling average, there were 100 observations or more on average for the qualifying measurement or sub-measurement, then no increased voluntary payments will be made to the Illinois State Treasury. However, if during this same time frame there either is (i) an average of more than 10 but less than 100 observations for a qualifying sub-measure on a statewide basis or (ii) an average of more than 10 but less than 100 for a non-qualifying sub-measure within a qualifying measure where the measure's average is more than 10 but less than 100 observations, then Ameritech shall calculate the payments to be made in addition to the normal payment to the Illinois State Treasury by first applying the normal Tier 2 assessment calculation methodology to that qualifying measurement, and then doubling (multiplying by 2) that amount. The effect of this calculation results in total payment being made at three times the normal amount alone.
- 7.0 Any payments made hereunder shall be subject to the annual threshold set forth in the remedy plan.

Attachment Two

Performance Measures with Remedy Limits

Measurements That Are Subject to Per Occurrence Damages or Assessment With a Cap

- 1. Percent Response Received Within "X" Seconds OSS Interfaces (PM 2)
- 2. Percent Firm Order Confirmations (FOCs) Received Within "X" Hours/Days (PM 5)
- 3. Percent Mechanized Completions Returned Within One Day of Work Completion (PM 7.1)
- 4. Percent Rejects Returned Within "X" Hours (PM 10)
- 5. Mechanized Provisioning Accuracy (PM 12)
- 6. Order Process Percent Flow Through (PM 13)
- 7. Percent of Accurate and Complete Formatted Mechanized Bills Via EDI or BDT (PM 15).
- 8. Percent of Usage Records Transmitted Correctly (PM 16)
- 9. Billing Completeness (PM 17)
- 10. Billing Timeliness (Wholesale Bill) (PM 18)
- 11. Percent Trunk Blockage (Call Blockage) (PM 70)
- 12. Percent Completion Notifications Returned Within 'X' Hours of Completion of Maintenance Trouble Ticket (PM MI14)

Measurements That Are Subject To Per Measure Damages or Assessments

- 1. OSS Interface Availability (PM 4)
- 2. Local Service Center (LSC) Grade Of Service (GOS) (PM 22)
- 3. Local Operations Center (LOC) Grade of Service (GOS) (PM 25)
- 4. Common Transport Trunk Blockage (PM 71)
- 5. Directory Assistance Average Speed of Answer (PM 80)
- 6. Operator Services Speed of Answer (PM 82)
- 7. Percent NXXs Loaded and Tested Prior to the LERG Effective Date (PM 117)
- 8. Percentage of Quotes Provided for Authorized BFRs Within 45 Business Days (PM 121)

Attachment Three

Performance Measures Subject to Tier 1 and Tier 2 Damages/Assessments Identified as High, Medium, and Low

Note: For the State of Michigan, Performance Measures Subject to Tier 1 and Tier 2 Damages are at the Medium level.

	Measurement Groups Subject to Tier-1 Damages			Measurement Groups Subject to Tier-2 Assessments		
	Low	Med	High	Low	Med	High
re-Ordering/Ordering						
1.1 Average Response Time For Manual Loop Make-Up Information	✓	-	-	_	Χ	-
1.3 Accuracy of Actual Loop Makeup Information provided for DSL Orders	✓	_	-	-	Х	-
Percent Responses Received Within "X" Seconds-OSS Interfaces Output Description:	✓	-	-	-	Х	_
4. OSS Interface Availability	-	-	-	-	-	X
5. % Firm Order Confirmations (FOCs) Returned Within "X" Hours/Days	✓	-	_	-	Χ	-
5.2 Percentage of Unsolicited FOCs by Reason Code	-	-	-	-	-	-
6. Average Time To Return FOC	-	-	-	-	-	-
7. % Mechanized Completions Ret'd w/i 1 Hr of Completion in Ordering System	-	-	-	-	-	-
7.1 Percent Mechanized Completions Returned Within 1 Day Of Work Completion	✓	-	-	-	-	-
Average Time to Return Mechanized Completions	_	_	_	_	-	-
9. Percent Rejects	-	-	-	-	-	-
10. Percent Mechanized Rejects Returned Within "X:" Hours	-	✓-	-	-	-	-
10.4 Percent of Orders Given Jeopardy Notices	-	_	_	-	-	-
11. Mean Time to Return Mechanized Rejects	-	-	-	-	-	
12. Mechanized Provisioning Accuracy	✓	-	-	Х	-	_
13. Order Process Percent Flow Through	✓	_	-	-	-	Х
13.1 Total Order Process Flow Through	_	_	_	-	_	-
lling			f			
14. Billing Accuracy	_	_	_	_	_	_
15. Percent of Accurate And Complete Formatted Mechanized Bills	✓	-	_	-	-	Х

	Measurement Groups Subject to Tier-1 Damages			Sub	urement Groups oject to Tier-2 ssessments		
	Low	Med	High	Low	Med	High	
16. Percent Of Billing Records	√	_	l –	-	_	_	
Transmitted Correctly 17. Billing Completeness							
17. Billing Completeness	✓	-	-	-	Χ	-	
17. Billing Completeness 18. Billing Timeliness (Wholesale Bill)	✓	-	_	-	-	Х	
19. Daily Usage Feed Timeliness			_	-	-	-	
20. Unbillable Usage			_	_	_	-	
Miscellaneous Administrative							
21.1 Average Time Placed on Hold at	-	-	_	-	-	-	
22. LSC Grade Of Service (GOS)	_	_	-	_	_	X	
22.1. Mechanized Customer Production Support Center Grade of Service	_	_	_	_	_	-	
24.1 Average Time Placed on Hold at LOC	-	-	_	-	-	-	
25. LOC Grade Of Service (GOS)	-	-	-	-	-	Х	
Provisioning – Resale POTS and UNE-P	ii		.č			<u> </u>	
27. Mean Installation Interval	_	_	_	_	_	_	
28. Percent POTS/UNE-P Installations	_	_	√	_	_	X	
Completed Within the Customer Requested Due Date							
Percent SBC/Ameritech Caused Missed Due Dates	-	-	-	-	-	-	
30. Percent SBC/Ameritech Missed Due Dates Due To Lack Of Facilities	-	-	~	-	-	Х	
31. Average Delay Days For Missed Due Dates Due To Lack Of Facilities	_	-	_	_	_	-	
32. Average Delay Days For SBC/Ameritech Missed Due Dates	_	-	_	-	-	-	
33. Percent SBC/Ameritech Caused Missed Due Dates greater than 30 days		-√	-	-	-	-	
35. Percent Trouble Reports Within 30 Days (I-30) Of Installation	-	-	✓	-	-	Χ	
35.1 Percent UNE-P Trouble Reports On the Completion Date	_	-	_	-	-	-	
Maintenance – Resale POTS and UNE-P							
37. Trouble Report Rate	: :		_	-	-	-	
37.1 Trouble Report Rate Net of Installation and Repeat Reports	-	_	✓	-	-	Х	
38. Percent Missed Repair Commitments	_	_	✓	_	_	Х	

	Measurement Groups Subject to Tier-1 Damages			Sub	leasurement Groups Subject to Tier-2 Assessments		
	Low	Med	High	Low	Med	High	
39. Receipt To Clear Duration	_	_	√	_	_	X	
40. Percent Out Of Service (OOS) < 24 Hours	-	✓	-	-	-	-	
41. Percent Repeat Reports		-	✓	-	_	X	
42. Percent No Access (Percent of Trouble Reports with No Access)	-	-	_	-	-	-	
Provisioning – Resale Specials							
43. Average Installation Interval	_	_	_	-	-	_	
44. Percent Installations Completed Within Customer Requested Due Date	-	-	√	-	_	Х	
45. Percent SBC/Ameritech Caused Missed Due Dates	_	-	-	-	-	_	
46. Percent Trouble Reports Within 30 Days (I-30) Of Installation	-	-	√	_	-	Х	
47. Percent SBC/Ameritech Missed Due Dates Due To Lack Of Facilities	-	-	√	_	-	Х	
48. Average Delay Days For Missed Due Dates Due To Lack Of Facilities	_	_	_	-	-	_	
49. Average Delay Days For SBC/Ameritech Missed Due Dates	-	_	-	-	-	-	
50. Percent SBC/Ameritech Caused Missed Due Dates > 30 days		-√	_	-	-	-	
Maintenance – Resale Specials		ş					
52. Mean Time To Restore	: -	-	✓	-	-	Χ	
53. Percent Repeat Reports	_	_	√	_	_	X	
54. Failure Frequency		-	-	_	_	_	
54.1 Trouble Report Rate Net of Installation and Repeat Reports Provisioning – UNE	-	-	✓	-	-		
55. Average Installation Interval	_	_	_	_	_	T _	
55.2 Average Installation Interval - LNP w/ Loop	_	_	_	_	_	-	
55.3 Percent DSL-capable loop orders requiring the removal of load coils and/or repeaters.	_	_	_	_	_	_	
56. Percent Installations Completed Within Customer Requested Due Date	_	_	√	_	-	Х	
56.1. Percent Installations Completed Within the Customer Requested Due Date for Loop with LNP	-	_	\	-	-	X	

	Measurement Groups Subject to Tier-1 Damages			Sub	Measurement Groups Subject to Tier-2 Assessments		
	Low	Med	High	Low	Med	High	
58. Percent SBC/Ameritech Caused Missed Due Dates	-	-	_	-	-	-	
59. Percent Trouble Within 30 Days (I-30) Of Installation	_	_	✓	-	_	Χ	
60. Percent SBC/Ameritech Missed Due Dates Due To Lack Of Facilities	_	_	✓	-	_	Х	
61. Average Delay Days For Missed Due Dates Due To Lack Of Facilities	-	-	-	-	-	-	
62. Average Delay Days For SBC/Ameritech Missed Due Dates	_	_	-	-	_	_	
63. Percent SBC/Ameritech Caused Missed Due Dates > 30 days		√ -	-	-	-	_	
Maintenance – UNE							
65 Trouble Report Rate							
65.1 Trouble Report Rate Net of Installation and Repeat Reports	-	_	✓	-	_	Х	
66. Percent Missed Repair Commitments	-	-	✓	-	-	Χ	
67. Mean Time To Restore	_	_	√	-	_	Х	
68. Percent Out Of Service (OOS) < 24 Hours	-	✓	_	-	_	_	
69 Percent Reneat Reports		-	✓	-	-	Х	
Interconnection Trunks	Ēi		Ā			<u> </u>	
70. Percent Trunk Blockage (Call Blockage)	-	_	✓	-	_	Χ	
	_	_	-	-	-	_	
70.1 Trunk Blockage Exclusions 70.2 Percent Trunk Blockage (Trunk Groups)	-	-	_	-	_	_	
71. Common Transport Trunk Blockage	-	-	-	-	-	X	
73. Percent Installations Completed Within Customer Requested Due Date	_	_	✓	_	_	X	
74. Average Delay Days For Missed Due Dates	_	_	_	-	-	_	
75. Percent SBC/Ameritech Caused Missed Due Dates greater than 30 days		-√	-	-	-	-	
76. Average Trunk Restoration Interval	✓	_	_	-	_	_	
77. Average Trunk Restoration Interval for Service Affecting Trunk Groups	-	-	✓	-	-	Х	
78. Average Interconnection Trunk Installation Interval	-	-	-	-	-	_	

Directory Assistance and Operator

	Measurement Groups Subject to Tier-1 Damages			Measurement Groups Subject to Tier-2 Assessments		
	Low	Med	High	Low	Med	High
ervices						
79. Directory Assistance Grade Of Service	-	-	-	-	-	-
80. Directory Assistance Average Speed Of Answer	-	_	_	Χ	-	-
81. Operator Services Grade Of Service	_	-	-	_	_	_
82. Operator Services Average Speed Of Answer	_	-	_	Χ	_	-
83. Percent Calls Abandoned	-	_	_	_	-	_
ocal Number Portability (LNP)						
91. Percent LNP Only Orders within the			1 ./			V
Customer Requested Due Date	-	-	V	-	-	X
92. Percent of Time the Old Service						
Provider Releases Subscription Prior to	-	-	-	-	-	_
the Expiration of the Second 9-hour timer						
93. Percent of time Customer Accounts	√	_	_	_	_	_
Restructured by the LNP Only	•	_	_	_	_	_
Completion Date						
96. Percent Premature Disconnects for	√	_	_	_	_	_
LNP Orders						
97. Percent of Time SBC/Ameritech	-	-	✓	-	-	X
applies the 10-digit Trigger Prior to the						
LNP Order Due date.						
98. Percent LNP Trouble Reports within	-	-	✓	-	-	Х
30 days of Installation			\$			
99. Average Delay Days for	-	-	_	-	-	_
SBC/Ameritech Missed Due Dates.(For						
Stand-Alone LNP Orders)						
100. Average Time of Out of Service for	-	-	✓	-	-	X
LNP conversions						
101. Percent Out of Service < 60 Minutes	_	✓	_	-	Х	
11						
102. Average Time To Clear Errors	✓	_	_	_	_	_
(Facility Based Providers)						
103. Percent Accuracy for 911 database	✓	-	_	-	-	_
updates (Facility Based Providers)						
104. Average Time Required to Update	✓	-	_	_	_	_
911 Database (Facility Based Providers)						
104.1 The Average Time it takes to Unlock the 911 record	_	_	_	_	_	-

	Measurement Groups Subject to Tier-1 Damages			Sub	asurement Groups Subject to Tier-2 Assessments		
	Low	Med	High	Low	Med	High	
105. Percentage of requests processed within 35 days	✓	_	_	_	_	-	
106. Average Days Required to Process a Request	-	_	-	-	_	-	
Collocation							
107. Percentage Missed Collocation Due Dates	-	-	√	-	-	Х	
108. Average Delay Days For SBC/Ameritech Missed Due Dates	✓	-	-	-	-	-	
109. Percent of requests processed within the tariffed timelines	✓	-	-	-	-	-	
Directory Assistance Database							
110. Percentage of updates completed into the DA Database within 72 Hours for Facility Based CLECs	✓	-	-	-	-	-	
111. Average Update Interval for DA database for facility based CLECs	✓	_	-	-	_	-	
112. Percentage DA Database Accuracy For Manual Updates	✓	-	_	_	_	_	
113. Percentage of Electronic Updates that Flow Through the update process without Manual intervention	✓	-	-	-	-	-	
Coordinated Conversions							
114. Percent Pre-mature Disconnects (Coordinated Cutovers)	-	-	✓	-	_	Х	
114.1 CHC/FDT LNP w/Loop Provisioning Interval	-	✓	_	-	Χ	-	
115. Percentage of SBC/Ameritech caused delayed Coordinated Cutovers	✓	-	-	-	-	-	
115.1 Percent Provisioning Trouble Reports	-	_	✓	-	_	X	
115.2 Percent Mean Time to Restore - Provisioning Trouble Reports (PTR)	-	-	-	-	_	-	
NXX							
117. Percent NXXs loaded and tested prior to the LERG effective date	-	-	~	-	-	X	
118. Average Delay Days for NXX loading and testing	✓	-	_	-	-	-	
119. Mean Time to Repair	-	_	✓	-	_	Χ	
Bona Fide Request Process (BFRs)	T	I	·	I	I		
120. Percentage of requests processed	_	-	_	-	-		

	Measurement Groups Subject to Tier-1 Damages			Sub	Measurement Groups Subject to Tier-2 Assessments		
	Low	Med	High	Low	Med	High	
within 45 business days			1				
121. Percentage of Quotes Provided for	_	_	✓	_	_	Х	
Authorized BFRs within 30 business days							
Additional Measures							
124. Timely Resolution of Significant Software Failures Related With Releases 124.1 Test Environment Availability	-	-	✓ -	-	-	X -	
MI-2 Percentage of Orders Given	✓_	_		_			
Jeopardy Notices within 24 Hours of the Due Date	v –	_	_	_	_	_	
MI-3 Coordinated Conversions Completed within One Hour of the Scheduled Time	-	-	_	-	-	-	
MI-4 Average Time to Provide a Collocation Arrangement	_	-	_	-	-	-	
MI-5 Structure Requests Completed Outside of Interval	-	-	-	-	-	-	
MI-9 Percent Missing FOCs	_	-	_	_	-	_	
MI-10 Percent Time-Out Transactions	-	_	_	-	-	-	
MI-11 Average Interface Outage Notification	-	-	_	-	-	-	
MI-12 Average Time to Clear Service Order Areas	_	-	_	-	-	-	
MI-13 Percent Mechanized Line Loss Notifications returned within 1 Day of Work Completion	✓	-	_	Х	-	_	
MI-13.1 Average Delay Days for Mechanized Line Loss Notifications	-	-	-	-	_	-	
MI-14 Percent Completion Notifications Returned within "X" Hours of Completion of Maintenance Trouble Tickets	✓	-	_	-	-	-	
MI-15 Change Management	-	_	_	X	-	-	
MI-16 Percentage Rejected Query Notices	_	-	_	-	_	-	
WI-1 Percent No-Access for UNE Loops - Provisioning	-	-	_	-	-	-	
WI-2 Percent of Trouble Reports with No Access for UNE Loops - Maintenance	-	-	_	-	-	-	
WI-9 Percent Facility Modification Orders	-	_	_	-	_		
C WI-1 Average Delay In Original FOC Due Date Due to FMOD Delay Notice	-	_	_	-	_	-	

	Measurement Groups Subject to Tier-1 Damages			Sub	urement Groups bject to Tier-2 ssessments		
	Low	Med	High	Low	Med	High	
C WI-4 Accuracy of Processing CLEC Corrections Based on Review of Directory Information	-	-	✓	-	-	-	
C WI-5 Percentage of Protectors Not Moved After Technician Visit	-	-	√	-	-	Х	
C WI-6 Percent Form A Received Within the Interval Ordered by the Commission (FMOD)	_	-	✓	-	-	Х	
C WI-7 Percent Forms B, C, D, and E Received Within 72 Hours of Form A (FMOD)	_	-	✓	-	-	Х	
C WI-8 Percent FOC with New Due Date Returned Within 24 Hours of Form B (FMOD)	✓	-	_	-	✓	-	
C WI-9 Percent Form C Quote Returned Within the Interval Ordered by the Commission (FMOD)	-	-	✓	-	-	Χ	
C WI-11 Percentage of Due Dates Met (FMOD)	-	-	✓	-	_	Х	
IN-1 Percent Loop Acceptance Testing (LAT) Completed on or prior to the Completion Date	√-	-	-	-	_	-	

Attachment Four

Percentage of Missed Collocation Due Dates Damages and Assessments Methodology

The following methodology will apply in calculating Tier 1 liquidated damages and Tier 2 assessments for the percentage of missed collocation due dates measurement.

Tier 1:

- 1. The benchmark will be 95% of Collocations completed within the due date. For example, if a CLEC has 30 collocations complete in the study month, Ameritech can miss one due date and still be in compliance. In this case no damages would apply. If, two due dates out of 30 were missed, Ameritech would be out of compliance. In this case, damages would be payable on the number of collocations required to be back within the 95% benchmark.
- 2. Damages are calculated based on the percentage of days that Ameritech misses the due date using the per occurrence values in the business rules, multiplied by the number of days from completion to due date.
- 3. In order to determine which collocations to use in the damage calculation, the missed collocation due dates will be ranked based on the number of days missed from highest to lowest. Ameritech will pay damages on the highest number of days missed until the number of collocations missed is within the benchmark. For example, if there were three misses which had missed days of 20, 15 and three, Ameritech would pay damages on 35 (20+15) missed days. In this example, Ameritech would pay 35*(95%-90%)*150 = \$262.50
- 4. Should a remedy plan in effect call for the use of the K-table, the collocation measurement will be used in the determination of the "K" number of allowances (based on the number of collocations). In addition, it may also be excluded as defined in the business rules in the order of progression also contained there. The number of underlying data points used for the purposes of determining the order of exclusion will be the same total days late for collocation projects calculated above (35 in the previous example). Should a remedy plan not include the K-table component, this paragraph #4is not applicable.
- 5. All collocation completions in a month will be considered for the calculation of liquidated damages.
- 6. The critical Z-value will not be subtracted from the benchmark to determine compliance.

Tier 2:

- 1. Assessments will be applicable when the measurement has been out of compliance for three consecutive months for the aggregate of all CLEC collocations.
- 2. Compliance will be defined as described in the Tier 1 damages above.
- 3. If assessments are applicable, the rolling three month average for days missed will be used to calculate the total assessments payable to the State Treasury.

This foregoing document was electronically filed with the Public Utilities

Commission of Ohio Docketing Information System on

11/24/2009 4:02:33 PM

in

Case No(s). 09-1834-TP-NAG

Summary: Application Part 2 electronically filed by Jon F Kelly on behalf of AT&T Ohio