



ORIGINAL

July 14, 2000

Ms. Daisy Crockron., Chief Docketing Division The Public Utilities Commission of Ohio 180 E. Broad St. 10th Floor Columbus, OH 43215

Re: Ameritech Ohio ISDN Prime Service Agreement

Case No. 00-1300-TP-AEC

Dear Ms. Crockron:

Submitted for filing is a redacted version of a contract for Ameritech ISDN Prime Service.

The supporting cost information is being provided to the Staff on a proprietary basis.

Please contact me at 614 223-7950 if you should have any questions.

Sincercly,

Judich E. Masz

Attachment

This is to certify that the images appearing are an accurate and complete reproduction of a case file document delivered in the regular course of business. Technician MANA MANATA Date Processed 7/17/00

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AMERITECHO ISDN PRIME SERVICE AGREEMENT

This Agreement is entered into as of 6.8.00	(the "Effective Date")
between Ameritech Business Communications Services, a di	vision of SBC Global Services, Inc.,
on behalf of Ameritach" and	with offices
at	("Customer").
(address(es))	
In consideration of the covenants and undertakings herein, the	e partite agree as follows:

- Description of Service In accordance with the terms and conditions herein, Ameritech shall provide Ameritech ISDN Prime Service (the "Service") to Customer between the locations designated on page 4. If Customer obtains the Service utilizing the Service Portability option, Customer's telephone number is ported to an ISDN capable switch in order to provide the Service without a telephone number change. Special Assembly/Special Authority charges will be applicable to subsequent porting of the number back to Customer's serving central office.
- 2. Term The term for providing the Service corresponds to the term payment plan (TPP) selected by Customer on page 4. Upon completion of the TTP term, Customer may continue receiving the Service at the then-current rates under any available payment plan. If Customer does not select a new payment plan and does not request discontinuance of the Service prior to expiration of the term, the month-to-month tariff rates in effect at such time will automatically apply.
- Rates Customer shall pay the Nonrecurring Charge and/or Monthly Charge shown on page 4, which shall not be subject to increases during the length of the TPP selected.
- 4. Applicable Tariff Regulations Except as specifically set forth herein, the terms and conditions under which the Service is provided are controlled by applicable tariff or catalog filed with the public utility commission in the state in which the Service is provided. Ameritech's obligation to provide the Service under this Agreement is expressly contingent upon and subject to filing and approval by the applicable public utility commission. If approval is required and not obtained, then this Agreement will immediately terminate and Customer shall seceive a refund of any non-recurring charge paid.

As to The Ohio Bell Telephone Company, approval of this Agreement by any applicable regulatory agency does not constitute a determination that the terms and provisions for termination, or any resulting termination liability, of the Agreement should be upheld in a court of law. Approval of any applicable regulatory agency of the termination liability language is not intended to indicate that the applicable regulatory agency has approved any terms or provisions contained therein. Signatories of this Agreement are free to pursue whatever legal remedies they may have, should a dispute of this nature arise.

5. Installation and Cutover - Consistent with the availability of certain equipment and facilities on Ameritech's side of the NETPOP, Ameritech shall develop and advise

^{*} As used herein, Ameritach means Illinois Bell Telephone Company in Illinois; Indiana Bell Telephone Company, Incorporated in Indiana; Michigan Bell Telephone Company in Michigan; The Ohio Bell Telephone Company in Ohio; and Wisconsin Bell Inc. in Wisconsin.

Customer of the installation and emover schedule. Conver shall be desired to intreoccurred when the Service is substantially provided to Customer. If Americold's
performance is delayed due to changes, acts, or omissions of Customer, or Customer's
contractor, or due to any force majeure condition, Ameritech shall have the right to
extend entover for a reasonable period of time, at least equal to the period of such delay.
If Customer cancels this Agreement before the Service is established, Customer shall
reimbarse Ameritech for all expenses incurred in processing the order and in installing
the required equipment and facilities.

Service and Maintenance Obligations - Americal represents to Contourse that the Service will operate anterially in accordance the service description set forth in the applicable turiff or coming. If, under normal and proper are, the Service falls to perform substantially as specified above, and Customer notifies Americal within the term, Americals shall correct such service degradations or failures without charge to Customer in accordance with the provisions havein. Customer may report service problems seven (7) days per week and twenty-four (24) hours per day. Americals repair obligation does not include damage, defects, malfanctions service degradations or failures caused by Customer's or a third party's abuse, intentional missues, unauthorized was or angligant acts or amissions. In addition, the foregoing repair obligation applies only if Customer provides Americals with access on its side of the NETPOP to as to easile Americals to perform maintenance or repair work. In the event of an interruption in the Service, a credit allowance shall be made for the affected parties of the Service to the extent specified in the applicable tariff or entalog.

THE FOREGOING REPRESENTATION IS EXCLUSIVE AND IN LIEU OF ALL OTHER REPRESENTATIONS AND WARRANTIES, EXPRESS OR BAPLIED, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND PITNESS FOR A PARTICULAR PURPOSE. CUSTOMERS SOLE AND EXCLUSIVE REMEDY AGAINST AMERITECH, FOR LOSS OR DAMAGE CAUSED BY, OR ARISING IN CONNECTION WITH, THE PERFORMANCE OR NONPERFORMANCE OF THE SERVICE SHALL BE THE OBLIGATIONS OF AMERITECH AS SET FORTH IN THIS AGREEMENT.

- 7. Termination for Convenience If Customer terminates the Service prior to expiration of the term, Customer shall be liable to Americach (1) for the difference between Customer's current Monthly Charge and the tariff rate in effect at the time of termination for the property plan that could have been completed during the time the Service was provided, studiplied by the number of months that the Service was provided, and (2) for the Nonscorring Charge walved at installation. Termination charges shall become doe in full immediately upon such permination.
- 8. Limitation of Diamages The liability of American for damages arising out of mistakes, amissions, interruptions, delays, errors or defects in transmission courring in the course of famished the Service, and not caused by the negligence of Customer, shall in no event exceed an amount equivalent to the proportionate charge to Customer for the period of Service during which such mistake, omission, interruption, delay, error or defect in transmission occurs. No other liability shall in any case stack to Americach.

- Assignment Customer shall not easign or otherwise transfer any rights of obligations under this Agreement without the prior written coasent of Ameritsoh which shall not be unreasonably withheld or delayed.
- 10. Taxes and Additional Charges Customer shall remit to Ameritech all applicable federal, state and local traces and all applicable municipal and state charges which arise under this Agreement unless and to the degree Customer famishes evidence of examption from any or all such taxes and charges.
- 11. Notices Notices given by one party to the other under this Agreement shall be in writing and shall be delivered personally or sent by express delivery service, certified mail, postage propaid. Notices to Customer shall be sent to the address set forth on the front page and notices to Ameritech shall be sent to Contract information Management at the address set forth on the last page. Notices shall be deemed given as of the date of receipt, the next business day when sent via express delivery service or three (3) days after mailing in the case of U.S. mail.
- 12. Publicity Neither party shall identify, either expressly or by implication, the other party or its corporate affiliates or use any of their names, trademarks, trade names, service enacts or other proprietary marks in any advertising, pract releases, publicity matters or other promotional materials without such party's prior written counter.
- 13. Severability If any provision of this Agreement shall be held invalid or unsufficeable, such provision shall be deemed deleted from this Agreement and shall be replaced by a valid and enforceable provision which so far as possible achieves the same objectives for the parties as the severed provision was intended to achieve, and the remaining provisions of this Agreement shall continue in full force and effect.
- 14. Walver Failure of either perty to insist on performance of any term or condition of this Agreement or to exercise any right or privilege hereunder shall not be commed as a waiver of such term, condition, right or privilege in the future.
- 15. Entire Agreement This Agreement and the applicable turiff or catalog are the complete agreement between the parties and supersede any discustions, representation or proposals, written or and, concerning the Service. This Agreement may not be medified except by a writing signed by both parties.

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Ameritech ISDN Prime Service Agreement

Order Type (2-New Install		
Your signature acknowledges that you understand end 1900 Prime Service and that you are authorized to make FOR CUSTOMER Advanced CUSTOMER Advanced CUSTOMER Company reason Cay, State, and Zip Gods External states of Services (Fispinguis)	AMERITECA Authorizing American Service Authorizing American Service Devict W. Service Quality Internation Management Print Name and The 1/5/200 Code 1) Pax to: 312 796 8484 2) Mell Storage Original to: Contract Information Management 228 W. Rendelph, Place 8 C Chicago, IL 20008 Original meant to received within 5 days after faming.	
Sales Information:	Order Information;	
Channel: Name: Phone: Fax: Sales Code:	Order Center: APC ARSC Center Location: Promotion Code: Promotion Credit: \$ in the menth(s)year(s)	