AVSCHEDULE OF RATES AND CHARGES
TOGETHER WITH RULES AND REGULATIONS
APPLICABLE TO TELEPHONE SERVICE
PROVIDED IN THE TERRITORY SERVED BY
UBTA-UBET COMMUNICATIONS, INC.
WITHIN THE STATE OF UTAH AS FOLLOWS:

UBTA-UBET Communications, Inc. dba STRATA Networks
211 East 200 North
PO Box 398, Roosevelt, UT 84066
Phone Number (435) 622-5007

Complaints or questions about this tariff may be addressed to the Company at the address and phone number above or to the Utah Public Service Commission at the address and phone number below:

State of Utah Public Service Commission 160 East 300 South, Salt Lake City, UT 84111 (801) 530-7622

Effective Date: 8/16/2022

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DEFINITIONS

Access Line

The circuit, which travels from the Central Office to the subscriber's premise terminating at the demarcation point which provides direct access to the local exchange and the toll switching networks.

Channel

The electrical path provided by the Telephone Company between two or more locations.

Circuit

A Channel used for the transmission of electrical energy in the furnishing of telecommunications service.

Connecting Company

A corporation, association, partnership, or individual owning or operating one or more exchanges and with whom traffic is interchanged.

Contract

The service agreement between a subscriber and the Company under which services and facilities are furnished in accordance with the provisions of the tariffs applicable.

Customer

Also called Subscriber. See Subscriber definition.

Customer Provided Equipment (CPE)

Devices, apparatus, and their associated wiring provided by a subscriber for use with facilities furnished by the Company.

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Demarcation Point

The point of connection provided and maintained by the telephone company, at which the station wiring becomes dedicated to an individual customer's use. For an individual customer dwelling, this point of connection will generally be the modular jack incorporated into the customer side of the Network Interface Device (NID). The drop wire and the network protector will continue to be provided by, and remain the property of, the telephone company. The demarcation point is usually the point at which the telephone company wiring connects with the customer's wiring.

Direct Dialing

The capability for a subscriber to dial anywhere in the United States with a series of numbers without operator assistance.

Exchange Area

The territory served by an Exchange.

Extension Station- (Off Premise Extension)

An additional station connected to the main station and having the same telephone number as the main station.

Extra Listing

Any listing of a name or information in connection with a subscriber's telephone number beyond that to which he is entitled in connection with his regular service.

Foreign Exchange Directory Listing

An alphabetical and directory listing in the directory of an exchange other than the exchange in which a subscriber is furnished local service.

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Foreign Exchange Service

Exchange Service furnished to a customer from a central office located in an exchange other than that in which the customer's primary station is located, or off-premises station service furnished a customer in an exchange other than that in which the customer's primary station is located.

Individual Line

An exchange line designed for the connection of only one access line.

Installation Charge

A non-recurring charge made for the placing or furnishing of telephone equipment, which may apply in place of or in addition to Service Connection Charges and other applicable charges for service or equipment.

Key System

An arrangement of key equipped instruments capable of providing intercommunication and multi trunk communication with the general exchange and interexchange network.

Local Channel

That portion of a channel which connects a station to the interexchange channel; it also applies to a channel connecting two or more stations within an exchange area.

Local Exchange Service

Telephone service furnished between subscriber's stations located within the same local service area.

Local Message

A communication between subscribers' stations within the same Exchange Area.

Local Service Area

That geographical area throughout which a subscriber obtains telephone service without the payment of a toll charge.

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Main Station

A suitable telephone instrument or station which is connected to a network access line through a Central Office and has a unique telephone number.

Network Interface Device (NID)

A device wired between the telecommunications protector and the inside wiring to isolate the customer's equipment from the network.

Premises

All of the building or the adjoining portions of a building occupied and used by the subscriber; or all of the buildings occupied and used by the subscriber as a place of business or residence, which are located on a continuous plot of ground not intersected by a public highway or thoroughfare.

Primary Station

Synonymous with Main Station.

Private Branch Exchange (PBX)

An arrangement of equipment used by a subscriber and connected directly to a central office by means of trunk access lines, from which connection is made to stations at various locations or customer premises, thereby providing telecommunications between these stations and communication with the general exchange system.

Private Line

A circuit provided to furnish communication only between the two or more telephones directly connected to it, and not having connection with either central office or P.B.X. switching apparatus.

Subscriber

A person or agency subscribing for telephone service. As used in this Tariff, a separate subscriber is involved at each location, or continuous property, where service is furnished. One individual or firm therefore may be considered as two or more separate subscribers, even in the same Exchange. The privileges, restrictions, and rates established for a subscriber to any class of service are limited to the service at one location; and no group treatment of service at separate locations furnished to one individual or firm, is contemplated or to be implied, except when provided for in the schedules.

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Effective Date: 8/16/2022

Tariff

The document filed by the Company with the Public Service Commission which lists the communication services offered by the Company and the associated rates and charges.

Telephone Station

A suitable telephone instrument, consisting of a transmitter, receiver, and associated apparatus, so connected as to permit transmitting of and receiving telephone messages.

Toll Message

A message from a calling station to a station located in a different local service area.

Toll Service

Telephone service rendered by the Company between patrons in different local service areas in accordance with the rates and regulations specified in the Company's Toll Tariff.

Trunk

A telephone communication channel between (a) two ranks of switching equipment in the same central office, (b) between central office units in the same switching center, or (c) between two switching centers.

GENERAL RULES AND REGULATIONS

A. APPLICATION

The rules and regulations specified herein apply to the intrastate services and facilities of the UBTA-UBET Communications, Inc. doing business as STRATA Networks., hereinafter referred to as the Company. Failure on the part of the subscribers to observe these rules and regulations of the Company, after due notice of such failure, automatically gives the Company the authority to discontinue the furnishing of service.

In the event of a conflict between any rate, rule, regulation, or provision contained in these General Rules and Regulations and any rate, rule, regulation, or provision contained in the specified tariffs, the rate, rule, regulation, or provision contained in the specific tariffs shall prevail.

These tariffs cancel and supersede all other tariffs of the Company issued and effective prior to the effective date of these tariffs.

B. OBLIGATIONS

Obligations of the Company

The Liability of the Company, if any, for damages resulting in whole or in part from or arising in connection with the furnishings of Service under this tariff (including but not limited to mistakes, omissions, interruptions, delays, errors or other defects in transmission, or failures or defect in facilities furnished by the Company, whether negligent or intentional) or arising out of any failure to furnish Service, shall in no event exceed an amount of money equivalent to the proportional charge to customer for the period of service during which such mistakes, omissions, interruptions, delays, errors, or defects in transmission occur and continue. However, any such mistakes, omissions, interruptions, delays, errors, or defects in transmission or service which are caused by or contributed to by the acts of customer, or which arise from the use of customerprovided facilities or equipment, shall not result in the imposition of any liability whatsoever upon the Company.

- 1. The Company is not liable for any failure of facilities or performance of services due to causes beyond its control, including, but not limited to, civil disorder, fire, flood, storm or other natural or man-made disasters or elements, labor problems or regulations issued by, or action taken by any government agency having jurisdiction over the Company or its services or equipment.
- 2. The Company shall have no liability to any person or entity other than its Customer.

- 3. The Company shall not be liable for, and shall be fully indemnified and held harmless by the Customer against the following:
 - a. Any claim, loss, expense, or damage (including, but not limited to, reasonable attorney's fees and expenses) for engaging in a criminal enterprise, defamation, liable, slander, invasion of privacy, infringement of copyright or patent, arising from, or in connection with, the material, data, information, or other content transmitted over the services or facilities furnished by the Company.
 - b. Any claim, loss, expense, or damage (including, but not limited to reasonable attorney's fees and expenses) for any act or omission of the Customer or its agents and contractors, or due to the failure of Customer-provided equipment, facilities, systems, or services.
 - c. Any claim, loss, expense, or damage (including, but not limited to, reasonable attorney's fees and expenses) for personal injury or death of any person caused directly or indirectly by the installation, maintenance, location, condition, operation, failure, presence, use or removal of equipment or wiring provided by the Company, if not caused by gross negligence of the Company.
 - d. Any use by the Customer of the Company's products or services which use has been restricted or limited by action of a government agency having jurisdiction over the Customer, the Company or its products or services.
- 4. All or a portion of the service provided pursuant to this tariff may be provided over facilities of third parties, and the Company shall not be liable to the Customer or any other person, firm or entity in any respect whatsoever arising out of errors or defects caused by such third parties.
- 5. Under no circumstances whatsoever shall the Company or its Affiliates, officers, directors, agents, or employees be liable for direct, indirect, incidental, actual, special, consequential or punitive damages for any defects in services or equipment provided or for any interruption, delay, error, omission, addition in any service, facility or transmission including without limitation any claims for loss of profits or revenue even if the customer advises the Company of the foreseeable, possibility, likelihood, probability or certainty of such loss or damage.
- 6. No liability shall attach to the Company for damages arising from errors, mistakes, omissions, interruptions, or delays of the Company, its agents, servants, or employees, in the course of establishing, furnishing, rearranging, moving, terminating, or changing the services or facilities (including the obtaining or furnishing of information in respect thereof or with respect to the customers or users of the services or facilities) in the absence of gross negligence or willful misconduct.
- 7. The Company's liability arising from errors or omissions of directory listings shall be limited to and satisfied by a refund not exceeding the amount of the charges for such of the customer's directory service as is affected during the period covered by the directory in which the error or omissions occurs.

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- 8. The Company, in accepting listing as prescribed by applicants or customers, will not assume responsibility for the result of the publication of such listings in its directories, nor will the Company be a party to controversies arising between customers or others as a result of such publication.
- 9. In the case of damage to, or the destruction of, any of the Company's instruments, equipment, or accessories not due to ordinary wear and tear, the customer will be held responsible for the cost of restoring the equipment to its original condition, or of replacing the equipment destroyed. The customer is required to reimburse the Company for loss, through theft, of equipment or apparatus furnished to him by the Company.
- 10. The Company shall not be liable for the use, misuse, or abuse of a Customer's service by third parties, including, without limitation, the Customer's employees or members of the public who dial the Customer's telephone number in error. Compensation for any injury the Customer may suffer due to the fault of others must be sought from such other parties.
- 11. In the event, that the Company causes the misrouting of calls, the Company's sole liability shall be to provide a credit equal to the charges for the affected calls.
- 12. The Company reserves the right to immediately suspend or cancel without advance written notice and without any liability whatsoever, the provision of any service(s) to any Customer if the Company determines in its sole discretion that the Customer is using the service(s) to make or permit any telephone facility under such Customer's control to be used for any purpose or activity, including, but not limited to, any obscene, indecent or harassing purpose or activity, prohibited by Section 223 of the Communications Act of 1934, as amended, and 800 calls placed with the intent of gaining access to a Customer's outbound calling services without authorization from the Customer.
- 13. The Company is not liable for any damages, including toll usage charges, the Customer may incur as a result of the unauthorized use of its telephone facilities. This unauthorized use of the Customer's facilities includes, but is not limited to, the placement of calls from the Customer-provided equipment which are transmitted or carried on the Company network or the network over which its traffic is carried. The Company's customer service agents may work with Customers to recommend possible solutions to reduce unauthorized use of their facilities. However, the Company does not warrant or guarantee that its recommendations will prevent all unauthorized use, and the Customer is responsible for controlling access to, and use of, its own telephone facilities.
- 14. The warranty and remedies set forth in this tariff are exclusive and in lieu of all other warranties or remedies, whether expressed, implied, or statutory, including without limitation implied warranties of merchantability and fitness for a particular purpose.

Obligations of the Customer

- The Customer shall be responsible for damages to the Company's facilities or that of its
 network providers caused by the act or omission of the Customer, its authorized users,
 officers, directors, employees, agents, contractors, licensees or invitees or any person or
 entity who gains access to the service of the customer through the negligence of the
 customer.
- 2. The Customer shall provide access to the Customer's or authorized user's premises by the Company personnel for inspection, repair and/or removal of any facilities or equipment of the Company on an unrestricted bases, 24 hours a day, 7 days a week.
- 3. The Customer will guarantee the performance by his authorized user(s) of all provisions of this tariff and contractual obligations between the Customer and the Company. The Customer will be liable for the acts or omissions of its authorized user(s) relative to the compliance with the provision of this tariff.
- 4. The Customer may not assign or transfer to a third party, whether by operation of law or otherwise, the right to use the services provided under this tariff, provided however, that where there is no interruption of use or relocation of the services, such assignment or transfer may be made to the following:
 - a. Another Customer of the Company, provided that the assignee or transferee assumes all accrued and unpaid obligations of the transferring Customer including, but not limited to, all indebtedness for such services, and the unexpired portion of the minimum period and the termination liability applicable to such services if any; or
 - b. A court-appointed receiver, trustee or other person acting pursuant to the laws of bankruptcy, receivership, reorganization, insolvency, liquidation, or other similar proceedings, provided that the assignee or transferee assumes all accrued and unpaid obligations of the transferring Customer including, but not limited to, all indebtedness for such services, and the unexpired portion of the minimum period and the termination liability applicable to such services, if any.
- 5. If the Customer wishes to assign or transfer the right to use services provided under this tariff, written consent of the Company is required prior to such assignment or transfer which consent may be granted or withheld in the sole discretion of the Company. All regulations and conditions contained in this tariff shall apply to such assignee or transferee. The assignment or transfer of services does not relieve or discharge the assignor or transferor from remaining jointly and severally liable with the assignee or transferee for any obligations existing at the time of the assignment or transfer.

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- 6. The Customer of the Company's 1+, 0+ (sent paid) and/or 800 Service is responsible for payment for all calls placed:
 - a. via the Customer's local telephone service number(s).
 - b. via dedicated access lines to the Company facilities and/or network.
 - c. via the Customer's 800 Service number(s) either intentionally or mistakenly placed.
 - d. originated at the Customer's number(s).
 - e. accepted at the Customer's number(s) (e.g., collect calls).
 - f. billed to the Customers number via third number billing.

This responsibility is not changed by virtue of any use, misuse, or abuse of the Customer's service, Customer provided systems, equipment, facilities, services interconnected to the Customer's local telephone service, 0+ (sent paid), dedicated lines or 800 Service; who's use, misuse or abuse may be occasioned by third parties, including, without limitation, the Customer's employees, and members of the public.

7. The Customer must obtain an adequate number of access lines for service to handle its expected demand in order to prevent interference or impairment of the service or any other service provided by the Company. The Company will have the right to determine such adequacy giving due consideration to (1) the total call volume; (2) average call duration; (3) time-of-day characteristics; and (4) peak calling period.

The Company, without incurring any liability, may disconnect or refuse to furnish Service to any Customer that fails to obtain an adequate number of lines.

In the case of disconnections, the Customer will be notified in writing in advance of the termination of service.

- 8. Any mistakes, accidents, omissions, interruptions, delays, errors or defects in transmission or service which are caused or contributed to, directly or indirectly, by an act or omission of the Customer, by others, through the use of Customer-provided facilities or equipment, or through the use of facilities or equipment furnished by any other person using the Customer's facilities shall not result in the imposition of any liability upon the Company. The Customer shall pay to the Company any reasonable costs, expenses, damages, fees, or penalties incurred by the Company as a result thereof, including the costs of any local exchange company labor and materials. The Company shall be indemnified, defended, and held harmless by the Customer against any and all claims, demands, causes of action and liability relating to services provide pursuant to this agreement, including payment to the Company associated with reasonable attorney's fees.
- 9. The Customer is responsible for providing the Company with an E911 valid physical address for all locations. A valid E911 address fits within the ranges set by the Master Street Address Guide (MSAG). This address should be obtained through the county or city where service is to be provided. Service will not be denied due to lack of physical address. Upon receiving an address from the customer, the Company will update the corresponding E911 database.

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1st Revised Sheet No. 14 Cancels Original Sheet No. 14

C. USE OF SERVICE AND FACILITIES

1. Ownership and Use of Equipment

All equipment and lines furnished by the Company are the property of the Company even though located on the subscriber's premises. Company agents or employees shall have the right to enter said premises at any reasonable hour to install or maintain equipment, make collections, or remove equipment.

The Company may refuse to install or maintain any service at locations that are hazardous to Company employees. If such service is furnished, the subscriber may be required to install and maintain such service, holding the Company harmless from any claims for damage by reason of the installation and maintenance of this service.

2. Interconnection Policy

Subscriber provided terminal equipment may be used and subscriber provided communication systems may be connected with the facilities furnished by the Company for telecommunications services subject to regulations outlined in other parts of this tariff. In case any unauthorized attachment is made, the Company shall have the right to disconnect, suspend, or terminate the service.

3. Use of Subscriber Service

Subscriber telephone service is furnished only for the use by the subscriber, his family, and associates. The Company may refuse to install or permit such service to remain on premises of public or semipublic character. The equipment may be installed, at such locations provided the service is located so it is not accessible for public use.

4. Tampering with Equipment

The Company may refuse to furnish telephone service when company equipment shows any evidence of tampering for the purpose of obtaining service without payment of charges applicable to the service rendered by the Company.

5. Use of Improper Language or Impersonation of Another

The Company may refuse service to anyone who uses or permits abusive or obscene language over Company facilities or impersonates another individual with fraudulent or malicious intent.

6. Governmental Objections to Service

The Company may refuse service or discontinue service to anyone upon objection to such service by or behalf of any governmental authority.

1st Revised Sheet No. 15 Cancels Original Sheet No. 15

7. Indiscriminate Use of Facilities

The Company may refuse to furnish service or require upgrading of services provided to any subscriber who allows indiscriminate use of Company facilities, except in case of emergencies.

D. ESTABLISHMENT AND FURNISHING OF SERVICE

1. Application for Service

Application for service must be made on the Company's standard form, which becomes a contract when accepted in writing by the Company or upon establishment of service, and the customer granting of rights-of-way or easement to the premises.

The subscriber may be required to pay in advance all charges for the first billing period and connection charge if applicable. The conditions of such contracts are subject to all provisions of this and other applicable tariffs. Requests for additional service may be made verbally, if provided in the original contract, and no advance payment will be required. A move within the exchange area is not considered to terminate the contract and orders for such may be made verbally.

2. Telephone Numbers

The customer has no property right in the telephone numbers assigned by the company and no right to continuance of service through any, particular central office. The company may change the telephone number or central office designation of a customer whenever it considers it desirable in the conduct of its business.

When existing service is continued for a new customer, the telephone number assigned to the former customer may be retained by the new customer only: (a) if the former customer consents and properly notifies the company in writing; and (b) if arrangements acceptable to the company are made by the new customer to pay all outstanding charges against the service to the company.

3. Alterations

The subscriber agrees to notify the Company of any alterations that will necessitate changes in the Company's wiring; and the subscriber agrees to pay the Company's current charges for such changes.

1st Revised Sheet No. 16 **Cancels Original Sheet No. 16**

4. Payment of Service

The subscriber is required to pay all charges for services rendered by the Company, both exchange and toll in accordance with provisions contained elsewhere in this tariff. The subscriber is responsible for all charges for service rendered at his telephone, including collect charges.

5. Maintenance and Repairs

The Company shall bear the expense of all repair and maintenance of its facilities, except where damage or destruction of its facilities is due to the gross neglect of the subscriber. The subscriber may not rearrange, remove, or disconnect any Company facilities without consent of the Company.

6. Line Extensions

Lines will be extended to permanent customers in accordance with the guidelines established in the Construction Charge section and the customer providing rights-of-way or easement to the premises.

Where required by the conditions, applicants may be required to provide to the Company suitable private right-of-way parallel to the public highway.

7. Unusual Installation Costs

When special conditions or special requirements of the subscriber involve unusual construction or installation costs, the subscriber may be required to pay a reasonably proportionate share of such cost.

Title to all facilities constructed and paid for wholly or in part by the subscriber is vested in the Company.

8. Rights of Way and/or Easement

The Applicant shall, and hereby does, grant to the Company a right-of-way and easement over, across and under the property of Applicant to construct, operate and maintain the communication lines and the system of the Company to the place requested for services. The Applicant further authorizes the Company and grants a right to it to enter and remove any of the lines, poles, property and system of the Company at the place of service, upon termination of service.

1st Revised Sheet No. 17 Cancels Original Sheet No. 17

E. TELEPHONE DIRECTORIES

The Company will make available to its subscribers, without charge, only such directories as it deems necessary for the efficient use of the service. Other directories will be furnished at the discretion of the Company at a reasonable charge.

F. ESTABLISHMENT AND MAINTENANCE OF CREDIT

1. Deposits

The Company adopts by reference the Rules and Regulations promulgated by the Board of Directors and all amendments to those rules that may be hereafter adopted by the Board of Directors. Copies of these Rules and Regulations are on file in the business office and are available for public inspection.

2. Interest to be Paid on Deposits

Simple interest, at the rate provided by the Board of Directors, shall accrue from the date of deposit until the date of refund or application to the customer's telephone bill.

3. Reconnection Charge

Where service has been terminated by the company in accordance with the Board of Directors' Rules and Regulations, the regular non-recurring charges shall apply for reconnection of service.

G. MINIMUM CONTRACT PERIODS AND TERMINATION OF SERVICE

1. Minimum Contract Periods

Except as hereinafter provided, the minimum contract period for all services and facilities is one day at the same location.

The length of contract period for directory listings, where the listing actually appears in the directory, is the directory period. The directory period is from the day on which the directory is first distributed to the subscribers to the day the succeeding directory is first distributed to subscribers.

The Company may require a minimum contract period longer than one day at the same location in connection with special (non-standard) types or arrangements of equipment, or for unusual construction necessary to meet special demands, and involving extra cost.

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2. Termination of Service – Subscriber's Request

Service may be terminated prior to the expiration of the minimum contract period upon notice being given to the Company, and upon payment of any applicable termination charges, in addition to any applicable charges due for service which has been furnished.

In the case of service for which the minimum contract period is one month, termination will require that charges due for the balance of the minimum period be paid.

In the case of directory listings where the listing has appeared in the directory or where a non-listed or non-published listing has been properly omitted, the charges are due to the end of the directory period, except that in the following cases charges will be continued only to the date of the termination of the extra listing or proper omission with a minimum charge of one month.

- a. The contract for the main service is terminated.
- b. The listed party becomes a subscriber to some other class of exchange service.
- c. The listed party moves to a new location.
- d. The listed party dies.

For special equipment, the charges will be based on the individual circumstances in each case as agreed upon at the time of installation.

Contracts for periods longer than one month covering services whose installation required line extensions may be terminated upon payment of all charges that would accrue to the end of the contract period, or if the contract will be transferred to a new applicant who is to occupy the same premises and will subscribe to the service effective on the day following termination by the original subscriber.

Service may be terminated after the expiration of the initial contract period, upon the Company being notified, and upon payment of all charges due to the date of termination of the service.

3. Termination of Service by the Company

The Company adopts by reference the Rules and Regulations promulgated by the Board of Directors and all amendments to those rules that may be hereafter adopted by the Board of Directors. Copies of these Rules and Regulations are on file in the business office and are available for public inspection.

H. PAYMENT FOR SERVICE AND FACILITIES

1. Date Payment Due

The subscriber shall pay for service and facilities monthly in advance and shall pay for Toll Messages (including charges for messenger service) and Moves and Changes when billed. Failure to receive a bill does not relieve the subscriber of the responsibility for payment in accordance with the provisions set forth herein.

All bills for service are due and payable at the office of the Company on or before the twentieth of the month or ten days following the post marked date of the statement of the month that the bills were rendered. If the bill is not paid when due, the Company may make a late payment charge at the rate set by the Board of Directors and the Company may apply any deposit towards the outstanding balance.

2. Returned Check Policy

A \$20.00 charge will be made for all checks returned to the company for insufficient funds. If two insufficient funds checks are received from a subscriber within a twelve (12) month period, the company may require that all subsequent payments be made by cash, money order, or certified check.

I. SPECIAL SERVICES AND FACILITIES

Special services and facilities not ordinarily used in the furnishing of telephone service and not otherwise provided for by the tariff schedules of the Company may be furnished or leased pursuant to special contract for such special service or facility for such period as may be agreed upon, provided such special service or facility or the use made thereof is not unlawful and does not interfere with the telephone service furnished by the Company. Special services are provided for each individual application as a custom engineered system to satisfy and provide for the needs of that customer. Applicable charges will be determined by the revenue requirements of the utility for each individual system. In the event any such special service or facility or the use made thereof interferes with the furnishing of telephone service by the Company, the Company may terminate such contract and cease to furnish such special service or facility after thirty days' written notice to the subscriber; and provided further that the Commission may terminate such contract whenever, in its opinion, public interest requires such termination.

J. RESALE OF SERVICES

No service can be resold unless the service has been specifically identified as available for resale or authorized by the Utah Public Service Commission.

Effective Date: 8/16/2022

NETWORK ACCESS LINE SERVICE

RATES

Service (Exchange)	Residential (R1)	Business (B1)	Extended Area Service (EAS)
One-Party Service			
Duchesne	\$25.50	\$34.25	\$3.25
Roosevelt	\$26.50	\$35.25	\$2.25
Vernal	\$26.95	\$35.70	\$1.80
All Others	\$23.00	\$31.75	\$5.75
PBX Trunk		\$50.50	
PBX Outward Only		\$36.50	
Remote Call Forward		\$18.25	

CONDITIONS

The above rates apply to the provision of network access lines which, when connected to a suitable instrument provides access to the telecommunications network and are billed on a per line per month basis.

Instruments must be provided by the subscriber, subject to the conditions described in the Connection with Customer Provided Equipment portion of this tariff.

Additional instruments may be attached to network access lines. The Company reserves the right to limit the number of instruments connected to an access line if they cause interference with the normal operation of the line.

PBX Outward Only allows only outgoing calls from the customer's PBX or Key System. It provides access to 911, dial tone, operator services, and long-distance services, but does not allow incoming calls.

Remote Call Forwarding allows a subscriber to have incoming calls forwarded to another number. This service is not programmable by the subscriber, it is a fixed feature. Applicable Service Order Fees and Central Office Line Connection Charge will apply when adding or modifying this feature.

1st Revised Sheet No. 21 Cancels Original Sheet No. 21

BUSINESS RATES APPLY:

- a. At any location where activities are of a business, trade, or professional nature.
- b. At any location where the listing, promoting, or advertising of service at that location indicates a business, trade, or profession.
- c. When service is furnished at a location used primarily for business purposes.
- d. When the directory listing is to be a business listing.
- e. When the service is provided to or through a reseller of local exchange service.

RESIDENTIAL RATES APPLY:

- a. When service is furnished at a location used primarily for domestic purposes.
- b. Where business listings are not provided.
- c. Residence service will be allowed for individual rooms at group homes e.g., fraternities, sororities, patient rooms at retirement homes, boarding houses when service to the rooms is not provided through a reseller of local exchange service, if the listing is in an individual's name.
- d. Residence service will be allowed in church living quarters and the clergyperson's private study if the listing is in an individual's name.
- e. When the directory listing is to be a residential listing.
- f. A residence service may not be part of a hunting sequence that contains business lines.

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1st Revised Sheet No. 22 **Cancels Original Sheet No. 22**

Effective Date: 8/16/2022

NUMBER RESERVATIONS

RATES

Service	Monthly Rate
Number Reservation (per number)	\$8.50

DESCRIPTION

Number Reservation

When a customer requests that a number or specific sequential numbers be reserved for their future use with additional lines, or if they expect to have telephone service in the near future and wish the number to be reserved, the above rates and charges will apply.

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SERVICE CONNECTION, MOVE AND CHANGE CHARGES

RATES

Service Order	Residential (R1)	Business (B1)
Initial Connection	\$25.00	\$50.00
Unsuspend	\$10.00	\$10.00
Name and/or Number Change	\$25.00	\$25.00
Move and Change	\$25.00	\$25.00
Premise Visit	\$50.00	\$50.00
Engineering Premise Visit	\$100.00	\$100.00

CONDITIONS

These charges are intended to cover the expense incurred by the Company in conjunction with the following:

- a. Establishment of service.
- b. Change in location of a service to other premises.
- c. Transfer of service from one customer to another.
- d. Change of telephone number at customer's request.
- e. Installation of auxiliary equipment.
- f. Restoral of service disconnected for nonpayment or failure to establish credit.

Charges shown are in addition to installation charges shown under other Tariff schedules.

Charges shown in this schedule are based on work being performed during regularly scheduled working hours of the Company's employees. Work performed with overtime labor costs will be performed at direct cost to the customer.

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No charges will apply under the following circumstances:

- a. Service to which no monthly rates apply.
- b. When a service move, change, or disconnection is initiated by the Company.
- c. To reestablish service after destruction or partial destruction of the customer's premises by means beyond the control of the customer.
- d. When customer's name has been changed by marriage or court order.
- e. When a change in billing address is required.
- f. Change in number at the Company's initiative.
- g. Disconnecting an access line.
- h. Adding or removing a feature unless specified in the Custom Calling & Basic Exchange Feature section of the tariff.

DEFINITIONS

Service Order – Initial Connection

Applicable to work done in receiving, recording, and processing information necessary to execute a new customer's request for the establishment of service and credit with the company.

Service Order – Unsuspend

Applicable to work done in re-establishing service that has been suspended, but not fully disconnected for non-payment.

<u>Service Order – Name and/or Number Change</u>

Applicable to work done to change a customer's name when billing responsibility changes.

Applicable to work done to change a customer's telephone number at the customer's request.

Service Order – Move and Change

Applicable to work done in receiving, recording, and processing information necessary to execute a customer's request to move and change service to a new location within the Company's service area.

Service Order - Premise Visit

Applicable if a Company employee must visit the customer's premises to move or change a service drop or standard network interface at the customer's request. Not applicable when a Company employee is on the customer's premises for any other business purpose.

Service Order - Engineering Premise Visit

This charge is associated with engineering which allows the Company to visit the premise and/or subdivision for the purpose of estimation on aid to construction requests. One charge is applicable per subdivision. If the customer agrees to have the work performed, the charges are applied as a credit to the construction costs.

Effective Date: 8/16/2022

OFF-PREMISE EXTENSION SERVICE

RATES

Off-Premise Extension Service	Installation Charge	Monthly Rate
Continuous Property	Actual Cost	No Charge
Non-Continuous Property (each location)	Applicable Non-Recurring Charges	Applicable Access Line Rate

CONDITIONS

Off premise extension service, where the extension is located in a different building on the same continuous property as the main access line termination, may be installed by the Company. The installation charge will be negotiated between the subscriber and the Company. The subscriber is responsible for the maintenance of any subscriber owned wiring. No recurring monthly charge will apply in this situation.

Continuous property extensions are defined as those where the drop to the additional access point comes directly from the premises of the main access line termination and does not come out of the distribution cable as long as the same cable pair or fiber optic termination is used, and no additional facilities are required.

When off premise extension service is provided on Non-Continuous property, each location is treated as an access line termination and the applicable access line rates will apply at each location. Installation will be performed based on all applicable Non-Recurring service connection elements.

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DIRECTORY ASSISTANCE SERVICE

RATES

Per each Directory Assistance Call

\$0.95

CONDITIONS

The above charge will apply to each call to a directory assistance operator requesting information for locations within the state.

The charge will apply regardless of whether or not the operator is able to supply the requested information.

A maximum of two requests for information will be allowed per directory assistance call.

In the event a customer obtains directory assistance service through fraudulent means, in addition to any other action authorized by this tariff, the Company may assess appropriate Directory Assistance charges on the customer's regular telephone account.

Company may provide directory assistance for published numbers, without charge, during regular business hours for telephone numbers not listed in the current directory.

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DIRECTORY LISTINGS

RATES

Directory Service	Monthly Rate	
Additional or Alternate Listing	\$2.00	
Foreign Exchange Listing	\$2.00	
Non-Listed	\$3.50	
Non-Published	\$3.50	
Public Safety Employees Non-Published	No Charge	

CONDITIONS

The regulations for directory listings, as provided in this section, apply only to that section of the directory containing the regular alphabetical list of names of subscribers.

PRIMARY LISTING

One listing without charge, termed the Primary Listing, is provided as follows:

- a. For each separate subscriber service. When two or more access lines or PBX trunk lines are consecutively operated, the first number of the group is considered the primary listing.
- b. For each semipublic service.
- c. Non-listed telephone numbers are listed in the information file for directory assistance but are not listed in the Company's directory. They will be given out upon request.
- d. Non-published numbers are not listed either in the Company's directory or the information file for directory assistance and are not to be given out to anyone unless authorized by court of law or requested for public safety.
- e. Public safety employees such as law enforcement officers, jail security guards, and judges may subscribe for one non-published number on each access line.

RESTRICTIONS

Names in directory listings shall be limited to the following:

In connection with residence service:

- a. The individual names of the subscriber, or
- b. The individual name of a member of the subscriber's family, or
- c. The individual name of a permanent member of the subscriber's household, or

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d. Dual (joint) listings for customers who share the same surname and reside at the same address.

In connection with business service:

- a. The individual name of the subscriber, or
- b. The name under which the subscriber is actually doing business, or
- c. The name under which a business is actually being conducted by someone other than the subscriber and which the subscriber is authorized by such other to use, or
- d. The individual names of the officers, partners, or employees of the subscriber, or
- e. The names of departments when such listings are deemed necessary from a public reference viewpoint.

The Company may require that the subscriber provide the Company with written permission for the insertion or continuance of listings. The Company may refuse to accept or may delete listings of a business that the subscriber claims to represent. The Company may refuse to accept or may delete a listing that includes the trade name of another.

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CUSTOM CALLING FEATURES

RATES

Custom Calling Feature Package	Monthly Rate
Basic Features Package	
Pick any two features from the list of options	\$5.99
Enhanced Features Package	
Pick any five features from the list of options	\$9.99
Premier Features Package	
Pick any six or more features from the list of options	\$14.99

Custom Calling Feature	Monthly	Per Usage
Automatic Callback		\$0.75
Automatic Recall		\$0.75
Call Forwarding		
Call Hold		
Call Transfer		
Call Waiting		
Caller ID – Name and Number		
Distinctive Ringing		
Do Not Disturb		
Home Intercom	Available as part of a Custom	
Hot Line	Calling Feature Package	
Priority Call		
Reminder Call		
Selective Call Acceptance		
Selective Call Rejection		
Speed Calling – 1 digit		
Speed Calling – 2 digits]	
Three Way Calling]	\$0.75
Voice Mail]	
Warm Line]	

CONDITIONS

From time to time, the Telephone Company may offer special promotions to its customers. These offerings will generally consist of a reduced price, a waiver of installation charges, or a free service with the purchase of another service. These offerings will be limited to certain dates and locations and will be for limited time periods.

Credit for service interruption will be provided if service is interrupted for a period exceeding forty-eight (48) hours. The credit shall be the monthly amount for service divided by 30 days times the number of days that service is continually interrupted.

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DEFINITIONS

Automatic Call Back

Automatically redials the last outgoing call made by a subscriber.

Automatic Recall

Allows subscriber to return the most recent incoming call.

Call Forwarding

Forwards all incoming calls to a different number. Forwarding can be configured for busy, delayed, selective, unavailable, or unconditional.

Call Hold

Allows subscriber to put a call on hold in order to dial another number, and then switch between two calls.

Call Transfer

Allows a subscriber to transfer a call to another number.

Call Waiting

Informs the subscriber on a busy line that there is another incoming call.

Caller ID

Name and Number - Displays the name and number of the incoming caller before the subscriber answers the call.

Distinctive Ringing

Allows up to 4 Directory Number to be assigned to a single subscriber access line. Distinctive ringing cadences are played on incoming calls depending on the called Directory Number. Each line number can optionally have separate setting for Call Forwarding etc.

Do Not Disturb

Allows subscriber to block their line temporarily to prevent incoming calls.

Home Intercom

Provides an intercom service for subscribers with extensions spread across a large site or building.

Hot Line

Provides a preconfigured number that is called as soon as the phone goes off hook.

Priority Call

Enables subscriber to have a distinctive ring tone for incoming calls from selected numbers. Also includes distinctive tones on Call Waiting for numbers selected for Priority Call.

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Reminder Call

Allows subscriber to schedule reminder calls, either once or at regular intervals.

Selective Call Acceptance

Accepts calls from specified numbers when Do Not Disturb is enabled.

Selective Call Rejection

Rejects calls from specified numbers.

Speed Calling (1 Digit)

Enables subscriber to call frequently used numbers by dialing a one-digit short code.

Speed Calling (2 Digits)

Enables subscriber to call frequently used numbers by dialing a two-digit short code.

Three Way Calling

Allows subscriber to talk to two people in different locations at the same time.

Voice Mail

An automated message recording service that calls are forwarded to if they are unanswered or if the subscriber line is busy.

Warm Line

Provides a preconfigured number that is called if no numbers are dialed during a configurable time limit after the phone goes off hook.

OBLICATION OF COMPANY AND SUBSCRIBER

The Company shall be held harmless by the subscriber in cases where the subscriber's telephone number is transmitted via the Caller ID feature to another subscriber who subscribes to that service, and the subscriber has not blocked the transmission of his telephone number.

Under no circumstances should any subscriber to the Caller ID feature use telephone numbers delivered to him for purposes of marketing any service, or for the sale of those numbers to any interested party.

Permitted uses of the number information received through the Caller ID service include billing and collection, routing, screening, and completion of the originating subscriber's call or transaction, or for services directly related to the originating subscriber's call or transaction.

Notification of illegal procedures having been given herein, the Company shall be held harmless by all parties in cases where subscribers of the Company use this information in an unauthorized manner, as described above.

LIFELINE

RATES

Residential Access Line Monthly Credit or Discount Federal Lifeline Reduction See 47 CFR 54.403 State Local Rate Reduction See Utah Rules R746-8-403 Federal Enhanced Tribal Benefit See 47 CFR 54.403

DEFINITION

Lifeline is an FCC program to help make communications services more affordable for lowincome consumers. Lifeline provides subscribers a discount on qualifying monthly telephone service, broadband Internet service, or bundled voice-broadband packages. The Lifeline program is administered by the Universal Service Administration Company (USAC). USAC is responsible for helping consumers apply for the program, understand eligibility requirements, and keep their benefit through an annual recertification process.

FCC rules prohibit more than one Lifeline service per household.

In no case will the discount exceed the rate charged for the service subscribed to.

Lifeline will not be furnished on a Foreign Exchange (FEX) basis.

Lifeline service shall not be disconnected for non-payment of toll charges.

Deposits will not be required if customers choose the toll blocking option.

The regular service initial connection charge, move and change charge, and regulations applicable to the service offerings specified in the tariff will apply. The service initial connection charge and move and change charge to change to or from this program due to eligibility status will be waived.

The Company will offer Lifeline assistance only during such periods as reimbursement of the discount is available to the Company from Federal and/or State revenue sources.

ELIGIBILITY REQUIREMENTS

An applicant must meet eligibility requirements established in the Public Service Commission of Utah Rules R746-8-403 and the Federal Rules as set forth in 47 C.F.R. §54.409 and 47 C.F.R. §54.410.

Residents of tribal lands may qualify for Lifeline based on the requirements of 47 C.F.R. §54.409 and 47 C.F.R. §54.410.

Customer must complete the approved application for Lifeline and submit the application to the Universal Service Administrative Company (USAC), Lifeline Support Center for eligibility certification.

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The customer must be recertified annually by the FCC's national verifier.

The Lifeline Telephone Assistance Program credit will begin with the next billing cycle after the Company has received (i) notice from the National Verifier that the customer meets the eligibility requirements of the Lifeline Program, and (ii) a copy of the customer's Lifeline certification form.

FUNDING

The Federal Lifeline Reduction is reimbursed to the company through USACA the Universal Service Administrative Company (USAC).

The State Local Rate Reduction is funded from the Utah Universal Services Fund (USF). The company is reimbursed for the State Local Rate Reduction from the Utah USF.

General Manager/CEO

TRIBAL LINK UP

DEFINITION

Tribal Link Up consists of a discount, for new service connection charges to connect the customer to the local telephone network. Discount may not be taken on service order or connection charges that pertain to deregulated services such as inside wiring or terminating equipment.

The Company will offer Link Up Assistance only during such periods as reimbursement of the discount is available to the Company from Federal and/or State revenue sources.

ELEGIBILITY REQUIREMENTS

An applicant must meet all of the following criteria set forth in Federal Rules 47 C.F.R. §54.410 and 47 C.F.R. §54.413 in order to qualify for Tribal Link Up.

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CONSTRUCTION CHARGES

GENERAL

In the interest of the general body of subscribers and in providing just and reasonable rates and charges it may become necessary to impose additional charges to establish service in certain instances, e.g. (1) exchange service is ordered in an area where no facilities are available; (2) the facilities required will be temporary; (3) unusual costs are involved in furnishing the service or facilities.

The provision of service may require the payment of a construction charge by the applicant ordering the service or requesting the facilities. This charge is in addition to the regular rates and charges applicable for the exchange service provided.

With the approval of the Company, the applicant, if he so elects, may furnish material, transportation, or labor, in accordance with the normal construction standards of the Company. In all instances the ownership of facilities shall be entirely vested in the Company. The locations of line extensions are determined by the Company.

When an applicant is so located that it is necessary to use private and/or public right-of-way to furnish service, and the Company is unable to obtain the required right of way without cost, the applicant may be required to pay the costs incurred in securing the right of way in addition to other charges.

Line extension charges to applicants will be based on Rural Utilities Service (RUS) Rules and Regulations, when applicable. In case of disagreement or dispute regarding the application of any provisions of this rule, or in circumstances where the application of this rule appears impracticable or unjust to either party, the utility, applicant, or applicants may refer the matter to the Board of Directors for ruling.

A. LINE EXTENSIONS AND UPGRADES

- a. If the proposed route of installation for line extension is less than 1,000 feet of distribution facilities to provide service for a single-family residential customer, then there is no charge.
- b. If the proposed route of installation for line extension is more than 1,000 feet of distribution facilities to provide service for a single-family residential customer, then the charge is \$6.50/foot for each foot over the initial 1,000 feet.
- c. All costs and charges for line extensions for businesses, commercial property, multitenant buildings, subdivisions of property, government, or educational facilities will be the responsibility of the applicant. Applicant(s) will be provided a written cost estimate and Line Extension Contract prior to beginning of work. Applicant(s) will be required to provide a minimum of a single 2-inch conduit to the property line at a mutually agreed upon location with the company. Such conduit shall be installed by the applicant, located satisfactory and useable by company, and without cost to the company.

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B. RIGHTS-OF-WAY, EASEMENT, AND/OR PERMITS

- d. Rights-of-way and easements to the premises, satisfactory to the company, must be furnished by applicant without costs to the company on public lands and private property.
- e. Required studies, permits, and any related restrictions on work required to provide the Line Extension will be charged to the applicant if charges apply.

C. DISCONNECTS AND REUSE OF FACILITIES

- f. When one or more subscribers on a project disconnect within the three-year term, no refund is made of the line extension charge to the disconnected subscribers. Charges to remaining subscribers are not affected by disconnects.
- g. When a subscriber disconnects service or moves off the project and service is established for a new applicant at the same location, any adjustment in charges is a matter for negotiation between the original subscriber and the new applicant. The original subscriber is responsible for any unpaid line extension charges.
- h. Where a subscriber is disconnected for any reason and subsequently re-applies for service from the same premises or another premises on the same project, the subscriber will not be required to pay any additional line extension charges in addition to his total original obligation.

D. REAL ESTATE SUBDIVISIONS

The Company will make the line extensions and/or additions within real estate subdivisions.

The Company retains ownership to all facilities so placed.

Charges associated with line extensions into real estate subdivision shall be as follows:

- a. If the cable is placed by the Company in a developer-prepared trench dug to the Company's specifications, the amount to be paid by the developer will be a minimum of \$100.00 per lot or dwelling based on engineering specifications prepared by the Company.
- b. If the Company digs the trench and places the cable, the amount to be paid by the developer will be actual costs incurred by the Company.
- c. The Developer is required to provide an electronic plat map of the subdivision to the Company as well as a copy of the Power plan for the subdivision.

Within the applicant's subdivision, the Company will construct, own, operate, and maintain facilities only along public streets, roads, and highways which the Company has the legal right to occupy, and on public lands and private property across which rights-of-way and easements satisfactory to the Company may be obtained without cost or need for condemnation by the Company.

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Rights-of-way and easements, within the subdivision, satisfactory to the Company, must be furnished by the applicant in reasonable time to meet construction and service requirements before the Company shall be required to commence its installation. Such rights-of-way and easements must be cleared of trees, tree stumps and other obstructions and graded to within six inches of final grade, by applicant, at no charge to the Company. Such clearance and grading must be maintained by the applicant during construction by the Company.

E. TEMPORARY OR SPECULATIVE SERVICE

All costs and charges for installation and removal of line extensions to locations that do not have a permanent foundation (i.e., Recreational vehicles, construction trailers, mobile units, etc.) are the responsibility of the subscriber.

F. SAVING CLAUSE

Arrangements may be made, other than as provided for above in this schedule, in the following cases:

- a. Where the applicant requests a particular type of construction or a specific route for extensions to meet the applicant's special requirements and where the construction or route so requested differs from the normal standards of the Company and is not required by law.
- b. Line extensions involving underground crossings of railroads, highway or power lines, submarine cable, or along river crossings.
- c. Where construction is required to provide service on a seasonal basis, or to provide Foreign Exchange Service, or to meet other unusual conditions.
- d. Any other line extension and/or additions involving unusual or disproportionately large construction expenditures as compared to the usual line extension.

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CONNECTION WITH CUSTOMER PROVIDED EQUIPMENT

CONDITIONS

Customer provided terminal equipment or communication systems (CPE) used in conjunction with telephone service shall not interfere with any of the service offerings of the Company, endanger Company employees or the public, damage or require the alteration of Company facilities, interfere with the proper functioning of Company facilities, or impair the operation of the telephone network. Upon notice from the Company that the CPE is causing or is likely to cause such hazard or interference, the customer shall make whatever changes are necessary to correct the problem.

The Company shall not be responsible for the installation, operation maintenance of any CPE. The customer shall be responsible for the payment of all Company charges for visits by the Company to the customer premises where a service difficulty or trouble report results from customer provided equipment or facilities.

Where CPE is connected to Company facilities, the responsibility of the Company shall be limited to the furnishing, operation and maintenance of such facilities in a manner suitable for telephone service. The Company shall not be responsible for the through transmission of signals generated by the CPE or, for the quality of, or defects in, such transmission, or the reception of signals by CPE.

The Company shall not be responsible to the customer if changes in any of the facilities, operations or procedures of the Company render any CPE obsolete or require modification or alteration of such equipment or otherwise affect its use or performance.

Where CPE is used with telephone service in violation of any of these conditions, the Company will take whatever action is necessary to protect the network and will promptly notify the customer of the violation in writing. The customer shall discontinue use of the equipment or correct the violation. Written confirmation of the corrective action taken will be supplied to the Company within 10 days following receipt of notice of the violation by the customer. Failure of the customer to comply with these requirements shall result in suspension of the customer's service until the customer complies with the provision of this Tariff.

TRUNK HUNTING SERVICE ARRANGEMENT

RATES

Trunk Hunting Service	Monthly Rate
Call Forwarding/Circular per Hunt Group	\$4.00
Hunting Service per line or Trunk	\$4.00
Multi-Line Hunting	\$4.00

DEFINITIONS

Trunk hunting service arrangement

Equipment located in the Telephone Company's central office arranged to select the next available line of a customer's group of hunting lines, when the line associated with the called number of the customer is busy.

Call Forwarding/Circular per Hunt Group

If every number in the hunt group is busy, this feature will forward the incoming call to a designated number and/or if the call is not answered within a specified number of rings, this feature will forward the incoming call to a designated number.

Hunting Service

This feature allows a subscriber to have multiple numbers linked together in a list. When the main number is called and the number is busy, the call rings the next number in the list (Sequential Hunting).

Multi-Line Hunting

This feature allows a subscriber to have one number linked to multiple subscriber lines. When the main number is called and the primary subscriber line is busy, the call rings the next subscriber line in the sequence. If all subscriber lines in the group are busy, the calling party will receive a busy tone unless the subscriber has purchased additional features.

CALL BLOCKING - LOCAL EXCHANGE SERVICE

RATES

Call Blocking	Monthly Rate
Complete Toll Block	No Charge
Toll Denial	No Charge
Toll Restriction	No Charge
900, 960, 970 Call Block	No Charge
Directory Assistance Call Block	No Charge
No Collect Call Block	No Charge
No Third Party Call Block	No Charge
Subscriber Activated Toll Block	No Charge

DEFINITIONS

Complete Toll Block

Only allows local calls (7-digit dialing). Blocks 1+800, 1+888, 10XXX+011, 900, 960, 976, 0-, 0+ and 411.

Toll Denial

Block 1+, 0+, 10XXX+1 and 10XXX+011+, 900, 960, and 976 dialing and allows all other type of calls.

Toll Restriction

Prohibiting 10XXX+1 and 10XXX+011+ calls prohibit over dialing of long distance carrier access cards.

900, 960, 970 Call Block

Blocks 900, 960, and 976 calls and allows all other type of calls.

Directory Assistance Block

Blocks 411 and 555-1212 calls and allows all other type of calls.

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No Collect Call Block

Blocks Collect Calls.

No Third Party Call Block

Blocks third party calls.

Subscriber Activated Toll Block

Allows customers to use an access code/pin number to turn call blocking on/off or override call blocking on an individual-call basis.

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Advice/Docket No. 22-053-T01 General Manager/CEO

DIRECT INWARD DIALING (DID) SERVICE

RATES

DID Service	Installation Charge	Monthly Rate
Each Trunk Circuit Termination	Applicable Nonrecurring Charges	\$48.20
Each block of 20 directory numbers	\$20.00	\$10.00
Each Non-Sequential Number		\$0.50
DID Trunk Setup / Trunk	\$54.00	
DID Trunk Transport Setup	\$325.00	
DID T1 Trunk Transport		\$180.00
DID Analog Port Connection / Trunk		\$13.00

DEFINITIONS

DID Trunks

DID Trunks provide exchange service for PBX customers. A DID Trunk includes a DID facility, common equipment, local exchange switching and flat usage trunks for access to the local exchange and toll networks. The DID Trunks may be delivered on a T1 to the customer's premise and are charged on a per trunk basis. Additional charges apply for DID transport.

DID Trunk Transport

DID Trunk Transport is for the T1 facility or Channel Termination to transport the DID trunks within the exchange. The DID Trunk Transport facility and common equipment may be provided from a foreign central office or foreign exchange at the DS1 interoffice mileage rates specified in the Special Access Tariff. Associated charges will be applied to the DID facility and common equipment and will not apply to the trunks.

DID Trunk Setup (per Trunk)

This is a one-time charge associated with the programming and set-up of Digital DID Trunks in the switching equipment.

DID Trunk Transport Setup

This is a one-time charge associated with the engineering and provisioning of Digital DID Trunk Transport (T1) to the customer's premise.

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DID Analog Port Connection

This is the DSO port (DID trunk) connection in the switching equipment which allows the DID trunk to have access to the switched network.

Non-Sequential Number

If a subscriber selects a non-sequential number (a number not included in their block of 20), the Subsequent Service Order and Installation Charges will be applied to set up each service order covering a maximum of 20 numbers.

CONDITIONS

This feature may be provided, in addition to regular rates and charges, where CO facilities are available, and the PBX system or customer provided switching equipment capabilities permit.

One primary directory listing in the main directory of the serving CO is provided for each PBX system. An additional listing of each DID number may be provided subject to the regulations, rates, and charges as specified in the tariff.

The provision of this feature requires that the customer subscribe to a sufficient number of trunk facilities to adequately handle the volume of incoming calls.

DID numbers are directly associated with the primary customer, and the Company will not assign individual numbers to another customer as a primary number.

The customer may reserve additional DID number blocks for future use at the rate above.

These lines are not available for re-sale by the end user customer.

INTEGRATED SERVICES DIGITAL NETWORK (ISDN)

RATES

Primary Rate Interface (PRI)	Installation Charge	Monthly Rate
Stand Alone T1 facility per 24 channel facility [1]	\$960.00	\$144.00
Service Configuration		
23B+D	\$984.00	\$384.00
24B	\$984.00	\$384.00
23B+Back-up D	\$984.00	\$384.00
DID Termination per B-Channel [2]		
Each Trunk Circuit Termination (One-Way or Two-Way)	Applicable Nonrecurring Charges	\$48.20
DID Trunk Setup (Per Trunk)	\$54.00	
Circuit-Switched Data Connection per T1 facilit	ty	
23B data only channels	\$1215.00	\$560.00
24B data only channels	\$1287.00	\$584.00
Optional Features per T1 facility		
2B Channel Transfer	\$96.00	\$24.00
ISDN Calling Name Delivery	\$168.00	\$20.00
ISDN Redirecting Number Delivery	\$53.00	\$7.00
All miscellaneous changes or rearrangements of facilities, per facility	\$48.00	
Move existing DS1 to DS3 on vacant channels	\$312.00	
Moving current customer T1 facility		
Within same central office	\$480.00	
Outside current central office	\$960.00	

^[1] One Service Configuration is required for each T1 facility.

^[2] EAS charges also apply.

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DEFINITIONS

Integrated Services Digital Network (ISDN)

A digital architecture that provides an integrated voice/data capability to the customer premises facility, utilizing the public switched network. ISDN distributes voice, data, video, image, and facsimile by a Primary Rate Interface (PRI). This is a serving arrangement which conforms to internationally developed, published, and recognized standards generated by the International Telecommunications Union.

Primary Rate Interface (PRI)

The basic Primary Rate Interface (PRI) structure consists of 23 B-channels and a D channel, for a total transmission rate of 1.544 Mbps, which is equivalent to a T1 facility. Each 64 kbps B-channel carries user information such as voice calls, circuit-switched data, or video. The D-channel is a 64 kbps channel that is used to carry the control or signaling information.

Circuit-Switched Data PRI consists of 23B+D, which is equivalent to a T1 facility. The customer may use CPE to bond together 64 kbps B-channels for the transmission of circuit-switched data or video.

23B+D

This service configuration provides for 23 B-channels and 1 D-channel. The B channels carry user information such as voice calls, circuit-switched data, or video, while the D-channel handles signaling information. When equipped, the D-channel can control a maximum of 479 B-channels. The B-channels may be provisioned on the same facility as the D-channel or on other PRI T1 facilities.

24B

This service configuration provides for 24 B-channels. The B-channels carry user information such as voice calls, circuit-switched data, or video. The signaling information is provided by a D-channel on the first T1 facility.

23B+Back-up D

This service configuration provides for 23 B-channels and a back-up D channel. The back-up D-channel is used if the primary D-channel, which provides signaling for multiple T1 facilities, fails. All active calls are maintained during the switch-over to the back-up D-channel.

Circuit-Switched Data Connection

A Circuit-Switched Data Connection is a central office translation that provisions 23 or 24 B-channels on a PRI T1 facility. All B-channels are dedicated with 2-way operation and have access to the exchange network. Incoming calls are restricted to circuit-switched data or video.

ISDN Trunk Connection

An ISDN Trunk Connection (TC) is a central office translation that provisions each B-channel in a PRI. The TC allows access to the exchange network. One ISDN Trunk Connection is required for each B-channel used in a PRI.

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- a. Call-by-Call PRI The PRI B-channels are configured to support inward and outward call flexibility predetermined by the customer's traffic flow.
- b. Dedicated PRI Each B-channel is dedicated to inward, outward, or 2-way traffic.

AVAILABLE FEATURES

Calling Number Identification

This feature displays the call identification information and the calling party's directory number (including nonpublished and non-listed directory numbers) prior to the call being answered. Callers have the ability to inhibit the display of calling party information to the terminating number.

Calling Number Identification Blocking-All Calls

All outgoing calls will be blocked for PRI customers where technically feasible as determined by the Company.

Direct Inward/Outward Dialing

Allows station users to place or receive calls bypassing the attendant.

Circuit-Switched Data

Allows the transmission of circuit-switched data on a voice channel.

2B Channel Transfer

2B Channel Transfer allows the transfer of two independent calls when both calls have been answered or when one call has been answered and one call is alerting. Notification of transfer is given to transferred users.

ISDN Calling Name Delivery (ICNAM)

ICNAM is a terminating feature that delivers to ISDN Class II Equipment, over a Primary Rate Interface, the original calling party name along with the calling party's telephone number. A private or unavailable indication will appear when the name is not available to the called customer.

ISDN Redirecting Number Delivery (RND)

RND provides not only the original calling number, but one or more numbers from which a call was redirected. If a call is redirected multiple times, both the first and the last redirecting numbers will be delivered. On calls forwarded, a redirecting reason is also provided to the RND subscriber indicating why a call was forwarded, e.g., the Call Forwarding Variable, Call Forwarding Busy, or Call Forwarding Don't Answer feature was active. When a call is forwarded multiple times, the first and last redirecting reasons will be provided to the RND subscriber.

3rd Revised Sheet No. 47 Cancels 2nd Revised Sheet No. 47

CONDITIONS

PRI is provided subject to the availability of central office facilities.

Each PRI consists of one T1 facility and one Service Configuration. A customer may request more than one PRI per premises.

Terms and Conditions, and Rates and Charges, as described for PRI, are in addition to the regular Rates and Charges for the service with which PRI is associated.

Some services are not available and/or compatible with PRI.

Loop Diversity and Avoidance is available with PRI.

- a. Customers subscribing to Loop Diversity must also subscribe to additional PRI facilities and TCs for the secondary route.
- b. Customers subscribing to Avoidance must pay DS1 Transport Mileage rates between the local serving office and the alternate serving office

The PRI facility may be provided from a foreign central office or foreign exchange at the DS1 Transport Mileage rates. Associated charges will be applied to the PRI facility.

PRI offerings are not available for use by Commercial Mobile Radio Carriers, Private Mobile Radio Carriers, and Interexchange Carriers in the provision of services to their customers. Other digital services are offered by the Company for interconnection specifically for these Carriers.

The PRI facility for all channels may be provisioned on an existing or new T3 facility.

PRI customers must subscribe to a minimum of one 23B+D Service Configuration.

DID numbers associated with PRI are found elsewhere in this Tariff. A DID Trunk Termination is required for each inward or 2-way B-channel in a PRI.

Circuit-Switched Data PRI is intended only for data calls, including video.

ISDN PRI may terminate at an Interexchange Carrier Point of Presence (IXC POP) for data service only, terminating on the Internet by an Internet Service Provider (ISP). Voice service may not terminate at the IXC POP.

EXCHANGE MAPS

The following exchange maps are attached to this tariff:
Altamont
Duchesne
Flattop
Fruitland
Lapoint
Neola
Randlett
Roosevelt
Tabiona
Vernal