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June 4, 2024

Sent Via E-Mail

ADVICE NO. UT-24-ATT-0006 (Docket 24-087-P04)

Utah Public Service Commission
Heber M. Wells Building, 4th Floor
160 East 300 South
Salt Lake City, UT 84111

ATTN: Melissa Paschal
Email: psc@utah.gov

Dear Ms. Paschal:

Enclosed is a replacement to the AT&T Corp. ("AT&T") Message Telecommunications Services Tariff to change the Corporate entity name from AT&T Corp. to AT&T Enterprises, LLC. This AT&T Enterprises, LLC tariff replaces the AT&T Corp. Tariff in its entirety.

This Internal Restructuring will be seamless to customers. The only change customers will see is the service provider name on their AT&T bill. Customers' services, prices, terms and conditions for those services will not be affected.

AT&T requests a filing date of June 4, 2024 and an effective date of June 9, 2024. Please contact me if you have any questions or concerns at 312-887-2120 or via email at tf2748@att.com.

Thank you for your assistance in this matter.
Respectfully,

A handwritten signature in cursive script that reads "Tricia Conway".

Tricia Conway

AT&T ENTERPRISES, LLC

UTAH PRICE LIST

MESSAGE TELECOMMUNICATIONS SERVICES

ISSUED: June 4, 2024

EFFECTIVE: June 9, 2024

Title Page

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TITLE PAGE

REGULATIONS AND PRICES APPLICABLE
TO THE FURNISHING OF
CONSUMER MESSAGE TELECOMMUNICATIONS SERVICES
WITHIN UTAH
BY
AT&T ENTERPRISES, LLC

Effective May 2, 2024 AT&T Corp. merged into AT&T Enterprises, LLC. All services in this tariff previously provided by AT&T Corp. are provided by AT&T Enterprises, LLC.

AT&T Enterprises, LLC's Message Telecommunications Price List tariff replaces in its entirety AT&T Corp.'s Message Telecommunications Price List tariff.

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AT&T ENTERPRISES, LLC
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AT&T ENTERPRISES, LLC

UTAH PRICE LIST

MESSAGE TELECOMMUNICATIONS SERVICES

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APPLICATION OF PRICE LIST

1.1 APPLICATION

The regulations specified herein are applicable to all communications services offered in this Tariff by the Company. Additional regulations, where applicable, pertaining to specific service offerings accompany such offerings in various sections of this Tariff.

Effective August 1, 2001 all references herein to AT&T FCC Tariffs, insofar as the service offering set forth in the AT&T FCC Tariffs have been or become detariffed, shall be construed to be references to the AT&T Consumer Services Guides located at <http://www.att.com/serviceguide/home>.

On or after March 18, 2016, AT&T Enterprises, LLC will discontinue the following services originating and terminating: Bill to a Third Number, Busy Line Verify/Interrupt, Collect, and Person-to-Person.

On or after July 31, 2016, AT&T Enterprises, LLC will no longer allow billing of calls to a Commercial Credit Card.

On or after October 1, 2016, AT&T Enterprises, LLC will discontinue AT&T CIID/891 Calling Card services.

AT&T ENTERPRISES, LLC

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GENERAL REGULATIONS

2.1 LIMITATIONS AND USE OF SERVICE

2.1.1 Use of Subscriber's Service

Facilities are furnished for the use of the subscriber, employees, agents or representatives of the subscriber or members of the subscriber's domestic establishment except as specified elsewhere in this Tariff.

Except as otherwise provided in this Tariff, service furnished by the Company is intended only for communications in which the subscriber has a direct interest and shall not be used for any purpose for which a payment or other compensation shall be received by him from any other person, firm or corporation for such use, or in the collection, transmission or delivery of any communication for others. This prohibition shall not apply to Message Telecommunications Service (MTS) or to Outward AT&T Wide Area Telecommunications Service (WATS) interLATA usage portion honor to a subscriber who is engaged as a communications common carrier in a public telegram message business, or overseas data.

In view of the fact that the subscriber has exclusive control of his communications over the facilities furnished him by the Company, and of the other uses for which facilities may be furnished him by the Company, and because of inevitability of errors incident to the services and to the use of such facilities of the Company, the services and facilities furnished by the Company are subject to the terms, conditions and limitations herein specified.

GENERAL REGULATIONS

2.1 LIMITATIONS AND USE OF SERVICE (continued)

2.1.2 Establishment of Identity

The calling party shall establish his identity in the course of any communication as often as may be necessary.

The calling party shall be solely responsible for establishing the identity of the person or station with which connection is made at the called location.

2.1.3 Terminal Equipment, Communications Systems, and Premises Wiring

Terminal equipment, communications systems and premises wiring provided by the customer may be connected with the facilities furnished by the Company for telecommunications services as provided in this Tariff.

2.1.4 Accessories Provided by the Subscriber

Accessories which aid a subscriber's convenience in his use of the facilities of the Company in the service for which they are furnished under this Tariff are permissible provided any such accessory so used would not endanger the safety of Company employees, agents of the Company or the public; damage, require change in or alteration of, or involve direct electrical connection to the facilities of the Company; or interfere with the proper functioning of such facilities; or impair the operation of the telecommunications system or otherwise injure the public in its use of the Company's services.

2.1.5 Broadcast of Recordings of Telephone Conversations

The broadcasting of a recording of a telephone conversation during the period of recording is permissible provided that, in the interest of protecting the privacy of telecommunications service device, the recording is made in accordance with the regulations governing connections as specified in Section A10. this tariff.

2.1.6 Limited Communication

The Company reserves the right to limit the length of communications when necessary because of a shortage of facilities caused by emergency conditions.

GENERAL REGULATIONS

2.1 LIMITATIONS AND USE OF SERVICE (continued)

2.1.7 Transmitting Messages

The Company will not transmit messages, but offers the use of its facilities when available, and will not be liable for errors in transmission or for failure to establish connections. Employees of the Company are forbidden to accept either oral or written messages to be transmitted over the facilities of the Company.

2.1.8 Unlawful Use of Service

The service is furnished subject to the condition that it will not be used for an unlawful purpose. Service will be discontinued if any law enforcement agency, acting within its apparent jurisdiction, advises in writing that such service is being used in violation of law. The Company will refuse to furnish service when it has reasonable grounds to believe that such service will be used in violation of law.

2.1.9 Cancellation of Service for Cause

The Company may without notice either suspend service or terminate the subscriber's contract without suspension of service or, following a suspension of service, disconnect the service upon:

1. Abandonment of the service.
2. Failure of a subscriber to make suitable deposit as required by this Tariff.
3. Impersonation of another with fraudulent intent.
4. Nonpayment of any sum due for regulated Company services.
5. Use of service in such a way as to impair or interfere with the service of other subscribers; such improper use includes, but is not limited to, the use of service by a subscriber or with his permission in connection with a plan or contrivance to secure a large volume of telephone calls, to be directed to such subscriber at or about the same time which may result in preventing, obstructing, or delaying the service of others.

GENERAL REGULATIONS

2.1 LIMITATIONS AND USE OF SERVICE (continued)

2.1.9 Cancellation of Service for Cause (continued)

6. Abuse or fraudulent use of service; such abuse or fraudulent use includes:
 - a. The use of service or facilities of the Company to transmit a message or to locate a person or otherwise to give or obtain information without payment of the charge applicable for the service;
 - b. The obtaining, or attempting to obtain, or assisting another to obtain or to attempt to obtain service provided by the Company by rearranging, tampering with, or making connection with any facilities of the Company, or by any trick, scheme, false representation, or false credit device, or by or through any other fraudulent means or device whatsoever, with intent to avoid the payment, in whole or in part, of the regular charge for such service;
 - c. The use of service or facilities of the Company for a call or calls, anonymous or otherwise, if in a manner reasonably to be expected to frighten, abuse, torment, or harass another;
 - d. The use of profane or obscene language;
 - e. The use of the service in such a manner as to interfere unreasonably with the use of the service by one or more other customers.
7. Any other violation of the Company's regulations.

The Company reserves the right to cancel any contract for service with and to discontinue service to any person who uses or permits the use of obscene, profane or grossly abusive language over or by means of the Company's facilities, and who, after reasonable notice fails, neglects or refuses to cease and refrain from such practice or to prevent the same, and to remove its property from the premises of such person.

GENERAL REGULATIONS

2.1 LIMITATIONS AND USE OF SERVICE (continued)

2.1.10 Marketing Practices

As a telephone utility under the regulation of the Public Service Commission of Utah, AT&T will not indulge or participate in deceptive or misleading telecommunications marketing practices to the detriment of consumers in South Carolina, and will comply with those marketing procedures, if any, set forth by the Public Service Commission. Additionally, AT&T will be responsible for the marketing practices of contracted telemarketers for compliance with this provision. AT&T understands that violation of this provision could result in a rule to show cause as to the withdrawal of certification to complete intrastate telecommunications traffic.

2.2 ESTABLISHMENT AND FURNISHING OF SERVICE

2.2.1 Availability of Facilities

The Company's obligation to furnish service is dependent upon its ability to secure and retain, without unreasonable expense, suitable facilities and rights for the provision of such service.

The rates and charges quoted in this Tariff provide for the furnishing of service and facilities where suitable facilities are available or when the construction of the necessary facilities does not involve excessive costs.

When excessive costs are involved for the construction of facilities, charges for such construction will be determined in accordance with "Special Construction Charge."

Service is furnished subject to the availability of the service components required. The Company will determine which of those components shall be used and make modifications to those components at its option. "Service components" shall include, but not be limited to, the existence of access and/or billing arrangements on an originating and/or terminating basis. In the absence of access arrangements between the Company and the access provider at a particular Station, a Customer may be unable to place calls from or to the affected Station.

GENERAL REGULATIONS

2.2 ESTABLISHMENT AND FURNISHING OF SERVICE (continued)

2.2.2 Application for Service

Any applicant for facilities or service may be required to sign an applicant form requesting the Company to furnish the facilities or service in accordance with the rates, charges, rules, and regulations from time to time in force and effect. The Company reserves the right to refuse service to any applicant who is found to be indebted to the Company for service previously rendered until satisfactory arrangements have been made for the payment of all such indebtedness. If service is established and it is subsequently determined that the Customer is indebted to the Company for service previously rendered, the Company may suspend or terminate such service until satisfactory arrangements have been made for the payment of the prior indebtedness.

When an application for service and facilities or requests for additions, rearrangements, relocations or modifications of service and equipment are cancelled in whole or in part prior to completion of the work involved, the applicant is required to reimburse the Company for all expense incurred in handling the request before notice of cancellation is received. Such charge, however, is not to exceed all charges which would apply if the work involved in complying with the request had been completed.

When a subscriber requests a change in location of all or a part of the facilities covered by his application for service or requests for additions, rearrangements or modifications of his existing service and equipment prior to completion of the work involved, the subscriber is required to pay the difference between the total costs and expenses incurred by the Company in completing the work involved and that which would have been incurred had the final location of the facilities been specified initially.

GENERAL REGULATIONS

2.2 ESTABLISHMENT AND FURNISHING OF SERVICE (continued)

2.2.3 Transfer of Service Between Subscribers

Service previously furnished one subscriber may be assumed by a new subscriber upon due notice of cancellation, provided there is no lapse in the rendition of service.

If the new subscriber, fully understanding the regulations governing the service and the status of the account, willingly assumes all obligations hereunder, future bills are then rendered to him without an adjustment to or from any particular date, with the Company arranging for the requested change in billing.

2.2.4 Floor Space, Electric Power and Operating at the Subscriber's Premises

The subscriber is responsible for the provision and maintenance, at his expense, of all suitable space and floor arrangements, including but not limited to adequate lighting and temperature control, required on his premises for communication facilities provided by the Company in connection with services furnished to the subscriber by the Company. Any power outlets and commercial power required for the operation of such facilities shall be provided by, and at the expense of, the subscriber.

All operating required for the use of communications facilities provided by the Company at the subscriber's premises will be performed at the expense of the subscriber, and must conform to the operating practices and procedures of the Company to maintain a proper standard of service.

2.2.5 Provision and Ownership of Facilities

Facilities furnished by the Company on the premises of a subscriber or authorized user of the Company are the property of the Company and are provided upon the condition that such facilities, except as expressly provided in this Tariff, must be installed, relocated and maintained by the Company and that the Company's employees and agents may enter said premises at any reasonable hour to install, inspect or repair any part of the Company's facilities on the subscriber's premises, or to remove such facilities which are no longer necessary for the provision of service.

Subscribers may not disconnect or remove or permit others to disconnect or remove any apparatus installed by the Company or agents of the Company, except as expressly provided in this Tariff or upon the written consent of the Company.

GENERAL REGULATIONS

2.2 ESTABLISHMENT AND FURNISHING OF SERVICE (continued)

2.2.6 Maintenance and Repairs

All ordinary expense of maintenance and repairs, unless otherwise specified in this Tariff, is borne by the Company. In case of damage, loss, theft, or destruction of any of the Company's property due to the negligence or willful act of the subscriber or other persons authorized to use the service, and not due to ordinary wear and tear or causes beyond the control of the subscriber, the subscriber shall be required to pay the expense incurred by the Company in connection with the replacement of the property damaged, lost, stolen, or destroyed, or the expense incurred in restoring it to its original condition.

2.2.7 Company Facilities at Hazardous or Inaccessible Locations

Where service is to be established at a location that would involve undue hazards, or where accessibility is impracticable, to employees of the Company or agents of the Company, the subscriber may be required to install and maintain the Company's equipment and facilities in a manner satisfactory to the Company, any remuneration to be based on the conditions involved.

2.2.8 Work Performed Outside Regular Working Hours - Other Special Requests

The rates and charges specified in this Tariff contemplate that all work in connection with furnishing or rearranging service be performed during regular working hours. Whenever a subscriber requests that work necessarily required in the furnishing or rearranging of his service be performed outside the Company's regular working hours or that work once begun be interrupted, so that the Company incurs costs that would not otherwise have been incurred, the subscriber may be required to pay, in addition to other rates and charges specified in this Tariff, the amount of additional costs incurred by the Company as a result of the subscriber's special requirements.

GENERAL REGULATIONS

2.2 ESTABLISHMENT AND FURNISHING OF SERVICE (continued)

2.2.8 Work Performed Outside Regular Working Hours - Other Special Requests (continued)

A subscriber may also be required to pay the amount of additional costs incurred by the Company resulting from the subscriber's special requests.

2.2.9 Termination of Service

1. Termination of Service by the Company

- a. Violation of any of the regulations contained in this Tariff on the part of the subscriber may be regarded as sufficient cause for termination of the subscriber's service.
- b. When the service is terminated on the initiative of the Company because of violation of its regulations by the subscriber, the regulations stipulated below for termination of service at the subscriber's request apply.
- c. The Company may refuse to furnish or continue to furnish service hereunder, if such service would be used or is used for a purpose other than that for which is provided or when its use interferes with or impairs, or would interfere with or impair, any other service rendered to the public by the Company.

2. Termination of Service at the Subscriber's Request

Service may be terminated at any time upon reasonable notice from the subscriber to the Company. Upon such termination the subscriber shall be responsible for the payment of all charges due. This includes all charges due for the period service has been rendered plus any unexpired portion of an initial service period.

2.2.10 Special Construction Charge

The Company bases the rates and charges quoted in the Tariff on services furnished under normal conditions. Where installation of facilities involves unusual costs because of factors such as the time period, type of facility or location requested by the customer, special construction charges based on maintenance, operation, depreciation, engineering, return on investment and other expenses associated with furnishing the service may apply.

GENERAL REGULATIONS

2.2 ESTABLISHMENT AND FURNISHING OF SERVICE (continued)

2.2.11 Connection with Miscellaneous Common Carriers

1. Service is available to and from customers of miscellaneous common carriers through connecting facilities provided by the Company in accordance with the provisions as set forth in 2. through 5. following.

2. Subject to the availability of facilities and the reasonable requirements of the Company for its telecommunications services, the Company will, at the miscellaneous common carrier's request, extend and physically connect its facilities with those of the miscellaneous common carrier for the purpose of interchanging intrastate traffic in connection with the miscellaneous common carrier's Domestic Services. Such connection and interchange of intrastate traffic shall be as follows:

a. Two-Way Traffic

The Company will extend and connect its facilities between any telephone exchange whose rate center is located in the miscellaneous common carrier's Reliable Service Area (as defined in Part 22 of the FCC Rules) and the miscellaneous common carrier's control point(s) or communications system serving that Reliable Service Area.

b. One-Way Signaling Traffic

The Company will extend and connect its facilities between any telephone exchange within which a signaling receiver is served by the miscellaneous common carrier's system and the miscellaneous common carrier's control point(s) or communications system serving that system.

GENERAL REGULATIONS

2.2 ESTABLISHMENT AND FURNISHING OF SERVICE (continued)

2.2.11 Connection with Miscellaneous Common Carriers (continued)

3. The facilities provided for connection and interchange of traffic shall not be used, switched or otherwise connected together by the miscellaneous common carrier for the provision of through calling from a telephone to another telephone.
4. Specific administrative procedures, connection and operating arrangements and charges for the facilities provided by the Company to the miscellaneous common carrier for the purpose of connection and interchanging traffic are set forth in various intercarrier agreements between the Company and the miscellaneous common carriers or in the Tariffs of the Company as appropriate. Where the state franchise area or state authorization of the miscellaneous common carrier is different than the Reliable Service Area the terms and conditions of connection and interchange of traffic may be modified to recognize the extent of such state franchise or authorization.
5. The connection and interchange of traffic as set forth in 1. through 4. above does not constitute a joint undertaking with the miscellaneous common carrier for the furnishing of any service.

2.3 Payment Arrangements and Credit Allowances

2.3.1 Advance Payments

An applicant for service may be required to pay in advance of installation an amount not to exceed applicable service charges or other nonrecurring charges, plus estimated charges for one month of service. Where special construction charges are applicable cable the payment thereof may be required in advance of start of construction.

GENERAL REGULATIONS

2.3 PAYMENT ARRANGEMENT AND CREDIT ALLOWANCES (continued)

2.3.2 Deposits

The Company may require a deposit, or an increase in the amount of deposit, of a Customer who cannot establish a credit standing satisfactory to the Company. If the actual bills of the Customer subsequently rendered prove that the deposit is insufficient, the deposit may be changed in accordance with the facts.

The deposit will be held for one year, if the customer has not been delinquent in payments. A deposit is returned to the Customer, less any amounts due the Company when service is disconnected. Deposits held will accrue interest based on the rates of the average interest posted for one-year U.S. Treasury bills for September, October, and November of the previous year.

The fact that a deposit has been made in no way relieves the applicant or subscriber from complying with the Company's regulations as to advance payments and the prompt payment of bills on presentation or constitutes a waiver or modification of the regular practices of the Company providing for the discontinuance of service for nonpayment of any sums due the Company.

2.3.3 Payment for Service

- a. All charges due by the subscriber are payable at any agency duly authorized to receive such payments. If objection in writing is not received by the Company within thirty days after the bill is rendered the account shall be deemed correct and binding upon the subscriber.
- b. The subscriber shall pay monthly in advance or on demand all monthly recurring charges for service and facilities and shall pay on demand all charges for usage. The subscriber is responsible for payment of all charges for services furnished the subscriber, including charges for services originated or charges accepted at the subscriber's station.
- c. Should service be suspended for nonpayment of charges, it will be restored when appropriate payments are made. If the Customer has a history of payments returned for insufficient funds, the Company may require payment by cash, money order or certified check. If such payment is made by personal check, restoral of service will be affected upon clearance of the check by the bank.

GENERAL REGULATIONS

2.3 PAYMENT ARRANGEMENT AND CREDIT ALLOWANCES (continued)

2.3.3 Payment for Service (continued)

- d. When the service has been disconnected for nonpayment, the service agreement is considered to have been terminated. Reestablishment of service may be made only upon the execution of a new service agreement which is subject to the provisions of this Tariff.
- e. In its discretion, the Company may restore or reestablish service which has been suspended or disconnected for nonpayment of charges, prior to payment of all charges due. Such restoration or reestablishment shall not be construed as a waiver of any rights to suspend or disconnect service for nonpayment of any such or other charges due and unpaid or for the violation of the provisions of this Tariff; nor shall the failure to suspend or disconnect service for nonpayment of any past due account or accounts operate as a waiver or estoppel to suspend or disconnect service for nonpayment of such account or of any other past due account.
- f. An administrative charge of \$20.00 is applied to the Customer's bill for each occasion that a check, draft, or electronic funds transfer is returned for the reason of insufficient funds or no account. When a local exchange company provides the billing function on behalf of the Company, the local exchange company's return check charge applies.

GENERAL REGULATIONS

2.3 PAYMENT ARRANGEMENT AND CREDIT ALLOWANCES (continued)

2.3.4 Credit Limit

AT&T may establish credit limits for new and existing customers based on credit scores assigned by commercial credit reporting agencies or based on the customer's payment history. Customers will be notified of their initial credit limit amount and subsequent credit limit changes through notices mailed to the customer. In the event that the established credit limit is exceeded on an account, access to AT&T's long distance services including 1+, 0+ and all 900/976/700 calls and in compliance with Public Service Commission rules and regulations, will be restricted where facilities are available. Access to local calling, emergency services (9-1-1), 800, 888 will not be affected by this restriction. Customers attempting to access restricted services will be automatically routed to either a recorded announcement or a service representative for information regarding service restoral.

In the event a customer has not reached their initially established credit limit, but has become delinquent in their payments, AT&T, in compliance with Public Service Commission rules and regulations, may place a restriction on continued use of AT&T long distance services including 1+, 0+ and all 900/976/700 calls until the customer is able to make satisfactory arrangements with the Company. This restriction may be set lower than the customer's initial credit limit due to their delinquent status. Access to local calling, emergency services (9-1-1), 800, 888 will not be affected by this restriction. In the event that access is restricted due to payment delinquencies, customers attempting to access the restricted services will be automatically routed to either a recorded announcement or a service representative for information regarding service restoral.

2.3.5 Provision for Certain Local Taxes and Fees

Any assessments, franchise fees, privilege, license, occupation, excise, or other similar taxes or fees, whether in a lump sum or at a flat rate, or based on receipts, or based on poles, wire or other utility property units, imposed upon the Company by any governmental authority shall be added pro rate, insofar as practical, to the rates and charges stated in the Company's standard schedules, in amounts which in the aggregate for the Company's customers of any political entity shall be equal to the amount of any such tax upon the Company. Company shall, so long as any such tax or fee is in effect, add to the bills of the customers in such political entity pro rate on the basis of the revenue derived by Company from each such customer, an amount sufficient to recover any such tax or fee and may list this amount separately on the bill.

GENERAL REGULATIONS

2.4 LIABILITY OF THE COMPANY

2.4.1 Service Irregularities

The liability of the Company for damages arising out of mistakes, omissions, interruptions, delays, errors or defects in transmission, or failures or defects in facilities furnished by the Company, occurring in the course of furnishing service or other facilities and not caused by the negligence of the subscriber, or of the Company in failing to maintain proper standard of maintenance and operation and to exercise reasonable supervision shall in no event exceed an amount equivalent to the proportionate charge to the subscriber for the period of service during which such mistake, omission, interruption, delay, error or defect in transmission or defect or failure in facilities occurs. The Company shall not be liable for damage arising out of mistakes, omissions, interruptions, delays, errors or defects in transmission or other injury, including but not limited to, injuries to persons or property from voltages or currents transmitted over the service of the Company caused by terminal equipment, except where a contributing cause is the malfunctioning of a Company-provided connecting arrangement, in which event the liability of the Company shall not exceed an amount equal to a proportional amount of the Company billing for the period of service during which such mistake, omission, interrupt, delay, error, defect in transmission or injury occurs.

The Company shall not be liable for errors in transmitting, translating, receiving or delivering messages by telephone, text telephone (TT), or any other instrumentality over the facilities of the Company, connecting utilities or through a telecommunications relay service (TRS) center.

The Company shall not be liable for any delay or failure of performance or equipment due to causes beyond its control, including but not limited to: acts of God, fire, flood, explosion or other catastrophes; any law, order, regulation, direction, action, or request of the United States Government, or of any other government, including state and local governments having or claiming jurisdiction over the Company, or of any department, agency, commission, bureau, federal, state or local governments or of any civil or military authority; national emergencies; insurrections; riots; wars; unavailability of rights-of-way or materials; or strikes, lock-outs, work stoppages or other labor difficulties.

GENERAL REGULATIONS

2.4 LIABILITY OF THE COMPANY (continued)

2.4.2 Use of Facilities of Other Connecting Carriers

When suitable arrangements can be made, facilities of other connecting carriers may be used in conjunction with this Company's facilities in establishing connections to points not reached by this Company's facilities. Neither this Company nor any connecting carrier participating in a service shall be liable for any act or omission of any other company or companies furnishing a portion of such service.

2.4.3 Indemnifying Agreement

This Company shall be indemnified and saved harmless by the subscriber or subscribers against claims for libel, slander, or the infringement of copyright arising directly or indirectly from the material transmitted over the facilities or the use thereof; against claims for infringement of patents arising from combining with, or using in connection with, facilities furnished by the Company, apparatus and systems of the subscriber; and against all other claims arising out of any act or omission of the subscriber in connection with the facilities provided by the Company.

2.4.4 Defacement of Premises

The Company is not liable for any defacement of or damage to the premises of a subscriber resulting from the furnishing of service when such defacement or damage is not the result of negligence of employees of the Company or agents of the Company.

2.4.5 Period for the Presentation of Claims

The Company shall not be liable for damages or statutory penalties in any case where a claim is not presented in writing within sixty days after the alleged delinquency occurs.

GENERAL REGULATIONS

2.4 LIABILITY OF THE COMPANY (continued)

2.4.6 Equipment in Explosive Atmosphere

The Company does not guarantee nor make any warranty with respect to equipment provided by it for use in an explosive atmosphere. The subscriber shall indemnify and hold the Company harmless from any and all loss, claims, demands, suits, or other action, or any liability whatsoever, whether suffered, made, instituted or asserted by the subscriber or by any other party or person, for any personal injury to or death of any person or persons, and for any loss, damage or destruction of any property, whether owned by the subscriber or others, caused or claimed to have been caused directly or indirectly by installation, operation, failure to operate, maintenance, removal, presence, condition, location or use of said equipment so provided.

The Company may require each subscriber to sign an agreement for the furnishing of such equipment as a condition precedent to the furnishing of such equipment.

The subscriber shall furnish, install and maintain sealed conduit with explosion-proof fittings between this equipment and points outside the hazardous area where connection may be made with regular facilities of the Company. The subscriber may be required to install and maintain this equipment within the hazardous area if, in the opinion of the Company, injury or damage to Company employees or property might result from installation or maintenance by the Company.

2.5 OBLIGATION OF THE COMPANY

2.5.1 Obligation to Furnish Service

The Company's obligation to furnish service or to continue to furnish service is dependent on its ability to obtain, retain and maintain suitable rights and facilities, and to provide for the installation of those facilities required incident to the furnishing and maintenance of that service.

GENERAL REGULATIONS

2.6 SPECIAL PROMOTIONS

The Company may offer special promotions of new or existing services or products for limited periods. These promotions will be offered on a completely nondiscriminatory basis with each subscriber in the classification of service and area for which the promotion is offered having an equal opportunity for participation, subject to the availability of products, services and facilities.

From time to time, AT&T may offer services at a reduced rate, free of charge, or offer incentives including gift certificates and coupons for promotional, market research, or rate experimentation purposes.

2.7 CONTRACT SERVICE ARRANGEMENTS

When economically practicable, customer specific contract service arrangements may be furnished in lieu of existing tariff offerings.

Rates, Charges, Terms and additional regulations, if applicable, for the contract service arrangements will be developed on an individual case basis, and will cover appropriate costs.

Unless otherwise specified, the regulations for contract service arrangements are in addition to the applicable regulations and rates specified in other sections of this Tariff.

GENERAL REGULATIONS

2.8 RESTORAL OF SERVICE

If service is interrupted due to nonpayment of charges due the Company or authorized agent on the Company's behalf, service will be reestablished only upon payment of all charges due the Company or authorized agent which may include the following Restoration Service Charge.

	Restoration Service Charge
- Each line restored	\$ 32.00

2.9 DEPOSITS

The Company may require a deposit, or an increase in the amount of deposit, of a Customer who cannot establish a credit standing satisfactory to the Company. If the actual bills of the Customer subsequently rendered prove that the deposit is insufficient, the deposit may be changed in accordance with the facts.

The deposit will be held for one year, if the customer has not been delinquent in payments. A deposit is returned to the Customer, less any amounts due the Company when service is disconnected. Even though a deposit is made, the customer must still pay bills, including any advance payments, when requested. A customer's payment of a deposit does not waive or modify the Company's practice of disconnecting service for failure to pay any bills.

Deposits held will accrue interest based on the rates of the average interest posted for one-year U.S. Treasury bills for September, October, and November of the previous year.

GENERAL REGULATIONS

2.10 LATE PAYMENT CHARGE

Subject to billing and systems availability, when a bill or estimated bill for charges is presented to the Customer, any amounts for which payment has not been received within 30 calendar days of the invoice date will be considered delinquent. The Customer may be assessed a Late Payment Charge on any delinquent account balance. The Late Payment Charge is \$6.50. The period subject to the Late Payment Charge shall commence on the 31st calendar day after the invoice date, and continue from month to month until the delinquent balance is resolved. The Late Payment Charge shall be assessed monthly, based on the delinquent balance maintained on the account at that time.

The Customer shall not be charged a Late Payment Charge on a delinquent balance if an applicable law or regulation prohibits the imposition of such charges.

In the event a Customer disputes, in good faith, the validity of any charges appearing on its invoice, the amount of these disputed charges will be excluded from the total delinquent balance while the dispute is pending. If the Company sustains the charges after investigating the dispute, the applicable Late Payment Charges shall be deemed correct and binding on the Customer. If, alternately, the Company credits the charges after investigating the dispute, the Late Payment Charges will not apply.

When a local exchange company provides the billing function on behalf of the Company, the local exchange company's local exchange service late payment charge applies. Late payment charges do not apply until after the due date of the bill on which the usage charges first appear.

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GENERAL REGULATIONS

2.11 CONVENIENCE FEE FOR PAYMENT MADE WITH A COMPANY REPRESENTATIVE

A fee will apply for each instance of payment of outstanding charges when authorized by the subscriber by telephone (whether such telephone call was originated by the subscriber or by the Company) and when the method of payment would allow the payment to be immediately credited to the subscriber's account, such as payment via a credit card, an electronic check (eCheck), or any other discretionary type payment that may be accepted by the Company through such telephone contacts. This fee will not apply for payments taken directly by subscribers to authorized Company payment locations, payments mailed in, automatic funds transfers, payments through the Company Internet website and other conventional methods of payments. The subscriber would be informed of any applicable charges prior to processing the subscriber's request.

a. Rates and Charges

Per Telephone Request \$5.00

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3.1 DIAL STATION (SCHEDULES X, Y AND Z)

MILEAGE BAND	PEAK		OFFPEAK		WEEKEND	
	INITIAL MINUTE	EACH ADDITIONAL MINUTE	INITIAL MINUTE	EACH ADDITIONAL MINUTE	INITIAL MINUTE	EACH ADDITIONAL MINUTE
ALL	\$0.42	\$0.42	\$0.42	\$0.42	\$0.42	\$0.42

3.2 NON-SUBSCRIBER SERVICE CHARGE

A service charge that applies to all Direct Dialed, Operator Handled, Person-to-Person and Real Time Rated interLATA calls placed from Residential and Commercial telephones not presubscribed to AT&T as the Primary Interexchange Carrier (PIC). This service charge will apply in addition to the initial and additional period rates as set forth in this tariff. All other terms and conditions for Residential service are contained in AT&T's Consumer Service Guide.

Charge per Call

\$3.50

3.3 IN-STATE CONNECTION FEE

A monthly fee will be applied to each AT&T long distance residential Customer's account. This monthly charge is applied if the Customer has AT&T billable charges on their bill, including, but not limited to, monthly recurring charges or minimum usage charges. This charge does not contribute towards any applicable minimum charge.

The fee does not apply to AT&T Local Service, if applicable.

Monthly Charge

In-State Connection Fee: \$ 0.15

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3.4 A&T OPERATOR-HANDLED LONG DISTANCE SERVICE (continued)

3.4.1 Usage Rates

A. Operator Station - Sent Paid Non Coin

MILEAGE BAND	DAY		EVENING		NIGHT/WEEKEND	
	INITIAL MINUTE	EACH ADDITIONAL MINUTE	INITIAL MINUTE	EACH ADDITIONAL MINUTE	INITIAL MINUTE	EACH ADDITIONAL MINUTE
ALL	\$1.49	\$1.49	\$1.49	\$1.49	\$1.49	\$1.49

3.5 OPERATOR SERVICE CHARGES

The following rates apply on operator handled calls in addition to the basic AT&T Operator-Handled Long Distance Rates.

Operator Service Charges/Surcharges

Class of Service	Billed To	
	Automated	Operator Assisted
- Operator Station (Includes Real-Time rated Calls)		
Sent Paid - Non Coin		\$13.50

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3.6 OPERATOR SERVICE FEE

An Operator Service Transfer Fee applies to all completed intrastate calls and to completed calls to intrastate Directory assistance, when an AT&T Customer dials 0-, reaches a Local Exchange Company operator and requests a transfer to AT&T to complete a call and the Local Exchange operator transfers the Customer to the AT&T network from the Local Exchange Company network.

The Operator Service Transfer Fee is applied in addition to any other applicable Service Charges or Surcharges, but does not apply to calls to 800 numbers or 900 numbers.

	Rate per Call
OPERATOR SERVICE TRANSFER FEE	\$0.75

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3.7 DIRECTORY ASSISTANCE SERVICE

Intrastate Directory Assistance service allows Customers to request information from Directory Assistance records. Customers may access this service by dialing the area code (NPA) for the telephone number(s) desired plus 555-1212. Directory Assistance charges apply to all requests. Customers are allowed a maximum of two requests for listings within the area code dialed per call to Directory Assistance. The Directory Assistance Charge applies whether or not the requested telephone number(s) is furnished (e.g., where the requested telephone number is unlisted, non-published or not record can be found). In addition to the Directory Assistance Charge, Customers are charged the appropriate Operator Service Charges. Person-to-Person and collect calls to Directory Assistance are not permitted.

Those Customers with an AT&T approved certification, having a visual or physical disability that prevents use of a telephone directory, are exempt, as a reasonable accommodation associated with their disability, from the Directory Assistance charge for up to and including 50 calls per monthly billing cycle. This exemption applies to calls billed to one residential telephone line per certified customer and applies to Directory Assistance calls for personal use only. Calls to Directory Assistance in excess of 50, where billing is available, will be billed at the rate following.

Rates and Charges

Per Call \$2.49

3.8 PAYPHONE USAGE CHARGES

3.8.1 Consumer

A Public Payphone Surcharge applies to all completed consumer intrastate long distance calls placed from a public/semi-public payphone which are not paid on a sent paid basis. Specifically, the Public Payphone Surcharge applies to:

(1) calls to intrastate Directory Assistance; (2) AT&T EasyReach 800 Service calls; and (3) AT&T Prepaid Phone Service.

The Public Payphone Surcharge is applied in addition to any other applicable Service Charges or Surcharges.

The Public Payphone Surcharge does not apply to:

- Calls paid for by inserting coins at the public/semi-public payphone
- Calls placed from stations other than public/semi-public payphones
- Telecommunications Relay Service calls

Discounts offered by AT&T discount plans and promotions will not apply to the Public Payphone Surcharge unless this specific charge is expressly covered in the AT&T discount plan or promotion.

3.8.2 Business

In addition to all charges for Custom Network Services under this tariff, a non-discountable Payphone Use Charge shall apply to each coinless call which AT&T can identify as placed from a domestic payphone by or to the Customer or its permitted users. This charge does not apply to calls completed using AT&T Prepaid Card or calls that are subject to the payphone charge specified in this Company's Utah Price List. This charge is for the use of the payphone instrument to access AT&T services.

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3.8 PAYPHONE USAGE CHARGES (continued)

3.8.3 Rates And Charges

Consumer Rates

Rate per Public Payphone Call: \$0.56
(excluding Prepaid Phone Cards)

Prepaid Phone Service Not to Exceed

- Dollar Based Cards \$1.20

- Minute/Unit Based Cards 35 minutes or units

- Dollar Based Cards sold from vending machines \$3.50

Business

Per Call: \$0.56

3.9 AT&T ONE RATE[®] PLAN¹ (OCPKG, OCPKA, CPMBE, CPMEM)

3.9.1 Description

Effective November 1, 2007, the AT&T One Rate[®] Plan is not available to new subscribers.

Residential Customers who have AT&T as their Primary Interexchange Carrier and are enrolled in this plan will receive the benefits of this plan

This plan is an add-on to the interstate plan of the same name and is available where billing capabilities exist. Additional terms and conditions of this plan can be found in the AT&T Consumer Service Guide located at www.att.com/serviceguide/home.

3.9.2 Rates and Charges

AT&T Direct Dial Station in-state long distance calls will be rated as follows:

Eligible Calls	Rate per Minute
Direct Dialed Station	\$0.23

AT&T One Rate Plan terms, conditions and rates also apply to interLATA/intraLATA Dial Station calls when a customer is subscribed to AT&T Military Connect 'N Save (OCPKN) and is not enrolled in any other domestic plan.

¹This plan was formerly known as AT&T One Rate[®] KA (OCPKA), AT&T Simple Minutes (CPMBE), and AT&T One Rate[®] Basic (CPMEM)

3.10 AT&T ONE RATE[®] PLUS^{1,2} (OCPKX, CPMAF, CPMEH, OCPK2, CPMCD CPMKB)

3.10.1 Description

This plan is available to Customers who are pre-subscribed to AT&T as their Primary Interexchange Carrier (PIC). Customers must enroll in this plan to be eligible for the rates listed below.

This plan is an add-on to the interstate plan of the same name and is available where billing capabilities exist. Additional terms and conditions of this plan can be found in the AT&T Consumer Service Guide located at www.att.com/serviceguide/home.

3.10.2 Rates and Charges

AT&T Direct Dial Station in-state long distance calls will be rated as follows:

Eligible Calls	Rate per Minute
Direct Dialed Station	\$0.16

¹This plan was formerly known as AT&T One Rate[®] Sundays (CPMAF), AT&T Select Saver (CPMEH), AT&T International plan with Domestic Rate (OCPK2), AT&T One Rate[®] Plus Plan (CPMKB).

²Effective April 1, 2021, Customers may no longer enroll in this plan. Existing Customers subscribed will continue to receive the benefits of this plan.

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3.11 AT&T PERSONAL NETWORK PLAN (CPMP2, CPMP3, CPMP4, CPMP5, OC4PN, RW1PK, PNKWK)

3.11.1 Description

AT&T Personal Network Plan is available to Customers who are presubscribed to AT&T as their Primary Interexchange Carrier. Customers must enroll in the interstate plan of the same name to be eligible for the intrastate rates specified.

Effective March 8, 2000, AT&T Personal Network Plan is grandfathered to existing customers and not available to new customers.

This plan is an add-on to the interstate plan of the same name. This plan will be available where billing capabilities exist. All other terms, conditions and other Customer eligibility under this plan are specified in the Consumer AT&T Service Guide.

Effective September 20, 1999, the Unlimited Weekend Calling option for Dial Station calling is grandfathered to existing customers and not available to new customers.

3.11.2 Rates and Charges

Eligible Calls	Rate Per Minute	Service Charge
Dial Station	\$.12	None
Easy Reach 800 Service Calls	\$.25	None

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3.12 AT&T ONE RATE[®] EXACT (OCPK5)

3.12.1 Description

This plan is grandfathered to existing Customers and not available to new Customers.

AT&T will provide the following rates to eligible Customers. This plan is an add-on to the interstate plan of the same name, which includes an interstate monthly recurring charge and will be available where billing capabilities exist. All other terms, conditions and Customer eligibility under this plan are specified in the Consumer AT&T Service Guide.

3.12.2 Rates and Charges

Class of Service	Initial Period Rate	Each Add'l Period Rate
Dial Station	\$0.12	\$0.012

The Initial Period for Dial Station calls consists of one full minute. The additional period for Dial station calls consists of six-second increments.

3.13 AT&T SIMPLIFIED PLAN¹ (CPMDY, CPMBZ)

3.13.1 Description

Effective November 1, 2007, the AT&T One Rate[®] Simple Plan is not available to new subscribers.

Residential Customers who have AT&T as their Primary Interexchange Carrier and are enrolled in this plan will receive te benefits of this plan.

This plan is an add-on to the interstate plan of the same name and is available where billing capabilities exist. Additional terms and conditions of this plan can be found in the AT&T Consumer Service Guide located at www.att.com/serviceguide/home.

3.13.2 Rates and Charges

AT&T Direct Dial Station in-state long distance calls will be rated as follows:

Eligible Calls	Rate per Minute
Direct Dial Station - InterLATA Calls	0.29
Direct Dial Station - IntraLATA Calls	0.29

¹This plan was formerly known as AT&T One Rate[®] Simplified Plan (CPMDY).

3.14 AT&T UNLIMITED WEEKENDS PLAN* (BLKJB, BLKJD)

3.14.1 Description

Effective December 31, 2004, this plan is no longer available to new subscribers.

Residential customers who have AT&T as their Primary Interexchange Carrier and are enrolled in this plan will receive the benefits of this plan.

This plan is an add-on to the interstate plan of the same name and is available only where billing capabilities exist.

Customers pay a monthly recurring charge that entitles the subscriber to unlimited weekend (Saturday and Sunday) state-to-state and in-state long distance Direct Dial Station usage each billing month. Eligible AT&T Direct Dial Station in-state long distance calls made Monday through Friday will be rated at a per minute rate. Additional terms, conditions of this plan can be found in the AT&T Consumer Service Guide located at www.att.com/serviceguide/home.

This plan includes AT&T Direct Dial Station in-state long distance calls.

3.14.2 Rates and Charges

Rate Period	
Weekend	12:00 a.m. Saturday through 11:59 p.m. Sunday
Weekday	12:00 a.m. Monday through 11:59 p.m. Friday

Eligible calls made Monday through Friday	Rate per Minute
Direct Dialed station calls	\$0.09

This plan was also known as AT&T Unlimited Sundays (BLKJD).

3.15 AT&T UNLIMITED PLUS PLAN¹ (BLKCH, BLKNP)

3.15.1 Description

The AT&T Unlimited Plus Plan is available to residential Customers who are presubscribed to AT&T as their Primary Long Distance Carrier. Customers can enroll by completing and returning a written subscription form to AT&T, calling a designated AT&T 800 number or subscribe during a marketing contact with AT&T.

This plan is offered in conjunction with the AT&T interstate Unlimited Plus Plan and is available where billing and technical capability exists. All other terms, conditions and customer eligibility under this plan are specified in the AT&T Consumer Service Guide.

3.15.2 Rates and Charges

Customers subscribed to this plan must pay a monthly recurring charge as specified in the interstate AT&T Consumer Service Guide. The monthly recurring charge applies whether or not a Customer makes any calls.

This plan provides unlimited minutes of direct dialed 1+ state-to-state and in-state long distance calling for residential voice service only. If it is determined that usage is not consistent with residential voice applications, such as for Internet access services, commercial facsimile or auto-dialing, call forwarding, three-way calling, resale, telemarketing or other non-residential uses, AT&T may immediately suspend, restrict or cancel your service without prior notice.

¹This plan was formerly known as AT&T Unlimited Plan (BLKNP).

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3.16 AT&T OFFER^{1,2} (CPMBS, CPMTA)

3.16.1 Description

Residential Customers who have AT&T as their Primary Interexchange Carrier and are enrolled in this plan will receive the benefits of this plan.

This plan is an add-on to the interstate plan of the same name and is available where billing capabilities exist. Additional terms and conditions of this plan can be found in the AT&T Consumer Service Guide located at www.att.com/serviceguide/home.

3.16.2 Rates and Charges

AT&T Direct Dial Station in-state long distance calls will be rate as follows:

Class of Service	Rate Per Minute	Service Charge per Call
Dial Station-InterLATA	\$0.12	\$0.69
Dial Station-IntraLATA	\$0.12	\$0.69

¹This plan was formerly known as AT&T 10¢ Offer.

²Beginning April 24, 2006, this plan is not available to new Customers. Customers subscribed to this plan prior to April 24, 2006 will continue to receive the benefits of this plan.

3.17 AT&T EASYREACH® WORLDWIDE (OC4AE)

3.17.1 Description

Customers of Consumer Telecommunications who have AT&T as their Primary Interexchange Carrier may enroll in this plan. Customers can enroll in this plan by completing and returning an enrollment form provided by AT&T, calling an AT&T designated 800 number by enrolling during a marketing contact with AT&T or via a Company designated Internet address.

This plan is an add-on to the international EasyReach® Worldwide Plan and will be available only where billing capabilities exist. All other terms, conditions, extensions, or expirations and Customer eligibility under this plan are specified in the Consumer AT&T Service Guide.

3.17.2 Rates and Charges

Eligible Calls	Per Minute
InterLATA Direct Dial station calls	See One Rate Plan
IntraLATA Direct Dial station calls	See One Rate Plan

All other types of calls are rated at basic rates unless the customer is enrolled in another AT&T plan that covers these types of calls.

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3.18 AT&T MONTHLY MINUTES* (BLKSB, CPMMM)

3.18.1 Description

This plan is no longer available to new subscribers.

Residential Customers of who have AT&T as their Primary Interexchange Carrier and are enrolled in this plan will receive the benefits of this plan.

This plan is an add-on to the interstate plan of the same name. Customers pay a monthly recurring charge that entitles the subscriber to 60 minutes of accumulated state-to-state and in-state Direct Dial Station usage each billing month.

The plan is available where billing and technical capabilities exist. Additional terms and conditions for this plan can be found in the AT&T Consumer Service Guide located at www.att.com/serviceguide/home.

3.18.2 Rate and Charges

Eligible Minutes Beyond the Block-of-Time	Rate Per Minute
Direct Dial station calls - InterLATA	\$0.10
Direct Dial station calls - IntraLATA	\$0.10

* This plan was formerly known as AT&T 60 Monthly Minutes (BLKSB) and AT&T 30 Monthly Minutes (CPMMM).

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3.19 AT&T ONE RATE[®] VI¹ (CPMXA, CPMLK)

3.19.1 Description

This plan is not available to new subscribers.

Residential Customers who are presubscribed to AT&T as their Primary Interexchange Carrier and who are currently enrolled in this plan will receive the benefits of this plan.

This plan is an add-on to the interstate plan of the same name and is available where billing and technical capability exists. Additional terms and conditions of this plan can be found in the AT&T Consumer Service Guide located at www.att.com/serviceguide/home.

3.61.2 Rate and Charges

Eligible Calls	Rate Per Minute
InterLATA Direct Dial station calls	\$0.12
IntraLATA Direct Dial station calls	\$0.12

¹This plan was formerly known as AT&T One Rate[®] XA (CPMXA) and AT&T One Rate[®] Off Peak III (CPMLK).

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3.20 AT&T EASYREACH 800[®] SERVICE (17CE1, 17CE2)

3.20.1 Description

Intrastate EasyReach 800[®] Service is an add-on to interstate AT&T Easy Reach 800[®] Service. All terms and conditions, features and functions, installation and monthly charges, and any other charges except intrastate usage will apply as described in the Consumer AT&T Services Guides.

3.20.2 Rate and Charges

Usage is billed per AT&T EasyReach 800[®] Service telephone number. The length of each call is rounded up to the next full minute. Charges for total chargeable minutes of usage will be determined and rounded up to the next cent.

Class of Service	Rate Per Minute of Use
Option 1 ¹	\$0.25
Option 2	\$0.25

Note 1: Effective March 1, 2005 EasyReach 800[®] Service Option 1 is not available to new Customers. Existing Customers subscribed to Option 1 prior to March 1, 2005 will continue to receive the benefits of EasyReach 800[®] Service Option 1.

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3.21 AT&T ONE RATE® V Plan^{1, 2} (CPMWM, CPME1-4, CPMHE, CPMKC, CPMKD, CPMKE, CPMNA)

3.21.1 Description

Residential Customers who have AT&T as their Primary Interexchange Carrier and are enrolled in this plan will receive the benefits of this plan.

This plan is an add-on to the interstate plan of the same name and is available where billing capabilities exist. Additional terms and conditions of this plan can be found in the AT&T Service Guide located at www.att.com/serviceguide/home.

3.21.2 Rate and Charges

AT&T Direct Dial Station in-state long distance calls will be rated as follows:

Class of Service	Rate Per Minute
Dial Station	
- InterLATA	\$0.12
- IntraLATA	\$0.12

¹This was formerly known as AT&T One Rate® On-line (CPME1-4), AT&T One Rate® 12¢ (CPMHE), AT&T Evenings Plan (CPMKC), AT&T eWeekends (CPMKD), AT&T Nights (CMPKE), and AT&T One Rate® Global Plan (CPMNA).

²This plan is not available to new subscribers.

3.22 AT&T PREPAID PHONE SERVICE

3.22.1 Description

AT&T Prepaid Phone Service provides outbound voice grade communications service for calls charged to the following prepaid phone cards ("Prepaid Phone Cards"):

- Prepaid Phone Cards (physical or virtual) containing the AT&T brand, which include cards co-branded with the brand of another company (hereinafter "AT&T Branded Prepaid Phone Cards").
- Prepaid Phone Cards (physical or virtual) containing the SmarTalk brand (hereinafter "SmarTalk Prepaid Phone Cards") and Prepaid Phone Cards where service is provided by ConQuest. These cards are provided by AT&T d/b/a SmarTalk and ConQuest. SmarTalk and ConQuest are registered d/b/a's on file with the Utah Department of Commerce.

Customers can purchase Prepaid Phone Cards as follows:

- AT&T Branded Prepaid Phone Cards directly from AT&T.
- AT&T Branded Prepaid Phone Cards directly from retailers.
- SmarTalk Prepaid Phone Cards and Prepaid Phone Cards where service is provided by ConQuest directly from retailers.

When sold through a retailer, price points for Prepaid Phone Cards and recharged minutes are established by the retailer and are prominently disclosed at the point of sale. When sold directly by AT&T, price points for AT&T Branded Prepaid Phone Cards and recharged minutes are established by AT&T and are fully disclosed to the purchaser at the time of sale.

This in-state offer is an add-on to the interstate AT&T Prepaid Phone Service accessed through AT&T Branded Prepaid Phone Cards described in AT&T's Consumer Service Guide located at www.att.com/serviceguide/home. All terms and conditions are contained and described within the AT&T Consumer Service Guide.

This in-state offer is also an add-on to the interstate AT&T Prepaid Phone Service accessed through SmarTalk Prepaid Phone Cards and Prepaid Phone Cards where service is provided by ConQuest described in the Prepaid Phone Card Service Agreement located at www.prepaidserviceguide.com

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3.22 AT&T PREPAID PHONE SERVICE (continued)

3.22.2 Rate and Charges

When sold directly by AT&T, price points for AT&T Branded Prepaid Phone Cards are established by AT&T. When sold by retailers, price points for Prepaid Phone Cards are established by the retailer. Prices for cards sold by retailers are prominently displayed on the card or otherwise clearly provided to the customer. Prices for cards sold directly by AT&T are fully disclosed to purchasers prior to and at the time of sale. The price points do not include any sales tax and may not include other fees and charges that may apply to the transaction at point of purchase.

AT&T Branded Prepaid Phone Cards - Minute/Unit based cards are available in various denominations up to 1200 interstate minutes/units per card, or as otherwise specified by AT&T. Dollar based cards are available in various denominations up to \$100.00, or as otherwise specified by AT&T. AT&T Branded Prepaid Cards, as well as recharged minutes or dollar value of service on these cards, will have a maximum per minute interstate price not greater than 25¢ unless purchased from a vending machine or at a terminal or transportation center, in which case the maximum per minute interstate price will not be greater than 99¢. In-state calls made with AT&T Branded Prepaid Phone Cards may be decremented up to one minute/unit per minute of talk time. AT&T Branded Prepaid Phone Cards may have an expiration date, as disclosed on the card and/or in the marketing material. AT&T Branded Prepaid Phone Cards may be rechargeable as disclosed on the card and/or in the marketing material. If rechargeable, a recharge convenience fee of up to a maximum of 15% of the recharge amount applies.

SmarTalk Prepaid Phone Cards and Prepaid Phone Cards where service is provided by ConQuest- Minute/Unit based cards are available in various denominations up to 1200 interstate minutes/units per card, and Dollar based cards are available in various denominations up to \$100.00, or as otherwise specified. These cards will have a maximum per minute interstate price, excluding surcharges, not greater than 25¢ unless purchased from a vending machine or at a terminal or transportation center, in which case the maximum per minute interstate price, excluding surcharges, will not be greater than 99¢. The following charges will be applied against calls made with a PenniesRule! SmarTalk Prepaid Phone Card: a 79¢ first minute surcharge for calls within the U.S., and a weekly fee of 12¢ beginning 7 days after first use. The following charges will be applied against calls made with a Habla a Mexico SmarTalk Prepaid Phone Card: a weekly maintenance fee of 95¢ after the first call is made, a 30% communication fee of the total value of the call, after each call, and calls more than 15 minutes are charged 50¢. A first minute surcharge of up to \$3.00 will apply to World Touch SmarTalk Prepaid Phone Cards.

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3.22 AT&T PREPAID PHONE SERVICE (continued)

3.22.2 Rate and Charges (continued)

SmarTalk Prepaid Phone Cards and Prepaid Phone Cards where service is provided by ConQuest are not rechargeable unless otherwise expressly stated on the card or packaging. If rechargeable, a recharge convenience fee of up to a maximum of 15% of the recharge amount applies. SmarTalk Prepaid Phone Cards and Prepaid Phone Cards where service is provided by ConQuest may have an expiration date as disclosed on the card and/or in the marketing material. In-state calls made with cards purchased from a vending machine or at a terminal or transportation center will be decremented one minute/unit for each minute of talk time. All other SmarTalk Prepaid Phone Cards and Prepaid Phone Cards where service is provided by ConQuest may be decremented up to one minute/unit for each minute of talk time for in-state calls.

Directory Assistance is available only through the AT&T Prepaid Phone Service platform and is only available for domestic directory assistance requests. Directory assistance requests will have a maximum charge of not greater than 40 minutes/units for Minute/Unit based cards or \$5.00 for Dollar based cards per request. An announcement will provide the charge for directory assistance prior to connecting the call.

The U.S. Public Payphone Surcharge applies when a Prepaid Phone Card is used to place a call from a U.S. public or semi-public payphone.

State Universal Service Charge - AT&T may, at its option, apply the State Universal Service Charge at point of sale.

3.23 AT&T MONTHLY MINUTES II* (BLKSA, BLKGB, BLKM3, BLKGC)

3.23.1 Description

This plan is no longer available to new subscribers.

Residential Customers who have AT&T as their Primary Interexchange Carrier and are enrolled in this plan will receive the benefit of this plan.

This plan is an add-on to the interstate plan of the same name. Customers pay a monthly recurring charge that entitles the subscriber to up to 300 minutes of accumulated state-to-state and in-state long distance Direct Dial Station usage each billing month.

This plan is available where billing capabilities exist. Additional terms and conditions for this plan can be found in the AT&T Consumer Service Guide located at www.att.com/serviceguide/home.

This plan includes AT&T Direct Dial Station in-state long distance calls.

3.23.2 Rate and Charges

Eligible Minutes Beyond the Block-of-Time	Rate Per Minute
Direct Dial station calls - InterLATA	\$0.10
Direct Dial station calls - IntraLATA	\$0.10

*This plan was formerly known as AT&T 500 Monthly Minutes (BLKSA), AT&T 500 Weekend Minutes (BLKGB), AT&T 250 Weekend Minutes (BLKGC), and AT&T 300 Monthly Minutes (BLKM3).

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3.24 AT&T NATIONWIDE CALLINGsm 150 DIRECT^{1,2} (BLKF8, BLKF9, BLKM1, BLKGA, CPMAC)

3.24.1 Description

AT&T will offer this plan to residential customers who are presubscribed to AT&T as their primary long distance carrier, and are enrolled in this plan.

This plan is an add-on to the interstate plan of the same name. Customers pay a monthly recurring charge that entitles the subscriber to up to 150 minutes of accumulated state-to-state and in-state long distance direct dial station usage each billing month.

This offer is available only where billing capabilities exist. Additional terms and conditions for this plan can be found in the AT&T Consumer Service Guide located at www.att.com/serviceguide/home.

This plan includes AT&T Direct Dial Station in-state long distance calls.

3.24.2 Rate and Charges

Eligible minutes beyond the block-of-time	Rate Per Minute
Direct Dial station - InterLATA	\$0.10
Direct Dial station - IntraLATA	\$0.10

¹ This plan was formerly known as AT&T Nationwide CallingSM 120 Direct, AT&T Nationwide Callingsm 150 (BLKF8), AT&T Monthly Minutes III (BLKGA CPMAC).

² Effective April 1, 2021, Customers may no longer enroll in this plan. Existing Customers subscribed will continue to receive the benefits of this plan.

3.25 AT&T ONE RATE® NATIONWIDE 10¢¹ (CPMYA CPMYB)

3.25.1 Description

AT&T will offer this plan to residential customers who are:
 1) presubscribed to AT&T as their primary long distance carrier, 2) have an AT&T local access line, and 3) are enrolled in this plan.

This plan includes AT&T direct dial station state-to-state and in-state long distance calls that are made from the customer's home, billed to the customer's main residential telephone account, and made without using an AT&T Operator or an AT&T automated call processing system. All other types of calls are rated at basic rates unless the customer is enrolled in another AT&T plan that covers these other types of calls.

This plan is an add-on to the interstate AT&T One Rate Nationwide 10¢ plan, which includes a monthly recurring charge. This offer is available only where facilities and billing capabilities permit. All other terms, conditions and Customer eligibility under this plan are specified in the Consumer AT&T Service Guide.

3.25.2 Rate and Charges

In-state long distance direct dial station calls will be rated as follows, 24 hours a day, seven days a week:

Class of Service	Rate Per Minute
InterLATA Direct Dial station calls	\$0.10
IntraLATA Direct Dial station calls	\$0.10

¹Effective April 1, 2021, Customers may no longer enroll in this plan. Existing Customers subscribed will continue to receive the benefits of this plan.

3.26 AT&T WORLDWIDE & US CALLING^(sm) (OC4YD)

3.26.1 Description

AT&T will offer this plan to residential customers who are presubscribed to AT&T as their primary long distance carrier, and are enrolled in this plan.

This plan includes AT&T direct dial station state-to-state and in-state long distance calls that are made from the customer's home, billed to the customer's main residential telephone account, and made without using an AT&T Operator or an AT&T automated call processing system. All other types of calls are rated at basic rates unless the customer is enrolled in another AT&T plan that covers these other types of calls.

This plan is an add-on to the interstate AT&T Worldwide & US Calling plan, which includes a monthly recurring charge. This offer is available only where facilities and billing capabilities permit. All other terms, conditions and Customer eligibility under this plan are specified in the Consumer AT&T Service Guide.

3.26.2 Rate and Charges

In-state long distance direct dial station calls will be rated as follows, 24 hours a day, seven days a week:

Class of Service	Rate Per Minute
InterLATA Direct Dial station calls	\$0.20
IntraLATA Direct Dial station calls	\$0.20

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3.27 AT&T ONE RATE® I* (CPMRA, CPMRM, CPMRO, CPMEJ, CPMHJ, CPMLL, CPMDM, CPMLM, CPMLN, CPMWB, CPMED, CPMPQ, CPMNB, CPMH3, CPMWL, CPMRY, CPMTX, CPMHK, CPMPK, CPMWN, CPMWP, CPMEC, OCPK1)

3.27.1 Description

AT&T residential customers who are presubscribed to AT&T as their Primary Interexchange Carrier and are enrolled in this plan will receive the benefits of this Plan.

This plan is an add-on to the interstate plan and is available where billing capabilities exist. Additional terms and conditions can be found in the AT&T Consumer Service Guide located at www.att.com/serviceguide/home.

3.27.2 Rate and Charges

AT&T Direct Dial Station in-state long distance calls will be rated as follows:

Eligible Calls	Rate Per Minute
Direct Dial Station	\$0.10

*This plan was formerly known as: (1) AT&T ONE RATE® 5¢ (CPMRA, CPMRM, CPMRO, CPMEJ, CPMHJ; (2) AT&T ONE RATE II (CPMLL, CPMDM, CPMLM, CPMLN, CPMWB, CPMED, CPMPQ, CPMNB); (3) AT&T ONE RATE® III (CPMH3, CPMWL, CPMRY, CPMTX); (4) AT&T ONE RATE® I Plus (CPMHK) and (5) AT&T ONE RATE® IV (CPMPK, CPMEC, CPMWN, CPMWP, OCPK1)

3.28 AT&T Worldwide PrePaid Card (Direct Ocean Service)

3.28.1 Description

This service is available to customers who purchase or have an AT&T Worldwide PrePaid Card with sufficient available balance(s). Customer must access the AT&T network by dialing the appropriate access number as instructed on the Prepaid Card.

This plan includes AT&T in-state long distance calling card calls that are placed using the AT&T Worldwide PrePaid Card, via the designated access number, completed as instructed on the card, and without the assistance of an operator.

All calls must be charged against an AT&T Worldwide PrePaid Card that has sufficient available balance. Calls will be interrupted with an announcement 60 seconds prior to the time the balance will be depleted. Calls in progress will be terminated by the Company if the balance on the prepaid card is insufficient to continue the call. AT&T Worldwide PrePaid Card balances will be reduced by the appropriate charge for each minute or fractional part of a minute that a call continues.

This plan is an add-on to the international plan of the same name, and is available where billing and technical capabilities exist. Additional terms and conditions can be found in the AT&T Consumer Service Guide located at www.att.com/serviceguide/home.

Directory Assistance is available only through the AT&T PrePaid Phone Service platform and is only available for domestic directory assistance requests. Directory assistance requests will be charged basic Directory Assistance rates. An announcement will provide the charge for directory assistance prior to connecting the call.

3.28.2 Rates and Charges

Eligible Calls	Per Minute Rate	Per Call Surcharge
Eligible AT&T Calling Card Calls	\$.10	\$0.00