# CELLULAR/PCS INTERCONNECTION AGREEMENT

by and between

New Cingular Wireless PCS, LLC

and

Illinois Bell Telephone Company d/b/a AT&T Illinois, Indiana Bell Telephone Company Incorporated d/b/a AT&T Indiana,

Michigan Bell Telephone Company d/b/a AT&T Michigan, Nevada Bell Telephone Company d/b/a AT&T Nevada, The Ohio Bell Telephone Company d/b/a AT&T Ohio, Pacific Bell Telephone Company d/b/a AT&T California, The Southern New England Telephone Company d/b/a AT&T Connecticut,

Southwestern Bell Telephone Company d/b/a AT&T Arkansas, AT&T Kansas, AT&T Missouri, AT&T Oklahoma and/or AT&T Texas, Wisconsin Bell, Inc. d/b/a AT&T Wisconsin

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# CELLULAR/PCS INTERCONNECTION AGREEMENT

This Interconnection Agreement under Sections 251 and 252 of the Telecommunications Act of 1996 for Commercial Mobile Radio Services (the "Agreement") by and between one or more of the following ILEC's: Illinois Bell Telephone d/b/a AT&T Illinois, Indiana Bell Telephone Company Incorporated d/b/a AT&T Indiana, Michigan Bell Telephone Company d/b/a AT&T Nevada, The Ohio Bell Telephone Company d/b/a AT&T Ohio, Pacific Bell Telephone Company d/b/a AT&T California, The Southern New England Telephone Company d/b/a AT&T Connecticut and Southwestern Bell Telephone Company¹ d/b/a AT&T Arkansas, AT&T Kansas, AT&T Missouri, AT&T Oklahoma and AT&T Texas, and Wisconsin Bell, Inc. d/b/a AT&T Wisconsin, (only to the extent that the agent for each such ILEC executes this Agreement for such ILEC and only to the extent that such ILEC provides Telephone Exchange Services as an ILEC in each of the state(s) listed below) and New Cingular Wireless PCS, LLC, (a Delaware corporation), a Wireless Service Provider ("WSP"), shall apply to the state(s) of Arkansas, California, Connecticut, Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Ohio, Oklahoma, Texas, and Wisconsin.

WHEREAS, WSP holds authority from the Federal Communications Commission to operate as a cellular and broadband Personal Communications Services (PCS) licensee to provide Authorized Services in the State(s), and intends to provide commercial mobile radio services employing such licensed frequency(ies); and

WHEREAS, the Parties desire to enter into an agreement for the interconnection of their respective networks within the portions of the State in which both Parties are authorized to operate and deliver traffic for the provision of telecommunications services pursuant to the Telecommunications Act of 1996 and other applicable federal, state and local laws:

NOW, THEREFORE, the Parties hereby agree as follows:

This Agreement is composed of General Terms and Conditions, which are set forth below, together with certain Appendices, Schedules, Exhibits and Addenda which immediately follow this Agreement, all of which are hereby incorporated in this Agreement by this reference and constitute a part of this Agreement.

<sup>&</sup>lt;sup>1</sup> Name change approval request(s) may be pending with the appropriate state regulatory authorities.

# **GENERAL TERMS AND CONDITIONS**

# 1. **DEFINITIONS**

- 1.1 Capitalized Terms used in this Agreement shall have the respective meanings specified below in, Section 1.x of each Appendix attached hereto, and/or as defined elsewhere in this Agreement.
- 1.2 "Access Tandem" means a local exchange carrier switching system that provides a concentration and distribution function for originating and/or terminating traffic between a LEC end office network and IXC POP's.
- 1.3 "Accessible Letters" are correspondence used to communicate pertinent information regarding <u>AT&T-13STATE</u> to the client/End User community.
- 1.4 "Act" means the Communications Act of 1934 [47 U.S.C. 153], as amended by the Telecommunications Act of 1996, Public Law 104-104, 110 Stat. 56 (1996) codified throughout 47 U.S.C.
- 1.5 "Affiliate" is as defined in the Act.
- 1.6 "Ancillary Services" means optional supplementary services such as directory assistance, N11, operator services, Service Access Codes (600, 700, 800 and 900 services, but not including 500 services) and Switched Access Services. Enhanced 911 ("E911") is not an Ancillary Service.
- 1.7 "Ancillary Services Connection" means a one-way, mobile-to-land Type 1 interface used solely for the transmission and routing of Ancillary Services traffic.
- 1.8 "Answer Supervision" means an off-hook supervisory signal sent by the receiving Party's Central Office Switch to the sending Party's Central Office Switch on all Completed Calls after address signaling has been completed.
- 1.9 "Applicable Law" means all laws, statutes, common law, regulations, ordinances, codes, rules, guidelines, orders, permits, tariffs and approvals, including without limitation those relating to the environment or health and safety, of any Governmental Authority that apply to the Parties or the subject matter of this Agreement.
- 1.10 "ASR" ("Access Service Request") is an industry standard form used by the Parties to add, establish, change or disconnect trunks for the purposes of Interconnection.
- 1.11 "AT&T-2STATE" As used herein, AT&T-2STATE means AT&T CALIFORNIA and AT&T NEVADA (and previously referred to as "SBC-2STATE"), the applicable AT&T-owned ILEC(s) doing business in California and Nevada.
- 1.12 "AT&T-4STATE" As used herein, AT&T-4STATE means AT&T ARKANSAS, AT&T KANSAS, AT&T MISSOURI and AT&T OKLAHOMA (and previously referred to as "SBC-4STATE"), the applicable AT&T-owned ILEC(s) doing business in Arkansas, Kansas, Missouri and Oklahoma.
- 1.13 "AT&T-7STATE" As used herein, AT&T-7STATE means AT&T SOUTHWEST REGION 5-STATE, AT&T CALIFORNIA and AT&T NEVADA (and previously referred to as "SBC-7STATE"), the applicable AT&T-owned ILEC(s) doing business in Arkansas, California, Kansas, Missouri, Nevada, Oklahoma and Texas.
- 1.14 "AT&T-8STATE" As used herein, AT&T-8STATE means AT&T SOUTHWEST REGION 5-STATE, AT&T CALIFORNIA, AT&T NEVADA, and AT&T CONNECTICUT (and previously referred to as "SBC-8STATE"), the applicable AT&T-owned ILEC(s) doing business in Arkansas, California, Connecticut, Kansas, Missouri, Nevada, Oklahoma and Texas
- 1.15 "AT&T-10STATE" As used herein, AT&T-10STATE means AT&T SOUTHWEST REGION 5-STATE and AT&T MIDWEST REGION 5-STATE (and previously referred to as "SBC-10STATE"), the applicable AT&T-owned ILEC(s) doing business in Arkansas, Illinois, Indiana, Kansas, Michigan, Missouri, Ohio, Oklahoma, Texas and Wisconsin.

- 1.16 "AT&T-12STATE" As used herein, AT&T-12STATE means AT&T SOUTHWEST REGION 5-STATE, AT&T MIDWEST REGION 5-STATE and AT&T-2STATE (and previously referred to as "SBC-12STATE"), the applicable AT&T-owned ILEC(s) doing business in Arkansas, California, Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Ohio, Oklahoma, Texas and Wisconsin.
- 1.17 "AT&T-13STATE" As used herein, AT&T-13STATE means AT&T SOUTHWEST REGION 5-STATE, AT&T MIDWEST REGION 5-STATE, AT&T-2STATE and AT&T CONNECTICUT (and previously referred to as "SBC-13STATE"), the applicable AT&T-owned ILEC(s) doing business in Arkansas, California, Connecticut, Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Ohio, Oklahoma, Texas and Wisconsin.
- 1.18 "AT&T ARKANSAS" As used herein, AT&T ARKANSAS means Southwestern Bell Telephone Company d/b/a AT&T Arkansas (and previously referred to as "SBC Arkansas"), the applicable AT&T-owned ILEC doing business in Arkansas.
- 1.19 "AT&T CALIFORNIA" As used herein, AT&T CALIFORNIA means Pacific Bell Telephone Company d/b/a AT&T California (and previously referred to as "SBC California"), the applicable AT&T-owned ILEC doing business in California.
- 1.20 "AT&T CONNECTICUT" As used herein, AT&T CONNECTICUT means The Southern New England Telephone Company d/b/a AT&T Connecticut (and previously referred to as "SBC Connecticut"), the applicable above listed ILEC doing business in Connecticut.
- 1.21 "AT&T ILLINOIS" As used herein, AT&T ILLINOIS means Illinois Bell Telephone Company d/b/a AT&T Illinois (and previously referred to as "SBC Illinois"), the applicable AT&T-owned ILEC doing business in Illinois.
- 1.22 "AT&T INDIANA" As used herein, AT&T INDIANA means Indiana Bell Telephone Company Incorporated d/b/a AT&T Indiana (and previously referred to as "SBC Indiana"), the applicable AT&T-owned doing business in Indiana.
- 1.23 "AT&T KANSAS" As used herein, AT&T KANSAS means Southwestern Bell Telephone Company d/b/a AT&T Kansas (and previously referred to as "SBC Kansas"), the applicable AT&T-owned ILEC doing business in Kansas.
- 1.24 "AT&T MICHIGAN" As used herein, AT&T MICHIGAN means Michigan Bell Telephone Company d/b/a AT&T Michigan (and previously referred to as "SBC Michigan"), the applicable AT&T-owned doing business in Michigan.
- 1.25 "AT&T MIDWEST REGION 5-STATE" As used herein, AT&T MIDWEST REGION 5-STATE means Illinois Bell Telephone Company d/b/a AT&T Illinois, Indiana Bell Telephone Company Incorporated d/b/a AT&T Indiana, Michigan Bell Telephone Company d/b/a AT&T Michigan, The Ohio Bell Telephone Company d/b/a AT&T Ohio, and/or Wisconsin Bell, Inc. d/b/a AT&T Wisconsin (and previously referred to as "SBC MIDWEST REGION 5-STATE"), the applicable AT&T-owned ILEC(s) doing business in Illinois, Indiana, Michigan, Ohio and Wisconsin.
- 1.26 "<u>AT&T MISSOURI</u>" As used herein, <u>AT&T MISSOURI</u> means Southwestern Bell Telephone Company d/b/a AT&T Missouri (and previously referred to as "SBC Missouri"), the applicable AT&T-owned ILEC doing business in Missouri.
- 1.27 "AT&T NEVADA" As used herein, AT&T NEVADA means Nevada Bell Telephone Company d/b/a AT&T Nevada (and previously referred to as "SBC Nevada"), the applicable AT&T-owned ILEC doing business in Nevada.
- 1.28 "AT&T OHIO" As used herein, AT&T OHIO means The Ohio Bell Telephone Company d/b/a AT&T Ohio (and previously referred to as "SBC Ohio"), the applicable AT&T-owned ILEC doing business in Ohio.
- 1.29 "AT&T OKLAHOMA" As used herein, AT&T OKLAHOMA means Southwestern Bell Telephone Company d/b/a AT&T Oklahoma (and previously referred to as "SBC Oklahoma"), AT&T-owned ILEC doing business in Oklahoma.

- 1.30 "AT&T SOUTHWEST REGION 5-STATE" As used herein, AT&T SOUTHWEST REGION 5-STATE means Southwestern Bell Telephone Company d/b/a AT&T Arkansas, AT&T Kansas, AT&T Missouri, AT&T Oklahoma and/or AT&T Texas (and previously referred to as "SBC SOUTHWEST REGION 5-STATE"), the applicable above listed ILEC(s) doing business in Arkansas, Kansas, Missouri, Oklahoma and Texas.
- 1.31 "AT&T TEXAS" As used herein, AT&T TEXAS means Southwestern Bell Telephone Company d/b/a AT&T Texas (and previously referred to as "SBC Texas"), AT&T-owned ILEC doing business in Texas.
- 1.32 "AT&T WISCONSIN" As used herein, AT&T WISCONSIN means Wisconsin Bell, Inc. d/b/a AT&T Wisconsin (and previously referred to as "SBC Wisconsin"), the applicable AT&T-owned ILEC doing business in Wisconsin.
- 1.33 "Authorized Services" means those cellular and broadband Personal Communications Services (PCS) services which WSP may lawfully provide pursuant to Applicable Law, including the Act, and that are considered to be CMRS. This Agreement is solely for the exchange of Authorized Services traffic between the Parties.
- 1.34 "Business Day" means Monday through Friday, excluding holidays on which <u>AT&T-13STATE</u> does not provision new retail services and products in the State.
- 1.35 "CCS" ("Common Channel Signaling") means an out-of-band, packet-switched, signaling network used to transport supervision signals, control signals, and data messages. It is a special network, fully separate from the transmission path of the public switched network. Unless otherwise agreed by the Parties, the CCS protocol used by the Parties shall be SS7.
- 1.36 "Cell Site" means a transmitter/receiver location, operated by a WSP, through which radio links are established between a wireless system and mobile units.
- 1.37 "Central office switch" (Central Office) is a switching entity within the public switched telecommunications network, including but not limited to:
  - 1.37.1 "End Office Switch" or "End Office" is a switching machine that directly terminates traffic to and receives traffic from purchasers of local exchange services. An End Office Switch does not include a PBX.
  - 1.37.2 "Tandem Office Switch" or "Tandem(s)" are used to connect and switch trunk circuits between and among other Central Office Switches. A Tandem Switch does not include a PBX.
- 1.38 "CLLI" ("Common Language Location Identifier") codes provide a unique 11-character representation of a network interconnection point. The first 8 characters identify the city, state and building location, while the last 3 characters identify the network component.
- 1.39 "Claim(s)" means any pending or threatened claim, action, proceeding or suit.
- 1.40 "CLASS Features" ("Custom Local Area Signaling Service Features") means certain Common Channel Signaling based features available to End Users, including: Automatic Call Back; Call Trace; Distinctive Ringing/Call Waiting; Selective Call Forward; and Selective Call Rejection.
- 1.41 "CMRS" ("Commercial Mobile Radio Service") is as described in the Act and FCC rules.
- 1.42 "Commission" means the applicable State agency with regulatory authority over Telecommunications. Unless the context otherwise requires, use of the term "Commissions" means all of the thirteen agencies listed in this Section. The following is a list of the appropriate State agencies:
  - 1.42.1 "AR-PSC" means the "Arkansas Public Service Commission":
  - 1.42.2 "CA-PUC" means the "Public Utilities Commission of the State of California";
  - 1.42.3 "DPUC" means the "Connecticut Department of Public Utility Control";
  - 1.42.4 "IL-CC" means the "Illinois Commerce Commission";
  - 1.42.5 "IN-URC" means the "Indiana Utilities Regulatory Commission";
  - 1.42.6 "KS-CC" means the "Kansas Corporation Commission";

- 1.42.7 "MI-PSC" means the "Michigan Public Service Commission";
- 1.42.8 "MO-PSC" means the "Missouri Public Service Commission";
- 1.42.9 "NV-PUC" means the "Public Utilities Commission of Nevada";
- 1.42.10 "PUC-OH" means the "Public Utilities Commission of Ohio";
- 1.42.11 "OK-CC" means the "Oklahoma Corporation Commission";
- 1.42.12 "PUC-TX" means the "Public Utility Commission of Texas"; and
- 1.42.13 "PSC-WI" means the "Public Service Commission of Wisconsin."
- 1.43 "Completed Call" means a call that is delivered by one Party to the other Party and for which a connection is established after Answer Supervision.
- 1.44 "Consequential Damages" means Losses claimed to have resulted from any indirect, incidental, reliance, special, consequential, punitive, exemplary, multiple or any other Loss, including damages claimed to have resulted from harm to business, loss of anticipated revenues, savings, or profits, or other economic Loss claimed to have been suffered not measured by the prevailing Party's actual damages, and regardless of whether the Parties knew or had been advised of the possibility that such damages could result in connection with or arising from anything said, omitted, or done hereunder or related hereto, including willful acts or omissions.
- 1.45 "Conversation MOU" means the minutes of use that both Parties' equipment is used for a Completed Call, measured from the receipt of Answer Supervision to the receipt of Disconnect Supervision.
- 1.46 "CPN" ("Calling Party Number") means a Signaling System 7 "SS7" parameter whereby the ten (10) digit number of the calling Party is forwarded from the End Office.
- 1.47 "Day" means calendar day unless "Business Day" is specified.
- 1.48 "DEOT" means Direct End Office Trunk.
- 1.49 "Digital Signal Level" is one of several transmission rates in the time-division multiplex hierarchy.
  - 1.49.1 "DS-0" ("Digital Signal Level 0") is the 64 Kbps zero-level signal in the time-division multiplex hierarchy.
  - 1.49.2 "DS-1" ("Digital Signal Level 1") is the 1.544 Mbps first-level signal in the time-division multiplex hierarchy.
- 1.50 "Disconnect Supervision" means an on-hook supervisory signal sent at the end of a Completed Call.
- 1.51 "End User" means a Third Party subscriber to Telecommunications Services provided by any of the Parties at retail, including a "roaming" user of Carrier's CMRS and CMRS network. As used herein, the term "End Users" does not include any of the Parties to this Agreement with respect to any item or service obtained under this Agreement.
- 1.52 "Equal Access Trunk Group" means a trunk used solely to deliver Carrier's customers' traffic through an AT&T access tandem to or from an IXC, using Feature Group D protocols.
- 1.53 "Exchange Service" means Telephone Exchange Service as defined in the Act.
- 1.54 "Facility" means the wire, line, or cable dedicated to the transport of Authorized Services traffic between the Parties' respective networks.
- 1.55 "FCC" means the Federal Communications Commission.
- 1.56 "Governmental Authority" means any federal, state, local, foreign or international court, government, department, commission, board, bureau, agency, official, or other regulatory, administrative, legislative, or judicial authority with jurisdiction over the subject matter at issue.
- 1.57 "ILEC" means Incumbent Local Exchange Carrier.
- 1.58 "Intellectual Property" means copyrights, patents, trademarks, trade secrets, mask works and all other intellectual property rights.
- 1.59 "Interconnection" means interconnection as required by the Act.

- 1.60 "InterLATA" is as defined in the Act.
- 1.61 "InterMTA Traffic" means traffic to or from WSP's network that originates in one MTA and terminates in another MTA (as determined by the geographic location of the cell site to which the mobile End User is connected).
- 1.62 "**ISP**" ("Internet Service Provider") shall be given the same meaning as used in the FCC Order on Remand and Report and Order; *In the Matter of Implementation of the Local Competition Provisions in the Federal Telecommunications Act of 1996, Intercarrier Compensation for ISP-Bound Traffic; CC Docket Nos. 96-98 and 99-68; FCC Order No. 01-131, released April 27, 2001.*
- 1.63 "IXC" ("Interexchange Carrier") means, a carrier (other than a CMRS provider or a LEC) that provides, directly or indirectly, interLATA and/or intraLATA Telephone Toll Services.
- 1.64 "LATA" means Local Access and Transport Area as described in the Act.
- 1.65 "LEC" means "Local Exchange Carrier" as defined in the Act.
- 1.66 "LERG" ("Local Exchange Routing Guide") means a Telcordia Reference Document used by Telecommunications Carriers to identify NPA-NXX routing and homing information as well as Network element and equipment designations.
- 1.67 "LNP" ("Local Number Portability") means the ability of users of Telecommunications Services to retain at the same location the presence of a previously existing telephone number(s).
- 1.68 "Loss" or "Losses" means any and all losses, costs (including court costs), claims, damages (including fines, penalties, and criminal or civil judgments and settlements), injuries, liabilities and expenses (including attorneys' fees).
- 1.69 "LRN" ("Location Routing Number") is a ten (10) digit number that is assigned to the network switching elements (Central Office Host and Remotes as required) for the routing of calls in the network. The first six (6) digits of the LRN will be one of the assigned NPA NXX of the switching element. The purpose and functionality of the last four (4) digits of the LRN have not yet been defined but are passed across the network to the terminating switch.
- 1.70 "MSC" ("Mobile Switching Center") is used by WSP in performing, inter alia, originating and terminating functions for calls to or from WSP's End Users.
- 1.71 "MTA" ("Major Trading Area") is as defined in 47 C.F.R. § 24.202(a).
- 1.72 "NANP" ("North American Numbering Plan") is a numbering architecture in which every station in the NANP Area is identified by a unique ten-digit address consisting of a three-digit NPA code, a three digit central office code of the form NXX, and a four-digit line number of the form XXXX.
- 1.73 "NPA" ("Numbering Plan Area") also called area code. An NPA is the 3-digit code that occupies the A, B, C positions in the 10-digit NANP format that applies throughout the NANP Area. NPAs are of the form NXX, where N represents the digits 2-9 and X represents any digit 0-9. In the NANP, NPAs are classified as either geographic or non-geographic. a) Geographic NPAs are NPAs which correspond to discrete geographic areas within the NANP Area. b) Non-geographic NPAs are NPAs that do not correspond to discrete geographic areas, but which are instead assigned for services with attributes, functionalities, or requirements that transcend specific geographic boundaries. The common examples are NPAs in the N00 format, e.g., 800.
- 1.74 "NXX" means the three-digit switch entity indicator that is defined by the "D", "E", and "F" digits of a 10-digit telephone number within the NANP. Each NXX contains 10,000 station numbers.
- 1.75 "OBF" ("Ordering and Billing Forum") is a forum comprised of local telephone companies and interexchange carriers whose responsibility is to create and document Telecommunication industry quidelines and standards.
- 1.76 "OLI" ("Originating Line Information") is an SS7 Feature Group D signaling parameter which refers to the number transmitted through the network identifying the billing number of the calling Party.

- 1.77 "Originating Landline to CMRS Switched Access Traffic" means InterLATA traffic delivered directly from <u>AT&T-13STATE</u>'s originating network to WSP's network that, at the beginning of the call: (a) originates on <u>AT&T-13STATE</u>'s network in one MTA; and, (b) is delivered to the mobile unit of WSP's Customer or the mobile unit of a Third Party connected to a Cell Site located in another MTA.
- 1.78 "Paging Traffic" is traffic to WSP's network that results in the sending of a paging message over a paging or narrowband PCS frequency licensed to WSP or traffic to <u>AT&T-13STATE</u>'s network that results in the sending of a paging message over a paging or narrowband PCS frequency licensed to AT&T-13STATE.
- 1.79 "Party" means either <u>AT&T-13STATE</u> authorized to provide Telecommunications Service in the State or WSP. "Parties" means both such <u>AT&T-13STATE</u> and WSP.
- 1.80 "Person" means an individual or a partnership, an association, a joint venture, a corporation, a business or a trust or other entity organized under Applicable law, an unincorporated organization or any Governmental Authority.
- 1.81 "POI" ("Point of Interconnection") means the physical location at which the Parties' networks meet for the purpose of establishing Interconnection. POIs include a number of different technologies and technical interfaces based on the Parties mutual agreement. The POI establishes the technical interface, the test point(s) and the point(s) for operational and financial division of responsibility.
- 1.82 "PNP" ("Permanent Number Portability") is a long term method of providing LNP using LRN consistent with the Act and the rules, regulations, orders and rulings of the FCC and the Commission.
- 1.83 "Rate Center" means the specific geographic point and corresponding geographic area defined by the State Commission and local community for the purpose of rating inter- and intra-LATA toll calls.
- 1.84 "Rating Point" means the vertical and horizontal ("V&H") coordinates assigned to a Rate Center and associated with a particular telephone number for rating purposes. The Rating Point must be in the same LATA as the Routing Point of the associated NPA-NXX as designated in the LERG, but need not be in the same location as that Routing Point.
- 1.85 "Routing Point" is a location which a LEC has designated on its own network as the homing or routing point for traffic inbound to Exchange Service provided by the LEC which bears a certain NPA-NXX designation. The Routing Point is employed to calculate mileage measurements for the distance-sensitive transport element charges of Switched Access services. The Routing Point need not be the same as the Rating Point, nor must it be located within the Rate Center area, but must be in the same LATA as the NPA-NXX.
- 1.86 "Section 251(b)(5) Calls" are Authorized Services Completed Calls that originate on either Party's network, that terminate on the other Party's network, that are exchanged directly between the Parties and that, at the beginning of the call, originate and terminate within the same MTA. "Section 251(b)(5) Calls" does not refer to the local calling area of either Party. A call that is originated or terminated by a UNE-P provider is not a call that originates or terminates on either Party's network. In order to measure whether traffic comes within the definition of Section 251(b)(5) Calls, the Parties agree that the origination and termination point of the calls are as follows:
  - (a) For <u>AT&T-13STATE</u>, the origination or termination point of a call shall be the End Office Switch that serves, respectively, the calling or called party at the beginning of the call.
  - (b) For WSP, the origination or termination point of a call shall be the Cell Site that serves, respectively, the calling or called party at the beginning of the call.
- 1.87 "Shared Facility Factor" means the factor used to appropriately allocate cost of 2-way DS1 Interconnection Facilities based on proportionate use of facility between <a href="https://example.com/nct/478748">AT&T-13STATE</a> and the WSP.
- 1.88 "SMR" ("Specialized Mobile Radio") is as described by the FCC rules.
- 1.89 "SPNP" ("Service Provider Number Portability") is synonymous with Permanent Number Portability "PNP".

- 1.90 "SS7" ("Signaling System 7") means a signaling protocol used by the CCS Network.
- 1.91 "State Abbreviation" means the following:
  - 1.91.1 "AR" means Arkansas
  - 1.91.2 "CA" means California
  - 1.91.3 "CT" means Connecticut
  - 1.91.4 "IL" means Illinois
  - 1.91.5 "IN" means Indiana
  - 1.91.6 "KS" means Kansas
  - 1.91.7 "MI" means Michigan
  - 1.91.8 "MO" means Missouri
  - 1.91.9 "NV" means Nevada
  - 1.91.10 "**OH**" means Ohio
  - 1.91.11 "OK" means Oklahoma
  - 1.91.12 "**TX**" means Texas
  - 1.91.13 "WI" means Wisconsin
- 1.92 "Switched Access Services" means an offering of access to <u>AT&T-13STATE</u>'s network for the purpose of the origination or the termination of traffic from or to End Users in a given area pursuant to a Switched Access Services tariff.
- 1.93 "Telcordia" means Telcordia Technologies, Inc.
- 1.94 "Telecommunications Carrier" is as defined in the Act.
- 1.95 "Telecommunications Service" is as defined in the Act.
- 1.96 "Telephone Toll Service" is as defined in the Act.
- 1.97 "Terminating IntraLATA InterMTA Traffic" means traffic that, at the beginning of the call: (a) originates on WSP's network and terminates in the same LATA; (b) is sent from the mobile unit of WSP's End User connected to WSP's Cell Site located in one MTA; and, (c) is terminated on <a href="AT&T-13STATE">AT&T-13STATE</a> shall charge and WSP shall pay <a href="AT&T-13STATE">AT&T-13STATE</a> the Terminating IntraLATA InterMTA Traffic rates in Appendix Pricing Wireless.
- 1.98 "Terminating Switched Access Traffic" means traffic that, at the beginning of the call: (a) originates on WSP's network; (b) is sent from the mobile unit of WSP's End User or the mobile unit of a Third Party connected to a Cell Site located in one MTA and one LATA; and, (c) terminates on <u>AT&T-13STATE</u>'s network in another MTA and another LATA (*i.e.*, the traffic is both InterMTA and InterLATA). This traffic must be terminated to <u>AT&T-13STATE</u> as FGD terminating switched access per <u>AT&T-13STATE</u>'s Federal and/or State Access Service tariff.
- 1.99 "Third Party" means any Person other than a Party.
- 1.100 "Third Party Traffic" means traffic carried by <u>AT&T-13STATE</u> acting as an intermediary that is originated and terminated by and between WSP and a Third Party Telecommunications Carrier.
- 1.101 "Toll Free Service" means service provided with a dialing sequence that invokes toll-free (i.e., 800-like) service processing. Toll Free Service includes calls to the Toll Free Service 8YY NPA SAC Codes.
- 1.102 "Trunk(s)" or "Trunk Group(s)" means the switch port interface(s) used and the communications path created to connect WSP's network with <u>AT&T-13STATE</u>'s network for the purpose of exchanging Authorized Services Section 251(b)(5) Calls for purposes of Interconnection.
- 1.103 "Trunk Side" refers to a Central Office Switch interface that offers those transmission and signaling features appropriate for the connection of switching entities and cannot be used for the direct connection of ordinary telephone station sets.

- 1.104 "Wire Center" denotes a building or space within a building that serves as an aggregation point on a given Telecommunication Carrier's network, where transmission Facilities are connected and traffic is switched. <u>AT&T-13STATE</u>'s Wire Center can also denote a building in which one or more Central Office Switches, used for the provision of Exchange Services and Switched Access Services, are located.
- 1.105 "WSP" ("Wireless Service Provider") means the CMRS provider, that is a Party to this Agreement.

# 2. INTERPRETATION, CONSTRUCTION AND SEVERABILITY

#### 2.1 Definitions

2.1.1 For purposes of this Agreement, certain terms have been defined in this Agreement to encompass meanings that may differ from, or be in addition to, the normal connotation of the defined word. Unless the context clearly indicates otherwise, any term defined or used in the singular will include the plural. Whenever the context may require, any pronoun shall include the corresponding masculine, feminine and neuter forms. The words "include," "includes" and "including" shall be deemed to be followed by the phrase "without limitation" and/or "but not limited to." The words "will" and "shall" are used interchangeably throughout this Agreement and the use of either connotes a mandatory requirement; the use of one or the other will not mean a different degree of right or obligation for either Party. A defined word intended to convey its special meaning is capitalized when used. Other terms that are capitalized and not defined in this Agreement will have the meaning in the Act, or in the absence of their inclusion in the Act, their customary usage in the Telecommunications industry as of the Effective Date.

#### 2.2 Headings Not Controlling

2.2.1 The headings and numbering of Sections, Parts, Appendices, Schedules and Exhibits to this Agreement are for convenience only and shall not be construed to define or limit any of the terms herein or affect the meaning or interpretation of this Agreement.

This Agreement incorporates a number of Appendices which, together with their associated Attachments, Exhibits, Schedules and Addenda, constitute the entire Agreement between the Parties. In order to facilitate use and comprehension of the Agreement, the Appendices have been grouped under broad headings. It is understood that these groupings are for convenience of reference only, and are not intended to limit the applicability that any particular Appendix, Attachment, Exhibit, Schedule or Addenda may otherwise have.

#### 2.3 Referenced Documents

2.3.1 Unless the context shall otherwise specifically require, and subject to Section 15, "Intervening Law," whenever any provision of this Agreement refers to a technical reference, technical publication, WSP Practice, <u>AT&T-13STATE</u> Practice, any publication of Telecommunications industry administrative or technical standards, or any other document specifically incorporated into this Agreement (each hereinafter referred to as a "Referenced Instrument"), it will be deemed to be a reference to the then-current version or edition (including any amendments, supplements, addenda, or successors) of each Referenced Instrument that is in effect at time of use, and will include the then-current version or edition (including any amendments, supplements, addenda, or successors) of any other Referenced Instrument incorporated by reference therein.

#### 2.4 References

2.4.1 References herein to Sections, Paragraphs, Exhibits, Parts, Schedules, and Appendices shall be deemed to be references to Sections, Paragraphs and Parts of, and Exhibits, Schedules and Appendices to, this Agreement unless the context shall otherwise require.

#### 2.5 Tariff References

- 2.5.1 To the extent a tariff provision or rate is incorporated or otherwise applies between the Parties due to the provisions of this Agreement, it is understood that said tariff provision or rate applies only in the jurisdiction in which such tariff provision or rate is filed, and applies to the WSP and only the <u>AT&T-13STATE</u> ILEC(s) that operates within that jurisdiction. Further, it is understood that any changes to said tariff provision or rate are also automatically incorporated herein or otherwise hereunder, effective hereunder on the date any such change is effective.
- 2.5.2 Wherever any Commission ordered tariff provision or rate is incorporated, cited or quoted herein, it is understood that said incorporation or reference applies only to the entity within the state whose Commission ordered that tariff.
- 2.5.3 Any state or federal tariff references made within this Agreement, including all Attachments/Appendices, refer to tariffs filed by <u>AT&T-13STATE</u>, as such tariffs may be modified from time to time.
- 2.5.4 Wherever the term "customer" is used in connection with <u>AT&T SOUTHWEST REGION 5-STATE</u>'s retail tariffs, the term "customer" means the ultimate "consumer" or the "end user" of any tariffed service.

#### 2.6 Conflict in Provisions

2.6.1 If any definitions, terms or conditions in any given Appendices, Attachments, Exhibits, Schedules or Addenda differ from those contained in the main body of this Agreement, those definitions, terms or conditions will supersede those contained in the main body of this Agreement, but only in regard to the services or activities listed in that particular Appendix, Attachment, Exhibit, Schedule or Addendum. For example, if an Appendix contains a Term length that differs from the Term length in the main body of this Agreement, the Term length of that Appendix will control the length of time that services or activities are to occur under that Appendix, but will not affect the Term length of the remainder of this Agreement.

#### 2.7 Joint Work Product

2.7.1 This Agreement is the joint work product of the Parties and has been negotiated by the Parties and their respective counsel and shall be fairly interpreted in accordance with its terms and, in the event of any ambiguities, no inferences shall be drawn against either Party.

#### 2.8 Severability

2.8.1 If any provision of this Agreement is rejected or held to be illegal, invalid or unenforceable, each Party agrees that such provision shall be enforced to the maximum extent permissible so as to effect the intent of the Parties, and the validity, legality and enforceability of the remaining provisions of this Agreement shall not in any way be affected or impaired thereby. If necessary to effect the intent of the Parties, the Parties shall negotiate in good faith to amend this Agreement to replace the unenforceable language with enforceable language that reflects such intent as closely as possible. The Parties negotiated the terms and conditions of this Agreement for Interconnection and services as a total arrangement and it is intended to be nonseverable.

# 2.9 Incorporation by Reference

2.9.1 All of the rates, terms and conditions ("Provisions") set forth in this Agreement (including any and all attachments, appendices and/or schedules hereto) and every interconnection, service and network element provided hereunder, are subject to all other Provisions contained in this Agreement (including any and all attachments, appendices and/or schedules hereto), and all such Provisions are integrally related.

# 2.10 Non-Voluntary Provisions

2.10.1 This Agreement may incorporate certain rates, terms and conditions that were not voluntarily negotiated by <u>AT&T-13STATE</u>, but instead resulted from determinations made in arbitrations

under Section 252 of the Act or from other requirements of regulatory agencies or State law (individually and collectively, a "Non-Voluntary Arrangement"). <u>AT&T-13STATE</u> has attempted to mark the Non-Voluntary Arrangements in this Agreement with asterisks; however, any failure to mark any Non-Voluntary Arrangement shall not be construed as evidence such provision is not a Non-Voluntary Arrangement. If any Non-Voluntary Arrangement modified as a result of any order or finding by the FCC, the appropriate Commission or a court of competent jurisdiction, shall be subject to Section 15, "Intervening Law".

- 2.10.2 The Parties acknowledge that the Non-Voluntary Arrangements contained in this Agreement shall not be available in any state other than the State that originally imposed/required such Non-Voluntary Arrangement.
- 2.11 State-Specific Rates, Terms and Conditions
  - 2.11.1 For ease of administration, this Agreement contains certain specified rates, terms and conditions which apply only in a designated State ("State-Specific Terms"). To the extent that this Agreement contains State-Specific Terms, such State-Specific Terms shall not apply and shall have no effect in any other State(s) to which this Agreement is submitted for approval under Section 252(e) of the Act.
  - 2.11.2 State-Specific Terms, as the phrase is described in Section 2.11.1 above, have been negotiated (or, in the case of 2.10.2 above, have been included in the Agreement per state requirement) by the Parties only as to the States where this Agreement has been executed, filed and approved. When the Parties negotiate an Interconnection agreement for an additional state, neither Party shall be precluded by any language in this Agreement from negotiating State-Specific Terms for the state in which they are to apply.

# 2.12 Scope of Application

2.12.1 This Agreement may be negotiated for more than one State. However, this Agreement shall be applied separately and distinctly to the Parties' operations in each individual State.

# 2.13 Scope of Obligations

- 2.13.1 Notwithstanding anything to the contrary contained herein, <u>AT&T-13STATE</u>'s obligations under this Agreement shall apply only to:
  - 2.13.1.1 the specific operating area(s) or portion thereof in which <u>AT&T-13STATE</u> is then deemed to be the ILEC under the Act (the "ILEC Territory"), and assets that <u>AT&T-13STATE</u> owns or leases and which are used in connection with <u>AT&T-13STATE</u>'s provision to WSP of any Interconnection products or services provided or contemplated under this Agreement, the Act or any tariff or ancillary agreement referenced herein (individually and collectively, the "ILEC Assets").

#### 2.14 Affiliates

2.14.1 These General Terms and Conditions and all Attachments, Exhibits, Appendices, Schedules and Addenda hereto constituting this Agreement, including subsequent amendments, if any, shall bind <u>AT&T-13STATE</u>, WSP and any Affiliate of WSP. WSP further agrees that the same or substantially the same terms and conditions shall be incorporated into any separate agreement between <u>AT&T-13STATE</u> and any such Affiliate of WSP that continues to operate as a separate entity. This Agreement shall remain effective as to WSP and any such Affiliate of WSP for the Term of this Agreement until either <u>AT&T-13STATE</u> or WSP or any such Affiliate of WSP institutes renegotiation, or this Agreement expires or terminates, pursuant to the provisions of this Agreement. Notwithstanding the foregoing, this Agreement will not supercede a currently effective Interconnection agreement between any such Affiliate of WSP and <u>AT&T-13STATE</u> until the earlier of the date when the other agreement has: 1) expired; 2) been noticed for renegotiation pursuant the terms thereof; or 3) otherwise terminated provided; however, each

Affiliate of WSP operating under a separate Interconnection agreement within a State shall have its own unique ACNA codes and OCN.

#### 3. GENERAL RESPONSIBILITIES OF THE PARTIES

- 3.1 Each Party is individually responsible to provide Facilities within its network that are necessary for routing, transporting, measuring, and billing traffic from the other Party's network and for delivering such traffic to the other Party's network in the standard format compatible with <u>AT&T-13STATE</u>'s network as referenced in Telcordia BOC Notes on LEC Networks Practice No. SR-TSV-002275, and to terminate the traffic it receives in that standard format to the proper address on its network. The Parties are each solely responsible for participation in and compliance with national network plans, including the National Network Security Plan and the Emergency Preparedness Plan.
- 3.2 The Parties shall exchange technical descriptions and forecasts of their Interconnection and traffic requirements in sufficient detail necessary to establish the Interconnections required to assure traffic completion to and from all End Users in their respective designated service areas.
- 3.3 Each Party is solely responsible for all products and services it provides to its End Users and to other Telecommunications Carriers.

#### 3.4 Insurance

- 3.4.1 This Section is a general statement of insurance requirements and shall be in addition to any specific requirement of insurance referenced elsewhere in this Agreement or a Referenced Instrument. The other Party must be named as an Additional Insured on the Commercial General Liability policy. Upon request from the other Party, each Party shall provide to the other Party evidence of such insurance, which may be provided through a program of self-insurance as provided in 3.4.4. Upon request from the other Party, each Party shall provide to the other Party evidence of such insurance coverage. Each Party agrees to provide the other Party with at least thirty (30) days advance written notice of cancellation, material reduction or non-renewal of any of the insurance policies required herein.
  - 3.4.1.1 With respect to each WSP's performance under this Agreement, and in addition to each WSP's 's obligation to indemnify, each WSP shall at its sole cost and expense:
    - 3.4.1.1.1 maintain the insurance coverages and limits required by this Section and any additional insurance and/or bonds required by law:
    - 3.4.1.1.2 at all times during the term of this Agreement and until completion of all work associated with this Agreement, whichever is later, and
    - 3.4.1.1.3 with respect to any coverage maintained in a "claims-made" policy, for two (2) years following the term of this Agreement or completion of all work associated with this Agreement, whichever is later. If a "claims-made" policy is maintained, the retroactive date must precede the commencement of work under this Agreement;
    - 3.4.1.1.4 require each subcontractor who may perform work under this Agreement or enter upon the work site to maintain coverages, requirements, and limits at least as broad as those listed in Section 3.4 from the time when the subcontractor begins Work, throughout the term of the subcontractor's work and, with respect to any coverage maintained on a "claims-made" policy, for two (2) years thereafter;
    - 3.4.1.1.5 procure the required insurance from an insurance company eligible to do business in the state or states where work will be performed and having and maintaining a Financial Strength Rating of "A-" or better and a Financial Size Category of "VII" or better, as rated in the A.M. Best Key Rating Guide for Property and Casualty Insurance Companies, except that, in the case of Workers' Compensation insurance, each party may procure insurance from

- the state fund of the state where work is to be performed. Each party shall deliver such certificates:
- 3.4.1.1.6 prior to execution of this Agreement and prior to commencement of any work:
- 3.4.1.1.7 prior to expiration of any insurance policy required in this Section; and
- 3.4.1.1.8 for any coverage maintained on a "claims-made" policy, for two (2) years following the term of this Agreement or completion of all work associated with this Agreement, whichever is later.
- 3.4.1.2 The Parties agree:
  - 3.4.1.2.1 the failure of either party to demand such certificate of insurance or failure of either party to identify a deficiency will not be construed as a waiver of each party's obligation to maintain the insurance required under this Agreement;
  - 3.4.1.2.2 that the insurance required under this Agreement does not represent that coverage and limits will necessarily be adequate to protect each party, nor be deemed as a limitation on each party's liability to each other in this Agreement;
  - 3.4.1.2.3 each party may meet the required insurance coverages and limits with any combination of primary and Umbrella/Excess liability insurance; and
  - 3.4.1.2.4 each party is responsible for any deductible or self-insured retention.
- 3.4.2 If WSP is not and does not collocate with <u>AT&T-13STATE</u> during the Term, the following insurance requirements will apply:
  - 3.4.2.1 Each Party shall keep and maintain in force at each Party's expense all insurance required by Applicable Law, including:
    - 3.4.2.1.1 Workers' Compensation insurance with benefits afforded under the laws of any state in which the work is to be performed and Employers Liability insurance with limits of at least: \$500,000 for Bodily Injury each accident \$500,000 for Bodily Injury by disease policy limits \$500,000 for Bodily Injury by disease each employee.

To the fullest extent allowable by Law, the policy must include a waiver of subrogation in favor of each party, its Affiliates, and their directors, officers and employees. In states where Workers' Compensation insurance is a monopolistic state-run system, each party shall add Stop Gap Employers Liability with limits not less than \$500,000 each accident or disease.

- 3.4.2.2 Commercial General Liability insurance written on Insurance Services Office (ISO) Form CG 00 01 12 04 or a substitute form providing equivalent coverage, covering liability arising from premises, operations, personal injury, products/completed operations, and liability assumed under an insured contract (including the tort liability of another assumed in a business contract) with limits of at least:
  - 3.4.2.2.1 \$2,000,000 General Aggregate limit \$1,000,000 each occurrence limit for all bodily injury or property damage incurred in any one (1) occurrence \$1,000,000 each occurrence limit for Personal Injury and Advertising Injury \$2,000,000 Products/Completed Operations Aggregate limit \$1,000,000 each occurrence limit for Products/Completed Operations \$1,000,000 Damage to Premises Rented to You (Fire Legal Liability)
  - 3.4.2.2.2 The Commercial General Liability insurance policy must:

include each party, its Affiliates, and their directors, officers, and employees as Additional Insureds. Each party shall provide a copy of the Additional Insured endorsement to the other party. The Additional Insured endorsement may either be specific to each party or may be "blanket" or "automatic" addressing any person or entity as required by contract. A copy of the Additional Insured endorsement must be provided within 60 days of execution of this Agreement and within 60 days of each Commercial General Liability policy renewal;

include a waiver of subrogation in favor of each party, its Affiliates, and their directors, officers and employees; and be primary and non-contributory with respect to any insurance or self-insurance that is maintained by each party.

- 3.4.2.3 Business Automobile Liability insurance with limits of at least \$1,000,000 each accident for bodily injury and property damage, extending to all owned, hired, and non-owned vehicles.
- 3.4.3 If at any time during the Term WSP decides to collocate with <u>AT&T-13STATE</u>, the following insurance requirements will apply:
  - 3.4.3.1 The limits of the Commercial General Liability limits must be increased to:
    - 3.4.3.1.1 \$10,000,000 General Aggregate limit \$5,000,000 each occurrence limit for all bodily injury or property damage incurred in any one (1) occurrence \$5,000,000 each occurrence limit for Personal Injury and Advertising Injury \$10,000,000 Products/Completed Operations Aggregate limit \$5,000,000 each occurrence limit for Products/Completed Operations \$2,000,000 Damage to Premises Rented to You (Fire Legal Liability)
    - 3.4.3.1.2 These limits may be met with any combination of primary Commercial General Liability and Umbrella/Excess Liability limits.
- 3.4.4 Each Party agrees to accept the other Party's program of self-insurance in lieu of insurance coverage if certain requirements are met. These requirements are as follows:
  - 3.4.4.1 The Party desiring to satisfy its Workers' Compensation and Employers Liability obligations through self-insurance shall submit to the other Party a copy of its Certificate of Authority to Self-Insure its Workers' Compensation obligations issued by the state in which the operations are to be performed or the employer's state of hire.
  - 3.4.4.2 Provide a copy of the Certificate of Authority annually for the term of this Agreement.
  - 3.4.4.3 Obtain Workers' Compensation and Employers Liability insurance immediately if the state rescinds the Certificate of Authority. The option to self-insure Workers' Compensation and Employers Liability is specific to WSP and does not extend to subcontractors WSP may hire.
  - 3.4.4.4 The Party desiring to satisfy its automobile liability obligations through self-insurance shall submit to the other Party a copy of the Certificate of Authority to self-insure Automobile Liability obligations issued by the state in which the operations are to be performed.
    - 3.4.4.4.1 provide a copy of the Certificate of Authority annually for the term of this Agreement.
    - 3.4.4.4.2 obtain Automobile Liability insurance immediately if the state rescinds the Certificate of Authority to self-insure Automobile Liability obligations. The option to self-insure Automobile Liability is specific to each party and does not extend to subcontractors each party may hire.

- 3.4.4.5 The Party desiring to satisfy its general liability obligations through self-insurance must provide
  - 3.4.4.5.1 copy to the other party of it's most recent audited financial statements with an unqualified opinion from the auditor, or
  - 3.4.4.5.2 provide a current Dun & Bradstreet report with a composite credit appraisal score of "1" or "2", or
  - 3.4.4.5.3 maintain a long-term unsecured issuer rating of BBB- from Standard & Poors or Baa from Moody's during the term of this Agreement.
  - maintain a net worth of at least ten (10) times the amount of insurance 3.4.4.5.4 required.
  - 3.4.4.5.5 obtain Commercial General Liability insurance immediately if the party is unable to comply with the financial strength and size requirements in this section.
  - 3.4.4.5.6 provide this information annually for the term of the Agreement.
- The party's election to self-insure must be signed by the self-insuring party and 3.4.4.6 countersigned when accepted by the other party. This election and approval must be updated annually. The option to self-insure Commercial General Liability is specific to each party and does not extend to subcontractors each party may hire.
- 3.4.5 Each Party agrees to provide the other Party with at least thirty (30) days advance written notice of cancellation, material reduction or non-renewal of any of the insurance policies required
- 3.4.6 This Section 3.4 is a general statement of insurance requirements and shall be in addition to any specific requirement of insurance referenced elsewhere in this Agreement or a Referenced Instrument.

WSP represents that a complete list of WSP's Access Carrier Name Abbreviation (ACNA) codes, each with the applicable Operating Company Number (OCN), covered by this Agreement is provided below. Any addition, deletion or change in name associated with the listed ACNA codes, or any changes in OCNs, requires notice to AT&T-13STATE. Notice must be received before orders can be processed under a new or changed ACNA code or OCN.

ACNA/OCN List: AR - BSM, IUW, SBM / 6681

CA - AWL / 6010

CT - IUW, RRC, CIV, OCL / 6558

IL - SBM / 6534

IN – IND, IUW, RRC / 6206 KS - IUW, SBM / 4038

MI - AHD, ADM, IUW, RRC / 6335

MO - IUW, SBM / 6029

NV - AWL / 6010

OH – ADM, AHD, IUW, RRC / 6337

OK - IUW, SBM, SWV / 4037

TX - IUW, SBM, GLV, HNC / 6671

WI – ADM, IUW, RRC / 6338

3.5 Each Party shall be responsible for labor relations with its own employees. Each Party agrees to notify the other Party as soon as practicable whenever such Party has knowledge that a labor dispute concerning its employees is delaying or threatens to delay such Party's timely performance of its obligations under this Agreement and shall endeavor to minimize impairment of service to the other Party (for example, by using its management personnel to perform work or by other means) in the event of a labor dispute to the extent permitted by Applicable Law.

3.6 Each Party shall act in good faith in its performance under this Agreement and, in each case in which a Party's consent or agreement is required or requested hereunder, such Party shall not unreasonably withhold or delay such consent or agreement.

# 4. EFFECTIVE DATE, TERM, AND TERMINATION

- 4.1 In <u>AT&T-13STATE</u>, with the exception of <u>AT&T-OHIO</u>, the effective date of this Agreement (the "Effective Date") shall be ten (10) days after the Commission approves this Agreement under Section 252(e) of the Act or, absent such Commission approval, the date this Agreement is deemed approved under Section 252(e)(4) of the Act. In <u>AT&T-OHIO</u>, based on PUC-OH rule, the Agreement is effective upon filing and is deemed approved by operation of law on the 91st day after filing.
- 4.2 The term of this Agreement shall commence upon the Effective Date of this Agreement and shall expire on September 10, 2010 (the "Term"). This Agreement shall expire if either Party provides written notice, within one hundred-eighty (180) days prior to the expiration of the Term, to the other Party to the effect that such Party does not intend to extend the Term. Absent the receipt by one Party of such written notice, this Agreement shall remain in full force and effect on and after the expiration of the Term, subject to the provisions of this Section.
- 4.3 Notwithstanding any other provision of this Agreement, either Party (at its sole discretion) may terminate this Agreement, and the provision of Interconnection and services, in the event the other Party (1) fails to perform a material obligation or breaches a material term of this Agreement and (2) fails to cure such nonperformance or breach within forty-five (45) days after written notice thereof. Should the nonperforming or breaching Party fail to cure within forty-five (45) days after such written notice, the noticing Party may thereafter terminate this Agreement immediately upon delivery of a written termination notice.
- 4.4 If pursuant to Section 4.2, this Agreement continues in full force and effect after the expiration of the Term, either Party may terminate this Agreement after delivering written notice to the other Party of its intention to terminate this Agreement, subject to Sections 4.5 and 4.6. Neither Party shall have any liability to the other Party for termination of this Agreement pursuant to this Section 4.4 other than its obligations under Sections 4.5 and 4.6.
- 4.5 Upon termination or expiration of this Agreement in accordance with Sections 4.2, 4.3 or 4.4:
  - 4.5.1 Each Party shall continue to comply with its obligations set forth in Section 36, "Survival of Obligations"; and
  - 4.5.2 Each Party shall promptly pay all amounts owed under this Agreement, subject to Section 6, "Dispute Resolution".
- 4.6 If <u>AT&T-13STATE</u> serves notice of expiration or termination pursuant to Section 4.2 or Section 4.4, respectively, WSP shall provide <u>AT&T-13STATE</u> written confirmation, within ten (10) days, that WSP either wishes to (1) commence negotiations with <u>AT&T-13STATE</u>, or adopt an agreement, under Sections 251/252 of the Act, or (2) terminate its Agreement. WSP shall identify the action to be taken for each affected agreement identified in <u>AT&T-13STATE</u>'s notice.
- 4.7 If WSP serves notice of expiration or termination pursuant to Section 4.2 or Section 4.4, and also wishes to pursue a successor agreement with <u>AT&T-13STATE</u>, WSP shall include a written request to commence negotiations with <u>AT&T-13STATE</u>, or adopt an agreement, under Sections 251/252 of the Act and identify which state(s) the successor agreement will cover. Upon receipt of WSP's Section 252(a)(1) request, the Parties shall commence good faith negotiations on a successor agreement.
- 4.8 The rates, terms and conditions of this Agreement shall continue in full force and effect until the earlier of (i) the effective date of its successor agreement, whether such successor agreement is established via negotiation, arbitration or pursuant to Section 252(i) of the Act; or (ii) the date that is ten (10) months after the date on which <u>AT&T-13STATE</u> received WSP's Section 252(a)(1) request, at which time the Agreement shall terminate without further notice.

- 4.9 If at any time during the Section 252(a)(1) negotiation process (prior to or after the expiration date or termination date of this Agreement), WSP withdraws its Section 252(a)(1) request, WSP must include in its notice of withdrawal a request to adopt a successor agreement under Section 252(i) of the Act or affirmatively state that WSP does not wish to pursue a successor agreement with <u>AT&T-13STATE</u> for a given state. The rates, terms and conditions of this Agreement shall continue in full force and effect until the later of: 1) the expiration of the Term of this Agreement, or 2) the expiration of ninety (90) days after the date WSP serves notice of withdrawal of its Section 252(a)(1) request. If the Term of this Agreement has expired, on the earlier of (i) the ninety-first (91st) day following <u>AT&T-13STATE</u>'s receipt of WSP's notice of withdrawal of its Section 252(a)(1) request or (ii) the effective date of the agreement following approval by the Commission of the adoption of an agreement under 252(i), the Parties shall, have no further obligations under this Agreement except those set forth in Section 4.5 of this Agreement.
- 4.10 If WSP does not affirmatively state that it wishes to pursue a successor agreement with <u>AT&T-13STATE</u> as provided in Section 4.6 or Section 4.7 above, then the rates, terms and conditions of this Agreement shall continue in full force and effect until the later of 1) the expiration of the Term of this Agreement, or 2) the expiration of ninety (90) days after the date WSP provided or received notice of expiration or termination. Thereafter, the Parties shall have no further obligations under this Agreement except as provided in Section 4.5 above.
- 4.11 In the event of expiration or termination of this Agreement when there is no successor agreement between <u>AT&T-13STATE</u> and WSP, <u>AT&T-13STATE</u> and WSP shall cooperate in good faith to effect an orderly transition of service under this Agreement; provided, WSP shall be solely responsible (from a financial, operational and administrative standpoint) to ensure that its End Users are transitioned to another Telecommunications Carrier, if applicable.

#### BILLING AND PAYMENT OF CHARGES

- 5.1 Charges and Payment
  - 5.1.1 Each Party agrees to pay the other all undisputed billed amounts by the earlier of (i) the payment date, which may be set no earlier than thirty (30) days after the bill date, or (ii) the next bill date (i.e. the same date in the following month as the bill date). The undisputed portions of all bills are to be paid when due. All Facilities and serving arrangement charges shall be billed monthly in advance, except those charges due for the initial month, or a portion of the initial month during which new items are provided, in which case charges will be included in the next bill rendered. If the date on which a bill is due as provided above is on a day other than a business day, payment will be made on the next business day. Payments will be made in U.S. dollars.
  - 5.1.2 Usage-sensitive charges hereunder shall be billed monthly in arrears by both Parties.
  - 5.1.3 All non-usage-sensitive monthly charges shall be billed by <u>AT&T-13STATE</u> monthly in advance, except those charges due for the initial month, or a portion of the initial month during which new items are provided, will be included in the next bill rendered.

#### 5.2 Late Payment Charge

5.2.1 Bills will be considered past due thirty (30) days after the bill date or by the next bill date (i.e., same date as the bill date in the following month), whichever occurs first, and are payable in immediately available U.S. funds. If the amount billed is received by the billing Party after the Payment Due Date or if any portion of the payment is received by the billing Party in funds which are not immediately available to the billing Party, then a late payment charge will apply to the unpaid balance. The late payment charge will be as set forth in <a href="AT&T-13STATE">AT&T-13STATE</a>'s applicable state tariff. When there is no applicable tariff in the State, any undisputed amounts not paid when due shall accrue interest from the date such amounts were due at the lesser of (i) one and one-half percent (1½%) per month or (ii) the highest rate of interest that may be charged under Applicable Law, compounded daily from the number of days from the Payment Due Date to and including the date that payment is actually made.

#### 5.3 Backbilling

5.3.1 Charges for any service or product provided pursuant to this Agreement may be billed by the billing Party for up to one (1) year after the initial date such service or product was furnished. This Section shall not apply to backbilling that would be appropriate where changes are not evident other than through an audit pursuant to Audit provisions of this Agreement.

#### 5.4 Backcredits

5.4.1 Neither Party may request credit for any billing by the other Party pursuant to this Agreement more than one (1) year after the date of the bill on which the service or product was billed. Any such request will be in writing and contain sufficient detail to allow the other Party to properly investigate the request. If the request for credit leads to a billing dispute, such dispute shall be handled in accordance with the Dispute Resolution section in this Agreement. This Section shall not apply to requests for credit in the following situations: when the true-ups are provided for in this Agreement, or where changes are not evident other than through an audit pursuant to Audit provisions of this Agreement.

#### 5.5 Tariffed Items

5.5.1 Where charges in this Agreement are specifically identified as tariffed rates, then those charges and those alone shall be deemed amended to conform to any authorized modifications that may hereafter occur to those tariffed rates. Such amendments shall become effective upon the effective date of tariff modification.

#### 5.6 Invoices

- 5.6.1 Invoices shall comply with nationally accepted standards agreed upon by the Ordering and Billing Forum (OBF) for billing access traffic. Reciprocal compensation invoices from WSP shall contain detail to substantiate billed traffic which originates from <a href="https://dx.doi.org/10.108/j.com/nat/4787-1357ATE">AT&T-135TATE</a>'s network.
- 5.6.2 Parties agree that each will perform the necessary call recording and rating for its respective portions of an exchanged call in order to invoice the other Party.
- 5.6.3 Invoices between the Parties shall include, but not be limited to the pertinent following information.

Identification of the monthly bill period (from and through dates)

Current charges

Past due balance

Adjustments

Credits

Late payment charges

**Payments** 

Contact telephone number for billing inquiries

5.6.4 The Parties will provide a remittance document with each invoice identifying:

Remittance address

Invoice number and/or billing account number

Summary of charges

Amount due

Payment Due Date (at least thirty (30) days from the invoice date)

- 5.6.5 Invoices between the Parties will be provided on paper and will be the primary bill, unless a mechanized format is mutually agreed upon and subsequently designated in writing by both Parties as the primary bill.
- 5.6.6 Reciprocal compensation invoices will be based on Conversation MOUs for all Section 251(b)(5) Calls and are measured in total conversation time seconds, which are totaled (by originating and

- terminating CLLI code) for the monthly billing cycle and then rounded up to the next whole minute.
- 5.6.7 Each Party shall separately list on its bill to the other Party for reciprocal compensation the Conversation MOU representing Third Party Traffic. If WSP does not record and identify the actual amount of Third Party Traffic delivered to it over the Interconnection Trunks, then WSP shall deduct from the amount of total Conversation MOU on its bill to <u>AT&T-13STATE</u> (for reciprocal compensation) a percentage that is equal to the percentage that Third Party Traffic minutes bear to the total billed Conversation MOU on <u>AT&T-13STATE</u>'s bill to WSP (for reciprocal compensation) for the same time period. This adjustment will account for Third Party Traffic delivered to WSP over the Interconnection Trunks.
- 5.6.8 WSP will invoice <u>AT&T-13STATE</u> for reciprocal compensation by LATA and by state, based on the terminating location of the call. WSP will display the CLLI code(s) associated with the Trunk through which the exchange of traffic between <u>AT&T-13STATE</u> and WSP takes place as well as the number of calls and Conversation MOUs for each inbound Facility route. <u>AT&T-13STATE</u> will invoice WSP for reciprocal compensation by LATA and by the End Office/Tandem Switch, based on the terminating location of the call and will display and summarize the number of calls and Conversation MOUs for each terminating office.
- 5.6.9 When <u>AT&T-13STATE</u> is unable to invoice reflecting an adjustment for shared Facilities and/or Trunks, WSP will separately invoice <u>AT&T-13STATE</u> for <u>AT&T-13STATE</u>'s share of the cost of such Facilities and/or Trunks as provided in this Agreement thirty (30) days following receipt by WSP of AT&T-13STATE's invoice.
- 5.7 There will be no netting by the billed Party of payments due herein against any other amount owed by one Party to the other.

#### 6. DISPUTE RESOLUTION

- 6.1 Finality of Disputes
  - 6.1.1 Unless otherwise agreed, no Claims may be brought for any disputes arising from this Agreement more than twenty-four (24) months from the date the occurrence which gives rise to the dispute is discovered or reasonably should have been discovered with the exercise of due care and attention. No Claims subject to Access Service Center ("ASC") Dispute Resolution, Section 6.4, ASC Dispute Resolution, will be brought for disputes arising under this Agreement more than twelve (12) months from the Payment Due Date of the invoice giving rise to the dispute. Claims involving withheld amounts are subject to Section 6.4.
- 6.2 Alternative to Litigation
  - 6.2.1 The Parties desire to resolve disputes arising out of this Agreement without litigation. Accordingly, the Parties agree to use the following Dispute Resolution procedure with respect to any controversy or claim arising out of or relating to this Agreement or its breach.
- 6.3 Commencing Dispute Resolution
  - 6.3.1 Dispute Resolution shall commence upon one Party's receipt of written notice of a controversy or claim arising out of or relating to this Agreement or its breach. No Party may pursue any claim unless such written notice has first been given to the other Party. There are three (3) separate Dispute Resolution methods:
    - 6.3.1.1 ASC Dispute Resolution (<u>AT&T MIDWEST REGION 5-STATE</u>), LSC (<u>AT&T-7STATE</u>) or LEC-C (<u>AT&T CONNECTICUT</u>) or Collocation Service Center (CSC);
    - 6.3.1.2 Informal Dispute Resolution; and
    - 6.3.1.3 Formal Dispute Resolution.

# 6.4 ASC Dispute Resolution

- 6.4.1 The following Dispute Resolution procedures will apply with respect to any disputed amounts invoiced pursuant to or relating to the Agreement ("Disputed Amounts").
- 6.4.2 Any notice of Disputed Amounts given by WSP to <u>AT&T-13STATE</u> shall be referred to <u>AT&T-13STATE</u>
- 6.4.3 A Party with a bona fide dispute regarding any amounts invoiced ("Disputing Party") shall provide written notice of Disputed Amounts to the other Party ("Notice of Disputed Amounts").
- 6.4.4 The Notice of Disputed Amounts shall contain the following: (i) the date of the invoice in question, (ii) the account number or other identification of the invoice in question, (iii) the circuit ID number or Trunk number in question, (iv) any USOC (or other descriptive information) in question, (v) the amount invoiced, (vi) the amount in dispute, and (vii) the basis of the dispute.
- 6.4.5 If a Disputing Party is withholding payment of Disputed Amounts, a Notice of Disputed Amounts must be received by the other Party by the Payment Due Date of the invoice in question.
- 6.4.6 Failure to timely provide the Notice of Disputed Amounts (including the required information and documentation) shall constitute the Disputing Party's irrevocable and full waiver of its dispute pertaining to the subject Disputed Amounts, and such withheld amounts shall be deemed past due, and late payment charges shall apply.
  - 6.4.6.1 The Parties shall attempt to resolve disputes regarding withheld payments within sixty (60) days of the invoicing Party's receipt of Notice of Disputed Amounts. However, if the dispute is not resolved within the first thirty (30) days of such sixty-(60) day period, upon request, the invoicing Party shall advise the Disputing Party of the status of the dispute and the expected resolution date.
  - 6.4.6.2 The Parties shall attempt to resolve Disputed Amounts regarding fully paid invoices within ninety (90) days of the invoicing Party's receipt of Notice of Disputed Amounts, but resolution may take longer depending on the complexity of the dispute. However, if the dispute is not resolved within the first forty-five (45) days of such ninety-(90) day period, upon request, the invoicing Party shall advise the Disputing Party of the status of the dispute and the expected resolution date.
- 6.4.7 Either Party may invoke Informal Resolution of Disputes upon written notice ("Informal Dispute Resolution Notice") received by the other Party within ten (10) business days after the expiration of the time frames contained in Sections 6.4.6.1 and 6.4.6.2; however, the Parties may, by mutual agreement, proceed to Informal Resolution of Disputes at any time during such time frames.

#### 6.5 Informal Resolution of Disputes

6.5.1 Upon a Party's receipt of an Informal Dispute Notice, each Party will appoint a knowledgeable, responsible representative to meet and negotiate in good faith to resolve any dispute arising under this Agreement. The location, form, frequency, duration, and conclusion of these discussions will be left to the discretion of the representatives. Upon agreement, the representatives may utilize other alternative dispute resolution procedures such as mediation to assist in the negotiations. Discussions and the correspondence among the representatives for purposes of settlement are exempt from discovery and production and will not be admissible in the arbitration described below or in any lawsuit without the prior written concurrence of both Parties. Documents identified in or provided with such communications, not prepared for purposes of the negotiations, are not so exempted and, if otherwise admissible, may be admitted in evidence in an arbitration or lawsuit.

#### 6.6 Formal Dispute Resolution

6.6.1 If the Parties are unable to resolve the dispute through the informal procedure described above in Section 6.5, then either Party may invoke the following Formal Dispute Resolution procedures

by submitting to the other Party a written demand for arbitration ("Arbitration Notice"). Unless agreed upon by the Parties, Formal Dispute Resolution procedures described below, including arbitration or other procedures as appropriate, may be invoked not earlier than sixty (60) days after receipt of the Informal Dispute Resolution Notice.

- 6.7 Claims Subject to Mandatory Arbitration
  - 6.7.1 Claims, if not settled through Informal Dispute Resolution, will be subject to mandatory arbitration pursuant to Section 6.7.1.1 below:
    - 6.7.1.1 Each unresolved billing dispute involving one percent (1%) or less of the amounts charged to the Disputing Party under this Agreement in the state in which the dispute arises during the twelve (12) months immediately preceding receipt of the letter initiating Dispute Resolution under Section 6.4. If the disputing Party has not been billed for a minimum of twelve (12) months immediately preceding receipt of the letter initiating Dispute Resolution under Section 6.4, the Parties will annualize the number of months actually billed.
  - 6.7.2 <u>Claims Subject to Elective Arbitration</u>. All Claims not described in Section 6.7.1.1 above will be subject to arbitration if, and only if, the Claim is not settled through Informal Dispute Resolution and both Parties agree to arbitration. If both Parties do not agree to arbitration, then either Party may proceed with any remedy available to it pursuant to law, equity or agency mechanism.
  - 6.7.3 <u>Claims Not Subject to Arbitration</u>. If the following Claims are not resolved through Informal Dispute Resolution, they will not be subject to arbitration and must be resolved through any remedy available to a Party pursuant to law, equity or agency mechanism.
    - 6.7.3.1 Actions seeking a temporary restraining order or an injunction related to the purposes of this Agreement.
    - 6.7.3.2 Actions to compel compliance with the Dispute Resolution process.
    - 6.7.3.3 All Claims arising under federal or state statute(s), including antitrust Claims.

#### 6.8 Arbitration

- 6.8.1 Disputes subject to mandatory or elective arbitration under the provisions of this Agreement will be submitted to a single arbitrator pursuant to the Commercial Arbitration Rules of the American Arbitration Association or pursuant to such other provider of arbitration services or rules as the Parties may agree. The arbitrator shall be knowledgeable of telecommunications issues. Each arbitration will be held in Dallas, Texas (AT&T SOUTHWEST REGION 5-STATE); Chicago, Illinois (AT&T MIDWEST REGION 5-STATE), San Francisco, California (AT&T CALIFORNIA); Reno, Nevada (AT&T NEVADA); or New Haven, Connecticut (AT&T CONNECTICUT), as appropriate, unless the Parties agree otherwise. The arbitration hearing will be requested to commence within sixty (60) calendar days of the demand for arbitration. The arbitrator will control the scheduling so as to process the matter expeditiously. The times specified in this section may be extended or shortened upon mutual agreement of the Parties or by the arbitrator upon a showing of good cause. The Parties may submit written briefs upon a schedule determined by the arbitrator. The Parties will request that the arbitrator rule on the dispute by issuing a written opinion within thirty (30) calendar days after the close of hearings.
- 6.8.2 The Federal Arbitration Act, 9 U.S.C. §§ 1-16, not state law, shall govern the arbitrability of all disputes. Notwithstanding any rule of the AAA Commercial Arbitration Rules to the contrary, the Parties agree that the arbitrator will have no authority to award punitive damages, exemplary damages, Consequential Damages, multiple damages, or any other damages not measured by the prevailing Party's actual damages, and may not, in any event, make any ruling, finding or award that does not conform to the terms and conditions of this Agreement. The times specified in this Section may be extended or shortened upon mutual agreement of the Parties or by the arbitrator upon a showing of good cause. Each Party will bear its own costs of these procedures, including attorneys' fees. The Parties will equally split the fees of the arbitration and the

arbitrator. The arbitrator's award shall be final and binding and may be entered in any court having jurisdiction thereof. Judgment upon the award rendered by the arbitrator may be entered in any court having jurisdiction.

# 6.9 Resolution of ASC Disputes

- 6.9.1 The following provisions apply specifically to the resolution of ASC disputes.
  - 6.9.1.1 When ASC disputes are resolved in favor of the Disputing Party, the following will occur within thirty (30) days:
  - 6.9.1.2 Interest will be paid by the invoicing Party on any amounts paid in excess of the amount found to be due according to the ASC Dispute Resolution from the date of Notice of Disputed Amounts.
  - 6.9.1.3 Payments made in excess of the amount found to be due according to the ASC Dispute Resolution will be reimbursed by the invoicing Party.
- 6.9.2 When ASC disputes are resolved in favor of the invoicing Party, the following will occur within thirty (30) days:
  - 6.9.2.1 Late payment charges calculated from the Payment Due Date through date of remittance will be paid by the Disputing Party on any amount not paid that was found to be due according to the ASC Dispute Resolution.
  - 6.9.2.2 Any amounts not paid but found to be due according to the ASC Dispute Resolution will be paid to the invoicing Party.
  - 6.9.2.3 Failure by a Party to pay any charges determined to be owed within the applicable time period specified above shall be considered a failure to perform a material obligation or a breach of a material term of this Agreement.

# 7. AUDITS – Applicable in <u>AT&T-12STATE</u> only

- 7.1 Subject to the restrictions set forth in Section 14 and except as may be otherwise expressly provided in this Agreement, a Party (the "Auditing Party") may audit the other Party's (the "Audited Party") books, records, data and other documents, as provided herein, once annually, with the audit period commencing not earlier than the date on which services were first supplied under this Agreement ("service start date") for the purpose of evaluating (i) the accuracy of Audited Party's billing and invoicing of the services provided hereunder and (ii) verification of compliance with any provision of this Agreement that affects the accuracy of Auditing Party's billing and invoicing of the services provided to Audited Party hereunder. Notwithstanding the foregoing, an Auditing Party may audit the Audited Party's books, records and documents more than once annually if the previous audit found (i) previously uncorrected net variances or errors in invoices in Audited Party's favor with an aggregate value of at least five percent (5%) of the amounts payable by Auditing Party for audited services provided during the period covered by the audit or (ii) non-compliance by Audited Party with any provision of this Agreement affecting Auditing Party's billing and invoicing of the services provided to Audited Party with an aggregate value of at least five percent (5%) of the amounts payable by Audited Party for audited services provided during the period covered by the audit.
  - 7.1.1 The scope of the audit shall be limited to the period which is the shorter of (i) the period subsequent to the last day of the period covered by the audit which was last performed (or if no audit has been performed, the service start date and (ii) the twelve (12) month period immediately preceding the date the Audited Party received notice of such requested audit, but in any event not prior to the service start date. Such audit shall begin no fewer than thirty (30) days after Audited Party receives a written notice requesting an audit and shall be completed no later than thirty (30) days after the start of such audit.
  - 7.1.2 Such audit shall be conducted either by the Auditing Party's employee(s) or an independent auditor acceptable to both Parties; provided, however, if the Audited Party requests that an

- independent auditor be engaged and the Auditing Party agrees, the Audited Party shall pay onequarter (1/4) of the independent auditor's fees and expenses. If an independent auditor is to be engaged, the Parties shall select an auditor by the thirtieth day following Audited Party's receipt of a written audit notice. Auditing Party shall cause the independent auditor to execute a nondisclosure agreement in a form agreed upon by the Parties.
- 7.1.3 Each audit shall be conducted on the premises of the Audited Party during normal business hours. Audited Party shall cooperate fully in any such audit and shall provide the auditor reasonable access to any and all appropriate Audited Party employees and any books, records and other documents reasonably necessary to assess (i) the accuracy of Audited Party's bills and (ii) Audited Party's compliance with the provisions of this Agreement that affect the accuracy of Auditing Party's billing and invoicing of the services provided to Audited Party hereunder. Audited Party may redact from the books, records and other documents provided to the auditor any Audited Party Proprietary Information that reveals the identity of End Users of Audited Party.
- 7.1.4 Each Party shall maintain reports, records and data relevant to the billing of any services that are the subject matter of this Agreement for a period of not less than twenty-four (24) months after creation thereof, unless a longer period is required by Applicable Law.
- 7.1.5 If any audit confirms any undercharge or overcharge, then Audited Party shall (i) promptly correct any billing error, including making refund of any overpayment by Auditing Party in the form of a credit on the invoice for the first full billing cycle after the Parties have agreed upon the accuracy of the audit results and (ii) for any undercharge caused by the actions of the Audited Party, immediately compensate Auditing Party for such undercharge, and (iii) in each case, calculate and pay interest as provided in Section 5.2.1 (depending on the <a href="https://dx.ncbi.org/ncbi.org
- 7.1.6 Except as may be otherwise provided in this Agreement, audits shall be performed at Auditing Party's expense, subject to reimbursement by Audited Party of one-quarter (1/4) of any independent auditor's fees and expenses in the event that an audit finds, and the Parties subsequently verify, a net adjustment in the charges paid or payable by Auditing Party hereunder by an amount that is, on an annualized basis, greater than five percent (5%) of the aggregate charges for the audited services during the period covered by the audit.
- 7.1.7 Any disputes concerning audit results shall be referred to the Parties' respective personnel responsible for informal resolution. If these individuals cannot resolve the dispute within thirty (30) days of the referral, either Party may request in writing that an additional audit shall be conducted by an independent auditor acceptable to both Parties, subject to the requirements set out in Section 7.1. Any additional audit shall be at the requesting Party's expense.

# 7.2 Audits – AT&T CONNECTICUT only

- 7.2.1 Except as provided in Appendix Compensation, <u>AT&T CONNECTICUT</u> shall arrange for one (1) annual independent audit to be conducted by a "Big Six" independent public accounting firm or an accounting firm mutually agreed to by <u>AT&T CONNECTICUT</u>, WSP and all other Telecommunications Carriers doing business with <u>AT&T CONNECTICUT</u> under the terms of an agreement adopted pursuant to Sections 251 and 252 of the Act for the purpose of evaluating the accuracy of <u>AT&T CONNECTICUT</u>'s billing and invoicing.
- 7.2.2 <u>AT&T CONNECTICUT</u> will cooperate fully with the independent auditor in such audit and provide reasonable access to any and all appropriate <u>AT&T CONNECTICUT</u> employees, books, records and other documents reasonably necessary to perform the audit.
- 7.2.3 AT&T CONNECTICUT shall promptly correct any billing error that is revealed in the audit, including making refund of any overpayment to WSP in the form of a credit on the invoice for the first full billing cycle after the audit report is issued; such refund shall include interest on the

overpayment at the rate of eight percent (8%) per year. In the event that the audit reveals any underbilling and resulting underpayment to <u>AT&T CONNECTICUT</u> by WSP, the underpayment shall be reflected in WSP's invoice for the first full billing cycle after the audit report is issued. <u>AT&T CONNECTICUT</u> will not be entitled to recover interest on any underbilling to WSP revealed by the audit for the time preceding the amount appearing on WSP's bill from <u>AT&T CONNECTICUT</u>, however, <u>AT&T CONNECTICUT</u> shall be entitled to recover interest at the interest rate referenced in Section 5.2.1 on such underbilling and WSP shall pay interest for the number of days from the Bill Due Date of the bill on which such underbilling was rectified until the date on which payment is made and available to <u>AT&T CONNECTICUT</u>.

# 8. DISCLAIMER OF REPRESENTATIONS AND WARRANTIES

8.1 EXCEPT AS EXPRESSLY PROVIDED UNDER THIS AGREEMENT, NO PARTY MAKES OR RECEIVES ANY WARRANTY, EXPRESS OR IMPLIED, WITH RESPECT TO THE INTERCONNECTION, RESALE SERVICES, LAWFUL UNBUNDLED NETWORK ELEMENTS, FUNCTIONS, FACILITIES, PRODUCTS AND SERVICES IT PROVIDES UNDER OR IS CONTEMPLATED TO PROVIDE UNDER THIS AGREEMENT AND EACH PARTY DISCLAIMS THE IMPLIED WARRANTIES OF MERCHANTABILITY AND/OR OF FITNESS FOR A PARTICULAR PURPOSE. ADDITIONALLY, NO PARTY TO THIS AGREEMENT ASSUMES RESPONSIBILITY WITH REGARD TO THE CORRECTNESS OF DATA OR INFORMATION SUPPLIED BY ANY OTHER PARTY TO THIS AGREEMENT WHEN SUCH DATA OR INFORMATION IS ACCESSED AND USED BY A THIRD PARTY.

#### 9. LIMITATION OF LIABILITY

- 9.1 Except for indemnity obligations expressly set forth herein or as otherwise expressly provided in specific appendices, each Party's liability to the other Party for any Loss relating to or arising out of such Party's performance under this Agreement, including any negligent act or omission (whether willful or inadvertent), whether in contract, tort or otherwise, including alleged breaches of this Agreement and causes of action alleged to arise from allegations that breach of this Agreement also constitute a violation of a statute, including the Act, shall not exceed in total the amount <u>AT&T-13STATE</u> or CLEC has charged or would have charged to the other Party for the affected Interconnection, Resale Services, Lawful Unbundled Network Elements, Collocation, or functions, facilities, products and service(s) that were not performed or provided or were improperly performed or provided.
- 9.2 Except as otherwise expressly provided in specific appendices, in the case of any Loss alleged or claimed by a Third Party to have arisen out of the negligence or willful misconduct of any Party, each Party shall bear, and its obligation shall be limited to, that portion (as mutually agreed to by the Parties or as otherwise established) of the resulting expense caused by its own negligence or willful misconduct or that of its agents, servants, contractors, or others acting in aid or concert with it.
- 9.3 A Party may, in its sole discretion, provide in its tariffs and contracts with its End Users or Third Parties that relate to any Interconnection, Resale Services, Lawful Unbundled Network Elements, functions, facilities, products and services provided or contemplated under this Agreement that, to the maximum extent permitted by Applicable Law, such Party shall not be liable to such End User or Third Party for (i) any Loss relating to or arising out of this Agreement, whether in contract, tort or otherwise, that exceeds the amount such Party would have charged the End User or Third Party for the Interconnection, Resale Services, Lawful Unbundled Network Elements, functions, facilities, products and services that gave rise to such Loss and (ii) any Consequential Damages. If a Party elects not to place in its tariffs or contracts such limitation(s) of liability, and the other Party incurs a Loss as a result thereof, the first Party shall indemnify and reimburse the other Party for that portion of the Loss that would have been limited had the first Party included in its tariffs and contracts the limitation(s) of liability described in this Section 9.3.
- 9.4 Neither WSP nor <u>AT&T-13STATE</u> shall be liable to the other Party for any Consequential Damages suffered by the other Party, regardless of the form of action, whether in contract, warranty, strict liability,

tort or otherwise, including negligence of any kind, whether active or passive (and including alleged breaches of this Agreement and causes of action alleged to arise from allegations that breach of this Agreement constitutes a violation of the Act or other statute), and regardless of whether the Parties knew or had been advised of the possibility that such damages could result in connection with or arising from anything said, omitted, or done hereunder or related hereto, including willful acts or omissions; provided that the foregoing shall not limit a Party's obligation under Section 16 to indemnify, defend, and hold the other Party harmless against any amounts payable to a Third Party, including any Losses, and Consequential Damages of such Third Party; provided, however, that nothing in this Section 15.4 shall impose indemnity obligations on a Party for any Loss or Consequential Damages suffered by that Party's End User in connection with any affected Interconnection, Resale Services, Lawful Unbundled Network Elements, Collocation, functions, facilities, products and services. Except as provided in the prior sentence, each Party ("Indemnifying Party") hereby releases and holds harmless the other Party ("Indemnitee") (and Indemnitee's Affiliates, and its respective officers, directors, employees and agents) against any Loss or Claim made by the Indemnifying Party's End User.

- 9.5 <u>AT&T-13STATE</u> shall not be liable to WSP, its End User or any other Person for any Loss alleged to arise out of the provision of access to 911 service or any errors, interruptions, defects, failures or malfunctions of 911 service.
- 9.6 This Section 9 is not intended to exempt any Party from all liability under this Agreement, but only to set forth the scope of liability agreed to and the type of damages that are recoverable. Both Parties acknowledge that they negotiated regarding alternate limitation of liability provisions but that such provisions would have altered the cost, and thus the price, of providing the Interconnection, Resale Services, Lawful Unbundled Network Elements, functions, facilities, products and services available hereunder, and no different pricing reflecting different costs and different limits of liability was agreed to.
- 9.7 <u>AT&T-13STATE</u> shall not be liable for damages to an End User's premises resulting from the furnishing of any Interconnection, Network Elements, functions, Facilities, products or services, including, if applicable, the installation and removal of equipment and associated wiring, unless the damage is caused by <u>AT&T-13STATE</u>'s gross negligence or willful misconduct. <u>AT&T-13STATE</u> does not guarantee or make any warranty with respect to Interconnection, Network Elements, functions, Facilities, products or services when used in an explosive atmosphere.

#### 10. INDEMNITY

- 10.1 Except as otherwise expressly provided herein or in specific appendices, each Party shall be responsible only for the Interconnection, Network Elements, functions, products, Facilities, and services which are provided by that Party, its authorized agents, subcontractors, or others retained by such Parties, and neither Party shall bear any responsibility for the Interconnection, Network Elements, functions, Facilities, products and services provided by the other Party, its agents, subcontractors, or others retained by such Parties.
- 10.2 Except as otherwise expressly provided herein or in specific appendices, and to the extent not prohibited by Applicable Law and not otherwise controlled by tariff, each Party (the "Indemnifying Party") shall release, defend and indemnify the other Party (the "Indemnified Party") and hold such Indemnified Party harmless against any Loss to a Third Party arising out of the negligence or willful misconduct ("Fault") of such Indemnifying Party, its agents, its End Users, contractors, or others retained by such Parties, in connection with the Indemnifying Party's provision of Interconnection, Network Elements, functions, Facilities, products and services under this Agreement; provided, however, that (i) with respect to employees or agents of the Indemnifying Party, such Fault occurs while performing within the scope of their employment, (ii) with respect to subcontractor under its subcontract with the Indemnifying Party, and (iii) with respect to the Fault of employees or agents of such subcontractor, such Fault occurs while performing within the scope of their employment by the subcontractor with respect to such duties of the subcontractor under the subcontract.

- 10.3 In the case of any Loss alleged or claimed by a End User of either Party, the Party whose End User alleged or claimed such Loss (the "Indemnifying Party") shall defend and indemnify the other Party (the "Indemnified Party") against any and all such Claims or Losses by such End User regardless of whether the underlying Interconnection, Network Elements, function, Facilities, product or service giving rise to such Claim or Loss was provided or provisioned by the Indemnified Party, unless the Claim or Loss was caused by the gross negligence or willful misconduct of the Indemnified Party.
- 10.4 A Party (the "Indemnifying Party") shall defend, indemnify and hold harmless the other Party ("Indemnified Party") against any Claim or Loss arising from the Indemnifying Party's use of Interconnection, functions, Facilities, products and services provided under this Agreement involving:
  - 10.4.1 Any Claim or Loss arising from such Indemnifying Party's use of Interconnection, Network Elements, functions, Facilities, products and services offered under this Agreement, involving any Claim for libel, slander, invasion of privacy, or infringement of Intellectual Property rights arising from the Indemnifying Party's or its End User's use.
    - 10.4.1.1 The foregoing includes any Claims or Losses arising from disclosure of any End User-specific information associated with either the originating or terminating numbers used to provision Interconnection, Network Elements, functions, Facilities, products or services provided hereunder and all other Claims arising out of any act or omission of the End User in the course of using any Interconnection, Network Elements, functions, Facilities, products or services provided pursuant to this Agreement.
    - 10.4.1.2 The foregoing includes any Losses arising from Claims for actual or alleged infringement of any Intellectual Property right of a Third Party to the extent that such Loss arises from an Indemnifying Party's or an Indemnifying Party's End User's use of Interconnection, Network Elements, functions, Facilities, products or services provided under this Agreement; provided, however, that an Indemnifying Party's obligation to defend and indemnify the Indemnified Party shall not apply:
      - 10.4.1.2.1 where an Indemnified Party or its End User modifies Interconnection, Network Elements, functions, facilities, products or services provided under this Agreement; and
      - 10.4.1.2.2 no infringement would have occurred without such modification.
  - 10.4.2 Any and all penalties imposed on either Party because of the Indemnifying Party's failure to comply with the Communications Assistance to Law Enforcement Act of 1994 (CALEA); provided that the Indemnifying Party shall also, at its sole cost and expense, pay any amounts necessary to modify or replace any equipment, Facilities or services provided to the Indemnified Party under this Agreement to ensure that such equipment, Facilities and services fully comply with CALEA.
  - 10.4.3 <a href="AT&T-13STATE">AT&T-13STATE</a> hereby conveys no licenses to use such Intellectual Property rights and makes no warranties, express or implied, concerning WSP's (or any Third Parties') rights with respect to such Intellectual Property rights and contract rights, including whether such rights will be violated by such Interconnection in <a href="AT&T-13STATE">AT&T-13STATE</a>'s network or WSP's use of other functions, Facilities, products or services furnished under this Agreement.
  - 10.4.4 <a href="AT&T-13STATE">AT&T-13STATE</a> does not and shall not indemnify, defend or hold WSP harmless, nor be responsible for indemnifying or defending, or holding WSP harmless, for any Claims or Losses for actual or alleged infringement of any Intellectual Property right or interference with or violation of any contract right that arises out of, is caused by, or relates to WSP's Interconnection with <a href="AT&T-13STATE">AT&T-13STATE</a>'s network or WSP's use of other functions, Facilities, products or services furnished under this Agreement.
- 10.5 WSP shall reimburse <u>AT&T-13STATE</u> for damages to <u>AT&T-13STATE</u>'s Facilities utilized to provide Interconnection hereunder caused by the negligence or willful act of WSP, its agents or subcontractors or WSP's End User or resulting from WSP's improper use of <u>AT&T-13STATE</u>'s Facilities, or due to

malfunction of any Facilities, functions, products, services or equipment provided by any Person or entity other than <u>AT&T-13STATE</u>. Upon reimbursement for damages, <u>AT&T-13STATE</u> will cooperate with WSP in prosecuting a Claim against the Person causing such damage. WSP shall be subrogated to the right of recovery by <u>AT&T-13STATE</u> for the damages to the extent of such payment.

#### 10.6 Indemnification Procedures

- 10.6.1 Whenever a claim shall give rise to indemnification obligations under this Section 10, the relevant Indemnified Party, as appropriate, shall promptly notify the Indemnifying Party and request in writing the Indemnifying Party to defend the same. Failure to so notify the Indemnifying Party shall not relieve the Indemnifying Party of any liability that the Indemnifying Party might have, except to the extent that such failure prejudices the Indemnifying Party's ability to defend such claim.
- 10.6.2 The Indemnifying Party shall have the right to defend against such liability or assertion, in which event the Indemnifying Party shall give written notice to the Indemnified Party of acceptance of the defense of such claim and the identity of counsel selected by the Indemnifying Party.
- 10.6.3 Until such time as Indemnifying Party provides written notice of acceptance of the defense of such claim, the Indemnified Party shall defend such claim, at the reasonable expense of the Indemnifying Party, subject to any right of the Indemnifying Party to seek reimbursement for the costs of such defense in the event that it is determined that Indemnifying Party had no obligation to indemnify the Indemnified Party for such claim.
- 10.6.4 Upon accepting the defense, the Indemnifying Party shall have exclusive right to control and conduct the defense and settlement of any such claims, subject to consultation with the Indemnified Party. So long as the Indemnifying Party is controlling and conducting the defense, the Indemnifying Party shall not be liable for any settlement by the Indemnified Party unless such Indemnifying Party has approved such settlement in advance and agrees to be bound by the agreement incorporating such settlement.
- 10.6.5 At any time, an Indemnified Party shall have the right to refuse a compromise or settlement, and, at such refusing Party's cost, to take over such defense; provided that, in such event the Indemnifying Party shall not be responsible for, nor shall it be obligated to indemnify the refusing Party against, any cost or liability in excess of such refused compromise or settlement.
- 10.6.6 With respect to any defense accepted by the Indemnifying Party, the Indemnified Party will be entitled to participate with the Indemnifying Party in such defense if the Claim requests equitable relief or other relief that could affect the rights of the Indemnified Party, and shall also be entitled to employ separate counsel for such defense at such Indemnified Party's expense.
- 10.6.7 If the Indemnifying Party does not accept the defense of any indemnified Claim as provided above, the Indemnified Party shall have the right to employ counsel for such defense at the expense of the Indemnifying Party.
- 10.6.8 In the event of a failure to assume the defense, the Indemnified Party may negotiate a settlement, which shall be presented to the Indemnifying Party. If the Indemnifying Party refuses to agree to the presented settlement, the Indemnifying Party may take over the defense. If the Indemnifying Party refuses to agree to the presented settlement and refuses to take over the defense, the Indemnifying Party shall be liable for any reasonable cash settlement not involving any admission of liability by the Indemnifying Party, though such settlement may have been made by the Indemnified Party without approval of the Indemnifying Party, it being the Parties' intent that no settlement involving a non-monetary concession by the Indemnifying Party, including an admission of liability by such Party, shall take effect without the written approval of the Indemnifying Party.
- 10.6.9 Each Party agrees to cooperate and to cause its employees and agents to cooperate with the other Party in the defense of any such Claim and the relevant records of each Party shall be

available to the other Party with respect to any such defense, subject to the restrictions and limitations set forth in Section 14, "Confidentiality".

# 11. INTELLECTUAL PROPERTY

11.1 Any Intellectual Property originating from or developed by a Party shall remain in the exclusive ownership of that Party.

#### 12. NOTICES

- 12.1 Subject to Section 12.2, notices given by one Party to the other Party under this Agreement shall be in writing (unless specifically provided otherwise herein), and unless otherwise expressly required by this Agreement to be delivered to another representative or point of contact, shall be
  - 12.1.1 delivered personally;
  - 12.1.2 delivered by express overnight delivery service;
  - 12.1.3 mailed, via certified mail or first class U.S. Postal Service, with postage prepaid, and a return receipt requested; or
  - 12.1.4 delivered by facsimile; provided that a paper copy is also sent by a method described in 12.1.1, 12.1.2 or 12.1.3, above.
  - 12.1.5 Notices will be deemed given as of the earliest of:
    - 12.1.5.1 the date of actual receipt,
    - 12.1.5.2 the next business day when sent via express overnight delivery service,
    - 12.1.5.3 five (5) days after mailing in the case of certified mail or first class U.S. Postal Service, or
    - 12.1.5.4 on the date set forth on the confirmation produced by the sending facsimile machine when delivery by facsimile is shown on such confirmation as completed prior to 5:00 p.m. in the recipient's time zone, but the next business day when delivery by facsimile is shown at 5:00 p.m. or later in the recipient's time zone.
- 12.2 Notices will be addressed to the Parties as follows:

NOTICE CONTACT	WSP CONTACT	AT&T-13STATE CONTACT
NAME/TITLE	Susan Riley	Contract Management
	Sr. Contract Manager	ATTN: Notices Manager
STREET ADDRESS	5565 Glenridge Connector	311 S. Akard, 9th Floor
	Suite 1520	Four AT&T Plaza
CITY, STATE, ZIP CODE	Atlanta, GA 30342	Dallas, TX 75202-5398
FACSIMILE NUMBER	404-236-6262	214-464-2006

With Copy to: AT&T Mobility

Legal Dept. P. O. Box 97061

Redmond, WA 98073-9761 Attn: Sr. Network Counsel

For delivery: 8645 154<sup>th</sup> Ave. NE Redmond, WA 98062

- 12.3 WSP's E-mail address for Accessible Letters: susan.riley@att.com
- 12.4 Either Party may unilaterally change its designated contact, address, telephone number and/or facsimile number for the receipt of notices by giving written notice to the other Party in compliance with

- this Section. Any notice to change the designated contact, address, telephone and/or facsimile number for the receipt of notices shall be deemed effective ten (10) days following receipt by the other Party.
- 12.5 <u>AT&T-13STATE</u> communicates official information to WSPs via its Accessible Letter notification process. This process covers a variety of subjects, including updates on products/services promotions; deployment of new products/services; modifications and price changes to existing products/services; cancellation or retirement of existing products/services; and operational issues.
- 12.6 <u>AT&T-13STATE</u> Accessible Letter notification will be via electronic mail ("e-mail") distribution. Accessible Letter notification via e-mail will be deemed given as of the date set forth on the e-mail message.
- 12.7 WSP may designate up to a maximum of ten (10) recipients for <u>AT&T-13STATE</u>'s Accessible Letter notification via e-mail.
- 12.8 WSP shall submit to <a href="AT&T-13STATE">AT&T-13STATE</a> a completed Accessible Letter Recipient Change Request Form to the individual specified on that form to designate in writing each individual's e-mail address to whom WSP requests Accessible Letter notification be sent. WSP shall submit a completed Accessible Letter Recipient Change Request Form to add, remove or change recipient information for any WSP recipient of Accessible Letters. Any completed Accessible Letter Recipient Change Request Form shall be deemed effective ten (10) days following receipt by <a href="AT&T-13STATE">AT&T-13STATE</a> may, at its discretion, change the process by which the WSP provides Accessible Letter recipient information. Changes to this process will be developed through the WSP User Forum process and will be implemented only with the concurrence of the WSP User Form Global Issues group.

#### 13. PUBLICITY AND USE OF TRADEMARKS OR SERVICE MARKS

- 13.1 Neither Party nor its subcontractors or agents shall use in any advertising or sales promotion, press releases, or other publicity matters any endorsements, direct or indirect quotes, or pictures that imply endorsement by the other Party or any of its employees without such first Party's prior written approval. The Parties will submit to each other for written approval, prior to publication, all publicity matters that mention or display one another's name and/or marks or contain language from which a connection to said name and/or marks may be inferred or implied; the Party to whom a request is directed shall respond promptly. Nothing herein, however, shall be construed as preventing either Party from publicly stating the fact that it has executed this Agreement with the other Party.
- 13.2 Nothing in this Agreement will grant, suggest, or imply any authority for one Party to use the name, trademarks, service marks, logos, proprietary trade dress or trade names of the other Party in any advertising, press releases, publicity matters, marketing and/or promotional materials or for any other commercial purpose without prior written approval from such other Party.

# 14. CONFIDENTIALITY

- 14.1 Each Party anticipates and recognizes that it will come into possession of technical or business information or data about the other Party and/or its customers (including without limitation its end user customers) as a result of this Agreement which will be considered confidential by such other Party. The Parties agree (1) to treat all such information and data as strictly confidential; and (2) to use such information only for purposes of performance under this Agreement. Each Party agrees not to disclose confidential information and/or data of or pertaining to the other Party or its customers (including without limitation its end user customers) to any third party without first securing the written consent of such Party. The foregoing shall not apply to information which is in the public domain. Nothing in this Agreement prevents either Party from disclosing operations results or other data that might reflect the results of this Agreement as a part of that Party's aggregate operating data as long as the disclosed data is at a level of aggregation sufficient to avoid disclosing with specificity information obtained in the operation of this Agreement.
- 14.2 If a court or governmental agency orders or a third-party requests a Party to disclose or to provide any data or information covered by this section, that Party will immediately inform the other Party of the

- order or request before such data or information is provided and will inform the other Party both by telephone and certified mail. Notification and consent requirements described above are not applicable in cases where a court order requires the production of billing and/or usage records of or pertaining to an individual customer (including without limitation an end user customer).
- 14.3 This section will not preclude the disclosure by a Party of information or data subject to this Section to consultants, agents, or attorneys representing that Party, or the Office of the Public Counsel for a State, or appropriate State Commissions or staffs, or FCC Staff, provided that such representatives are informed of the confidential nature of the information and/or date prior to disclosure and are bound by confidentiality requirements that are at least as restrictive as applicable to the Parties to this Agreement.
- 14.4 The provisions of this section shall survive the expiration and/or termination of this Agreement, unless agreed to in writing by the Parties.

#### 15. INTERVENING LAW

15.1 This Agreement is the result of negotiations between the Parties and may incorporate certain provisions that resulted from arbitration by the appropriate state Commission(s). In entering into this Agreement and any Amendments to such Agreement and carrying out the provisions herein, neither Party waives, but instead expressly reserves, all of its rights, remedies and arguments with respect to any orders, decisions, legislation or proceedings and any remands thereof and any other federal or state regulatory, legislative or judicial action(s) which the Parties have not yet fully incorporated into this Agreement or which may be the subject of further review. If any action by any state or federal regulatory or legislative body or court of competent jurisdiction invalidates, modifies, or stays the enforcement of laws or regulations that were the basis or rationale for any rate(s), term(s) and/or condition(s) ("Provisions") of the Agreement and/or otherwise affects the rights or obligations of either Party that are addressed by this Agreement, the affected Provision(s) shall be immediately invalidated, modified or stayed consistent with the action of the regulatory or legislative body or court of competent jurisdiction upon the written request of either Party ("Written Notice"). With respect to any Written Notices hereunder, the Parties shall have sixty (60) days from the Written Notice to attempt to reach agreement on appropriate conforming modifications to the Agreement. If the Parties are unable to agree upon the conforming modifications within sixty (60) days from the Written Notice, any disputes between the Parties concerning such actions shall be resolved pursuant to the dispute resolution process provided for in this Agreement.

# 16. GOVERNING LAW

16.1 Unless otherwise provided by Applicable Law, this Agreement shall be governed by and construed in accordance with the Act, the FCC Rules and Regulations interpreting the Act and other applicable federal law. To the extent that federal law would apply state law in interpreting this Agreement, the domestic laws of the state in which the Interconnection, Resale Services, Lawful Unbundled Network Elements, functions, facilities, products and services at issue are furnished or sought shall apply, without regard to that state's conflict of laws principles. The Parties submit to personal jurisdiction in Little Rock, Arkansas; San Francisco, California; New Haven, Connecticut; Chicago, Illinois; Indianapolis, Indiana; Topeka, Kansas; Detroit, Michigan; St. Louis, Missouri; Reno, Nevada; Columbus, Ohio; Oklahoma City, Oklahoma, Dallas, Texas and Milwaukee, Wisconsin, and waive any and all objection to any such venue.

#### 17. REGULATORY APPROVAL

17.1 The Parties understand and agree that this Agreement and any amendment or modification hereto will be filed with the Commission for approval in accordance with Section 252 of the Act and may thereafter be filed with the FCC. The Parties believe in good faith and agree that the services to be provided under this Agreement are in the public interest. Each Party covenants and agrees to fully support

- approval of this Agreement by the Commission or the FCC under Section 252 of the Act without modification.
- 17.2 Unless otherwise agreed, if the designated Party fails to file this Agreement with the appropriate State Commission within sixty (60) days of both Parties signatures, then this signed Agreement is null and no longer valid. In such event, the designated Party may not file this signed Agreement for approval unless it obtains the express written permission of the other Party. If the other Party objects to the filing of this signed Agreement following the expiration of the sixty (60) days referenced above, then either Party may initiate negotiations for a successor agreement under Section 251/252 of the Act. If negotiations are commenced by either Party, then the Parties will determine what rates, terms and conditions, if any, will apply until such time as a successor agreement is reached. In any event, upon approval of the successor agreement by the appropriate State Commission, the rates, terms and conditions of such successor agreement shall retroactively apply back to the expiration and/or effective termination date of the last State Commission approved agreement between the Parties or the effective date of any interim agreement entered into between the Parties, whichever is earlier.

# 18. COMPLIANCE AND CERTIFICATION

- 18.1 Each Party shall comply at its own expense with all Applicable Laws that relate to that Party's obligations to the other Party under this Agreement. Nothing in this Agreement shall be construed as requiring or permitting either Party to contravene any mandatory requirement of Applicable Law.
- 18.2 Each Party warrants that it has obtained all necessary certifications and licenses prior to ordering any Interconnection, functions, Facilities, products and services from the other Party pursuant to this Agreement. Upon request, each Party shall provide proof of certification and licensure.
- 18.3 Each Party shall be responsible for obtaining and keeping in effect all approvals from, and rights granted by, Governmental Authorities, building and property owners, other Telecommunications Carriers, and any other Third Parties that may be required in connection with the performance of its obligations under this Agreement.
- 18.4 Each Party represents and warrants that any equipment, facilities or services provided to the other Party under this Agreement comply with the CALEA.

#### 19. LAW ENFORCEMENT

19.1 <u>AT&T-12STATE</u> and WSP shall reasonably cooperate with the other Party in handling law enforcement requests as follows:

#### 19.1.1 Intercept Devices

Local and federal law enforcement agencies periodically request information or assistance from local telephone service providers. When either Party receives a request associated with a End User of the other Party, it shall refer such request to the Party that serves such End User, unless the request directs the receiving Party to attach a pen register, trap-and-trace or form of intercept on the Party's facilities, in which case that Party shall comply with any valid request.

#### 19.2 Subpoenas

19.2.1 If a Party receives a subpoena for information concerning a End User the Party knows to be a End User of the other Party, it shall refer the subpoena to the Requesting Party with an indication that the other Party is the responsible company, unless the subpoena requests records for a period of time during which the receiving Party was the End User's service provider, in which case that Party will respond to any valid request.

#### 19.3 Emergencies

19.3.1If a Party receives a request from a law enforcement agency for a temporary number change, temporary disconnect, or one-way denial of outbound calls by the receiving Party's switch for an End User of the other Party, that receiving Party will comply with a valid emergency request.

However, neither Party shall be held liable for any Claims or Losses arising from compliance with such requests on behalf of the other Party's End User and the Party serving such End User agrees to indemnify and hold the other Party harmless against any and all such Claims or Losses.

- 19.4 <u>AT&T CONNECTICUT</u> and WSP shall reasonably cooperate with the other Party in handling law enforcement requests as follows:
  - 19.4.1 Each of the Parties agree to comply with the applicable state and federal law enforcement authorities, laws, and requirements, including but not limited to, the Communications Assistance for Law Enforcement Act (CALEA) and to report to applicable State and Federal law enforcement authorities as required by law, the Telecommunications Services and related information provided by each of the Parties in Connecticut.

#### 20. RELATIONSHIP OF THE PARTIES/INDEPENDENT CONTRACTOR

- 20.1 Each Party is an independent contractor, and has and hereby retains the right to exercise full control of and supervision over its own performance of its obligations under this Agreement and retains full control over the employment, direction, compensation and discharge of its employees assisting in the performance of such obligations. Each Party and each Party's contractor(s) shall be solely responsible for all matters relating to payment of such employees, including the withholding or payment of all applicable federal, state and local income taxes, social security taxes and other payroll taxes with respect to its employees, as well as any taxes, contributions or other obligations imposed by applicable state unemployment or workers' compensation acts and all other regulations governing such matters. Each Party has sole authority and responsibility to hire, fire and otherwise control its employees.
- 20.2 Nothing contained herein shall constitute the Parties as joint venturers, partners, employees or agents of one another, and neither Party shall have the right or power to bind or obligate the other. Nothing herein will be construed as making either Party responsible or liable for the obligations and undertakings of the other Party. Except for provisions herein expressly authorizing a Party to act for another, nothing in this Agreement shall constitute a Party as a legal representative or agent of the other Party, nor shall a Party have the right or authority to assume, create or incur any liability or any obligation of any kind, express or implied, against or in the name or on behalf of the other Party unless otherwise expressly permitted by such other Party. Except as otherwise expressly provided in this Agreement, no Party undertakes to perform any obligation of the other Party, whether regulatory or contractual, or to assume any responsibility for the management of the other Party's business.

#### 21. NO THIRD PARTY BENEFICIARIES; DISCLAIMER OF AGENCY

21.1 This Agreement is for the sole benefit of the Parties and their permitted assigns, and nothing herein express or implied shall create or be construed to create any Third Party beneficiary rights hereunder. This Agreement shall not provide any Person not a party hereto with any remedy, claim, liability, reimbursement, cause of action, or other right in excess of those existing without reference hereto.

#### 22. ASSIGNMENT

- 22.1 Assignment of Contract
  - 22.1.1 WSP may not assign or transfer this Agreement or any rights or obligations hereunder, whether by operation of law or otherwise, to a non-affiliated Third Party without the prior written consent of <a href="AT&T-13STATE">AT&T-13STATE</a>. Any attempted assignment or transfer that is not permitted is void *ab initio*.
  - 22.1.2 WSP may assign or transfer this Agreement and all rights and obligations hereunder, whether by operation of law or otherwise, to its Affiliate by providing sixty (60) calendar days' advance written notice of such assignment or transfer to <u>AT&T-13STATE</u>; provided that such assignment or transfer is not inconsistent with Applicable Law (including the Affiliate's obligation to obtain and maintain proper Commission certification and approvals) or the terms and conditions of this Agreement. Notwithstanding the foregoing, WSP may not assign or transfer this Agreement, or

any rights or obligations hereunder, to its Affiliate if that Affiliate is a party to a separate agreement with <u>AT&T-13STATE</u> under Sections 251 and 252 of the Act. Any attempted assignment or transfer that is not permitted is void *ab initio*.

- 22.2 Corporate Name Change and/or change in "d/b/a" only
  - 22.2.1 When only the WSP name and/or form of entity (e.g., a corporation to a limited liability corporation) is changing, and which does not include a change to a WSP OCN/ACNA, constitutes a WSP Name Change. For a WSP Name Change, WSP will incur a record order charge for each WSP CABS BAN.

# 22.3 Company Code Change

- 22.3.1 Any assignment or transfer of an Agreement associated with the transfer or acquisition of "assets" provisioned under that Agreement, where the OCN/ACNA formerly assigned to such "assets" is changing constitutes a WSP Company Code Change. For the purposes of Section 22.3.1, "assets" means any Interconnection, Lawful Unbundled Network Element, function, facility, product or service provided under that Agreement. WSP shall provide AT&T-13STATE with ninety (90) calendar days advance written notice of any assignment associated with a WSP Company Code Change and obtain AT&T-13STATE's consent. AT&T-13STATE shall not unreasonably withhold consent to a WSP Company Code Change; provided, however, AT&T-13STATE's consent to any WSP Company Code Change is contingent upon cure of any outstanding charges owed under this Agreement and any outstanding charges associated with the "assets" subject to the WSP Company Code Change. In addition, WSP acknowledges that WSP may be required to tender additional assurance of payment if requested under the terms of this Agreement.
- 22.3.2 For any WSP Company Code Change, WSP must submit a service order changing the OCN/ACNA for each end user record and/or a service order for each circuit ID number, as applicable. WSP shall pay the appropriate charges for each service order submitted to accomplish a WSP Company Code Change. In addition, WSP shall pay any and all charges required for re-stenciling, re-engineering, changing locks and any other work necessary with respect to Collocation, as determined on an individual case basis.

#### 23. SUBCONTRACTING

- 23.1 If either Party retains or engages any subcontractor to perform any of that Party's obligations under this Agreement, each Party will remain fully responsible for the performance of this Agreement in accordance with its terms, including any obligations either Party performs through subcontractors.
- 23.2 Each Party will be solely responsible for payments due to that Party's subcontractors.
- 23.3 No subcontractor will be deemed a Third Party beneficiary for any purposes under this Agreement.
- 23.4 No contract, subcontract or other agreement entered into by either Party with any Third Party in connection with the provision of Interconnection, Network Elements, functions, facilities, products and services hereunder will provide for any indemnity, guarantee or assumption of liability by the other Party to this Agreement with respect to such arrangement, except as consented to in writing by the other Party.
- 23.5 Any subcontractor that gains access to CPNI or Proprietary Information covered by this Agreement shall be required by the subcontracting Party to protect such CPNI or Proprietary Information to the same extent the subcontracting Party is required to protect such CPNI or Proprietary Information under the terms of this Agreement.

# 24. RESPONSIBILITY FOR ENVIRONMENTAL CONTAMINATION

24.1 Each Party shall be solely responsible at its own expense for the proper handling, use, removal, excavation, storage, treatment, transport, disposal, or any other management by such Party or any

- person acting on its behalf of all Hazardous Substances and Environmental Hazards introduced to the affected work location and will perform such activities in accordance with Applicable Law.
- 24.2 Notwithstanding anything to the contrary in this Agreement and to the fullest extent permitted by Applicable Law, <a href="AT&T-13STATE">AT&T-13STATE</a> shall, at WSP's request, indemnify, defend, and hold harmless WSP, each of its officers, directors and employees from and against any losses, damages, costs, fines, penalties and expenses (including reasonable attorneys and consultant's fees) of every kind and nature to the extent they are incurred by any of those parties in connection with a claim, demand, suit, or proceeding for damages, penalties, contribution, injunction, or any other kind of relief that is based upon, arises out of, is caused by, or results from: (i) the removal or disposal from the work location of a Hazardous Substance by <a href="AT&T-13STATE">AT&T-13STATE</a> or any person acting on behalf of <a href="AT&T-13STATE">AT&T-13STATE</a>, or the subsequent storage, processing, or other handling of such Hazardous Substances after they have been removed from the work location, (ii) the Release of a Hazardous Substance, regardless of its source, by <a href="AT&T-13STATE">AT&T-13STATE</a> or any person acting on behalf of <a href="AT&T-13STATE">AT&T-13STATE</a>, or (iii) the presence at the work location of an Environmental Hazard for which <a href="AT&T-13STATE">AT&T-13STATE</a> or any person acting on behalf of <a href="AT&T-13STATE">AT&T-13STATE</a> or any person acting on behalf of <a href="AT&T-13STATE">AT&T-13STATE</a> or any person acting on behalf of <a href="AT&T-13STATE">AT&T-13STATE</a> or any person acting on behalf of <a href="AT&T-13STATE">AT&T-13STATE</a> or any person acting on behalf of <a href="AT&T-13STATE">AT&T-13STATE</a> or any person acting on behalf of <a href="AT&T-13STATE">AT&T-13STATE</a> or any person acting on behalf of <a href="AT&T-13STATE">AT&T-13STATE</a> or any person acting on behalf of <a href="AT&T-13STATE">AT&T-13STATE</a> or any person acting on behalf of <a href="AT&T-13STATE">AT&T-13STATE</a> or any person acting on behalf of <a href="AT&T-13STATE">
- 24.3 Notwithstanding anything to the contrary in this Agreement and to the fullest extent permitted by Applicable Law, WSP shall, at <a href="AT&T-13STATE">AT&T-13STATE</a>'s request, indemnify, defend, and hold harmless <a href="AT&T-13STATE">AT&T-13STATE</a>'s request, indemnify, defend, and consultant's fees) of every kind and nature to the extent they are incurred by any of those parties in connection with a claim, demand, suit, or proceeding for damages, penalties, contribution, injunction, or any other kind of relief that is based upon, arises out of, is caused by, or results from: (i) the removal or disposal of a Hazardous Substance introduced into the work location by defended by any of those parties in connection with a claim, demand, suit, or proceeding for any losses, costs, fines, parties in connection with a claim, demand, suit, or proceeding for any other kind of relief that
- 24.4 For the purposes of this agreement, "Hazardous Substances" means 1) any material or substance that is defined or classified as a hazardous substance, hazardous waste, hazardous material, hazardous chemical, pollutant, or contaminant under any federal, state, or local environmental statute, rule, regulation, ordinance or other Applicable Law dealing with the protection of human health or the environment, 2) petroleum, oil, gasoline, natural gas, fuel oil, motor oil, waste oil, diesel fuel, jet fuel, and other petroleum hydrocarbons, or 3) asbestos and asbestos containing material in any form, and 4) any soil, groundwater, air, or other media contaminated with any of the materials or substances described above.
- 24.5 For the purposes of this agreement, "Environmental Hazard" means 1) the presence of petroleum vapors or other gases in hazardous concentrations in a manhole or other confined space, or conditions reasonably likely to give rise to such concentrations, 2) asbestos containing materials, or 3) any potential hazard that would not be obvious to an individual entering the work location or detectable using work practices standard in the industry.
- 24.6 For the purposes of this agreement, "Release" means any spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumping, disposal, or other movement into 1) the work location, or 2) other environmental media, including but not limited to, the air, ground or surface water, or soil.

# 25. FORCE MAJEURE

25.1 No Party shall be responsible for delays or failures in performance of any part of this Agreement (other than an obligation to make money payments) resulting from acts or occurrences beyond the reasonable

control of such Party, including acts of nature, acts of civil or military authority, any law, order, regulation, ordinance of any Governmental Authority, embargoes, epidemics, terrorist acts, riots, insurrections, fires, explosions, earthquakes, nuclear accidents, hurricanes, floods, work stoppages, equipment failures, cable cuts, power blackouts, volcanic action, other major environmental disturbances, unusually severe weather conditions, inability to secure products or services of other persons or transportation facilities or acts or omissions of transportation carriers (individually or collectively, a "Force Majeure Event") or any Delaying Event caused by the other Party or any other circumstances beyond the Party's reasonable control. If a Force Majeure Event shall occur, the Party affected shall give prompt notice to the other Party of such Force Majeure Event specifying the nature, date of inception and expected duration of such Force Majeure Event, whereupon such obligation or performance shall be suspended to the extent such Party is affected by such Force Majeure Event during the continuance thereof or be excused from such performance depending on the nature, severity and duration of such Force Majeure Event (and the other Party shall likewise be excused from performance of its obligations to the extent such Party's obligations relate to the performance so interfered with). The affected Party shall use its reasonable efforts to avoid or remove the cause of nonperformance and the Parties shall give like notice and proceed to perform with dispatch once the causes are removed or cease.

#### 26. TAXES

- 26.1 Each Party purchasing Interconnection, network elements, functions, facilities, products and services under this Agreement shall pay or otherwise be responsible for all federal, state, or local sales, use, excise, gross receipts, municipal fees, transfer, transaction or similar taxes, fees, or surcharges (hereinafter "Tax") imposed on, or with respect to, the Interconnection, network elements, functions, facilities, products and services under this Agreement provided by or to such Party, except for (a) any Tax on either Party's corporate existence, status, or income or (b) any corporate franchise Taxes. Whenever possible, Taxes shall be billed as a separate item on the invoice.
- 26.2 With respect to any purchase of Interconnection, network elements, functions, facilities, products and services under this Agreement if any Tax is required or permitted by Applicable Law to be collected from the purchasing Party by the providing Party, then: (i) the providing Party shall bill the purchasing Party for such Tax; (ii) the purchasing Party shall remit such Tax to the providing Party; and (iii) the providing Party shall remit such collected Tax to the applicable taxing authority. Failure to include Taxes on an invoice or to state a Tax separately shall not impair the obligation of the purchasing Party to pay any Tax. Nothing shall prevent the providing Party from paying any Tax to the appropriate taxing authority prior to the time: (1) it bills the purchasing Party for such Tax, or (2) it collects the Tax from the purchasing Party. Notwithstanding anything in this Agreement to the contrary, the purchasing Party shall be liable for and the providing Party may collect Taxes which were assessed by or paid to an appropriate taxing authority within the statute of limitations period but not included on an invoice within four (4) years after the Tax otherwise was owed or due.
- 26.3 With respect to any purchase hereunder of Interconnection, network elements, functions, facilities, products and services under this Agreement that are resold to a Third Party, if any Tax is imposed by Applicable Law on the End User in connection with any such purchase, then: (i) the purchasing Party shall be required to impose and/or collect such Tax from the End User; and (ii) the purchasing Party shall remit such Tax to the applicable taxing authority. The purchasing Party agrees to indemnify and hold harmless the providing Party for any costs incurred by the providing Party as a result of actions taken by the applicable taxing authority to collect the Tax from the providing Party due to the failure of the purchasing Party to pay or collect and remit such tax to such authority.
- 26.4 If the providing Party fails to bill or to collect any Tax as required herein, then, as between the providing Party and the purchasing Party: (i) the purchasing Party shall remain liable for such uncollected Tax; and (ii) the providing Party shall be liable for any penalty and interest assessed with respect to such uncollected Tax by such authority. However, if the purchasing Party fails to pay any Taxes properly

- billed, then, as between the providing Party and the purchasing Party, the purchasing Party will be solely responsible for payment of the Taxes, penalty and interest.
- If the purchasing Party fails to impose any Tax on and/or collect any Tax from End Users as required herein, then, as between the providing Party and the purchasing Party, the purchasing Party shall remain liable for such uncollected Tax and any interest and penalty assessed thereon with respect to the uncollected Tax by the applicable taxing authority. With respect to any Tax that the purchasing Party has agreed to pay or impose on and/or collect from End Users, the purchasing Party agrees to indemnify and hold harmless the providing Party for any costs incurred by the providing Party as a result of actions taken by the applicable taxing authority to collect the Tax from the providing Party due to the failure of the purchasing Party to pay or collect and remit such Tax to such authority.
- 26.6 If either Party is audited by a taxing authority or other Governmental Authority, the other Party agrees to reasonably cooperate with the Party being audited in order to respond to any audit inquiries in a proper and timely manner so that the audit and/or any resulting controversy may be resolved expeditiously.
- 26.7 If Applicable Law excludes or exempts a purchase of Interconnection, network elements, functions, facilities, products and services under this Agreement from a Tax, but does not also provide an exemption procedure, then the providing Party will not collect such Tax if the purchasing Party (a) furnishes the providing Party with a letter signed by an officer of the purchasing Party claiming an exemption and identifying the Applicable Law that both allows such exemption and does not require an exemption certificate; and (b) supplies the providing Party with an indemnification agreement, reasonably acceptable to the providing Party, which holds the providing Party harmless from any tax, interest, penalties, Loss, cost or expense with respect to forbearing to collect such Tax.
- 26.8 With respect to any Tax or Tax controversy covered by this Section 27, the purchasing Party is entitled to contest with the imposing jurisdiction, pursuant to Applicable Law and at its own expense, any Tax that it is ultimately obligated to pay or collect. The purchasing Party will ensure that no lien is attached to any asset of the providing Party as a result of any contest. The purchasing Party shall be entitled to the benefit of any refund or recovery of amounts that it had previously paid resulting from such a contest. Amounts previously paid by the providing Party shall be refunded to the providing Party. The providing Party will cooperate in any such contest.
- 26.9 All notices, affidavits, exemption certificates or other communications required or permitted to be given by either Party to the other under this Section 27 shall be sent in accordance with Section 12, "Notices" hereof.

#### 27. NON-WAIVER

27.1 Except as otherwise specified in this Agreement, no waiver of any provision of this Agreement and no consent to any default under this Agreement shall be effective unless the same is in writing and properly executed by or on behalf of the Party against whom such waiver or consent is claimed. Waiver by either Party of any default by the other Party shall not be deemed a waiver of any other default. Failure of either Party to insist on performance of any term or condition of this Agreement or to exercise any right or privilege hereunder shall not be construed as a continuing or future waiver of such term, condition, right or privilege. No course of dealing or failure of any Party to strictly enforce any term, right, or condition of this Agreement in any instance shall be construed as a general waiver or relinquishment of such term, right or condition.

#### 28. NETWORK MAINTENANCE AND MANAGEMENT

- 28.1 The Parties will work cooperatively to implement this Agreement. The Parties will exchange appropriate information (for example, maintenance contact numbers, network information, information required to comply with law enforcement and other security agencies of the Government, escalation processes, etc.) to achieve this desired result.
- 28.2 Each Party will administer its network to ensure acceptable service levels to all users of its network services. Service levels are generally considered acceptable only when End Users are able to

- establish connections with little or no delay encountered in the network. Each Party will provide a 24-hour contact number for network traffic management issues to the other's surveillance management center and a trouble reporting number.
- 28.3 Each Party maintains the right to implement protective network traffic management controls, such as "cancel to", "call gapping" or 7-digit and 10-digit code gaps, to selectively cancel the completion of traffic over its network, including traffic destined for the other Party's network, when required to protect the public-switched network from congestion as a result of occurrences such as facility failures, switch congestion or failure or focused overload. Each Party shall immediately notify the other Party of any protective control action planned or executed.
- 28.4 Where the capability exists, originating or terminating traffic reroutes may be implemented by either Party to temporarily relieve network congestion due to facility failures or abnormal calling patterns. Reroutes shall not be used to circumvent normal trunk servicing. Expansive controls shall be used only when mutually agreed to by the Parties.
- 28.5 The Parties shall cooperate and share pre-planning information regarding cross-network call-ins expected to generate large or focused temporary increases in call volumes to prevent or mitigate the impact of these events on the public-switched network, including any disruption or loss of service to the other Party's End Users. Facsimile (FAX) numbers must be exchanged by the Parties to facilitate event notifications for planned mass calling events.
- 28.6 Neither Party shall use any Interconnection, Network Element, function, facility, product or service provided under this Agreement or any other service related thereto or used in combination therewith in any manner that interferes with or impairs service over any facilities of <a href="AT&T-13STATE">AT&T-13STATE</a>, its affiliated companies or other connecting Telecommunications Carriers, prevents any Telecommunications Carrier from using its Telecommunications Service, impairs the quality or the privacy of Telecommunications Service to other Telecommunications Carriers or to either Party's End Users, causes hazards to either Party's personnel or the public, damage to either Party's or any connecting Telecommunications Carrier's facilities or equipment, including any malfunction of ordering or billing systems or equipment. Upon such occurrence either Party may discontinue or refuse service, but only for so long as the other Party is violating this provision. Upon any such violation, either Party shall provide the other Party notice of the violation at the earliest practicable time.
- 28.7 The Parties shall cooperate to establish separate, dedicated Trunks for the completion of calls to high volume End Users.
- 28.8 WSP and <u>AT&T-13STATE</u> will work cooperatively to install and maintain a reliable network. WSP and <u>AT&T-13STATE</u> will exchange appropriate information (e.g., maintenance contact numbers, network information, information required to comply with law enforcement and other security agencies of the government and such other information as the Parties shall mutually agree) to achieve this desired reliability.
- 28.9 WSP shall acknowledge calls in accordance with the following protocols.
  - 28.9.1 WSP will provide a voice intercept announcement or distinctive tone signals to the calling party when a call is directed to a number that is not assigned by WSP.
  - 28.9.2 WSP will provide a voice announcement or distinctive tone signals to the calling party when a call has been received and accepted by WSP's MSC.
- 28.10 When WSP's MSC is not able to complete calls because of a malfunction in the MSC or other equipment, WSP will either divert the call to its operator, or provide a recorded announcement to the calling party advising that the call cannot be completed.
- 28.11 WSP will provide supervisory tones or voice announcements to the calling party on all calls, consistent with standard telephone industry practices.

- 28.12 Nothing in this Agreement shall limit either Party's ability to upgrade its network through the incorporation of new equipment, new software or otherwise. Each Party agrees to comply with the Network Disclosure rules adopted by the FCC in CC Docket No. 96-98, Second Report and Order, codified at 47 C.F.R. 51.325 through 51.335, as such rules may be amended from time to time (the "Network Disclosure Rules").
- 28.13 WSP agrees to pay <u>AT&T-13STATE</u> for Time and Materials in all instances where WSP submits a trouble report and <u>AT&T-13STATE</u>, through investigation and testing, determines that the trouble is outside of the <u>AT&T-13STATE</u> network. WSP will be billed Time and Material Rate from the appropriate tariff

#### 29. SIGNALING

- 29.1 Signaling Protocol. SS7 Signaling is <u>AT&T-13STATE</u>'s preferred method for signaling. Where multi-frequency signaling is currently used, the Parties agree to use their best efforts to convert to SS7. If SS7 services are provided by <u>AT&T-13STATE</u>, they will be provided in the applicable access tariffs. Where multi-frequency signaling is currently used, the Parties agree, below, to Interconnect their networks using multi-frequency ("MF") or ("DTMF") signaling, subject to availability at the End Office Switch or Tandem Switch at which Interconnection occurs. The Parties acknowledge that the use of MF signaling may not be optimal. <u>AT&T-13STATE</u> will not be responsible for correcting any undesirable characteristics, service problems or performance problems that are associated with MF/SS7 inter-working or the signaling protocol required for Interconnection with WSP employing MF signaling.
- 29.2 Parties directly or, where applicable, through their Third Party provider, will cooperate on the exchange of Transactional Capabilities Application Part ("TCAP") messages to facilitate interoperability of CCS-based features between their respective networks, including all CLASS Features and functions, to the extent each Party offers such features and functions to its End Users. All CCS signaling parameters will be provided including, without limitation, Calling Party Number ("CPN"), originating line information ("OLI"), calling party category and charge number.

#### 30. TRANSMISSION OF TRAFFIC TO THIRD PARTIES

30.1 WSP will not send to <u>AT&T-13STATE</u> local traffic that is destined for the network of a Third Party unless WSP has the authority to exchange traffic with that Third Party.

#### 31. INTENTIONALLY LEFT BLANK

#### 32. END USER INQUIRIES

- 32.1 Except as otherwise required by Section 32.1, each Party will refer all questions regarding the other Party's services or products directly to the other Party at a telephone number specified by that Party.
- 32.2 Except as otherwise required by Section 32.1, each Party will ensure that representatives who receive inquiries regarding the other Party's services:
  - 32.2.1 Provide the number described in Section 32.1 to callers who inquire about the other Party's services or products; and
  - 32.2.2 Do not in any way disparage or discriminate against the other Party or its products or services.
- 32.3 Except as otherwise provided in this Agreement, WSP shall be the primary point of contact for WSP's End Users with respect to the services WSP provides such End Users.

# 33. EXPENSES

33.1 Except as expressly set forth in this Agreement, each Party will be solely responsible for its own expenses involved in all activities related to the matters covered by this Agreement.

33.2 AT&T-12STATE and WSP shall each be responsible for one-half (1/2) of expenses payable to a Third Party for Commission fees or other charges (including regulatory fees and any costs of notice or publication, but not including attorney's fees) associated with the filing of this Agreement. Prior to the filing of this Agreement in the state of Nevada, WSP will submit a check in the amount of \$200.00, payable to Public Utilities Commission of Nevada, to cover its portion of the expenses incurred with filing this Agreement. Prior to the filing of each and every Amendment filed in connection with this Agreement in the state of Nevada, WSP will submit a check in the amount of \$200.00, payable to Public Utilities Commission of Nevada, to cover its portion of the expenses incurred with filing of each amendment filed in connection with this Agreement. Upon receipt of WSP's check, the Agreement will be processed for filing with the Commission.

#### 34. CONFLICT OF INTEREST

34.1 The Parties represent that no employee or agent of either Party has been or will be employed, retained, or paid a fee, or has otherwise received or will receive any personal compensation or consideration from the other Party, or from any of the other Party's employees or agents, in connection with the negotiation of this Agreement or any associated documents.

#### 35. SURVIVAL OF OBLIGATIONS

35.1 The Parties' obligations under this Agreement, which by their nature are intended to continue beyond the termination or expiration of this Agreement, shall survive the termination or expiration of this Agreement. Without limiting the general applicability of the foregoing, the following terms and conditions of these General Terms and Conditions are specifically agreed by the Parties to continue beyond the termination or expiration of this Agreement: Sections 4.5; 4.6, 5, 6, 7, 9 10, 11, 13, 14, 16, 18.4, 19.3, 25, 27, and 36.

# 36. SCOPE OF AGREEMENT

- 36.1 This Agreement is intended to describe and enable specific Interconnection and compensation arrangements between the Parties. This Agreement is the arrangement under which the Parties may purchase from each other the products and services described in Section 251 of the Act and obtain approval of such arrangement under Section 252 of the Act. Except as agreed upon in writing, neither Party shall be required to provide the other Party a function, facility, product, service or arrangement described in the Act that is not expressly provided herein.
- 36.2 Except as specifically contained herein or provided by the FCC or any Commission within its lawful jurisdiction, nothing in this Agreement shall be deemed to affect any access charge arrangement.

#### 37. AMENDMENTS AND MODIFICATIONS

- 37.1 No provision of this Agreement shall be deemed amended or modified by either Party unless such amendment or modification is in writing, dated, and signed by authorized representatives of both Parties. The rates, terms and conditions contained in the amendment shall become effective upon approval of such amendment by the appropriate Commission(s). <a href="AT&T-12STATE">AT&T-12STATE</a> and WSP shall each be responsible for its share of the publication expense (i.e. filling fees, delivery and reproduction expense, and newspaper notification fees), to the extent publication is required for filling of an amendment by a specific state.
- 37.2 Neither Party shall be bound by any preprinted terms additional to or different from those in this Agreement that may appear subsequently in the other Party's form documents, purchase orders, quotations, acknowledgments, invoices or other communications.
- 37.3 If either Party proposes to make any permanent changes in the arrangements provided for in this Agreement, or any Attachments, or any permanent change in its operations that would affect the other Party's operations or services once the Trunks, apparatus, equipment, or any other item furnished by the Parties under this Agreement are installed, the changing Party shall give reasonable advance

- written notice to the other Party of such changes, advising when such changes will be made. All such changes shall be coordinated with the non-changing Party. Nothing in this Section shall affect the Parties' rights and obligations under this Agreement.
- 37.4 Subject to specific provisions herein to the contrary, each Party shall be solely responsible, at its expense, for the overall design of its services and for any redesigning or rearrangement of its services that may be required because of changes in Facilities, Trunks, operations or procedures of the other Party, minimum network protection criteria, or operating or maintenance characteristics of the Trunks.

#### 38. AUTHORIZATION

- 38.1 <u>AT&T-13STATE</u> represents and warrants that it is a corporation duly organized, validly existing and in good standing under the laws of the state of its incorporation, that AT&T Operations, Inc. has full power and authority to execute and deliver this Agreement as agent for <u>AT&T-13STATE</u>, and that <u>AT&T-13STATE</u> has full power and authority to perform its obligations hereunder.
- 38.2 WSP represents and warrants that it is a corporation duly organized, validly existing and in good standing under the laws of the state of its incorporation, and has full power and authority to execute and deliver this Agreement and to perform its obligations hereunder.
- 38.3 Each Party warrants that it has obtained or will obtain prior to operating under this Agreement, all-necessary jurisdictional licenses, authorizations and/or certifications required in those jurisdictions in which it will order services or Facilities or will operate under this Agreement. Upon request, each Party shall provide proof of such licenses, authorizations and/or certification.

#### 39. ENTIRE AGREEMENT

#### 39.1 **AT&T-12STATE**

39.1.1 The terms contained in this Agreement and any Appendices, Attachments, Exhibits, Schedules, and Addenda constitute the entire agreement between the Parties with respect to the subject matter hereof, superseding all prior understandings, proposals and other communications, oral or written between the Parties during the negotiations of this Agreement and through the execution and/or Effective Date of this Agreement. This Agreement shall not operate as or constitute a novation of any agreement or contract between the Parties that predates the execution and/or Effective Date of this Agreement.

#### 39.2 AT&T CONNECTICUT

39.2.1 The rates, terms and conditions contained in this Agreement and any Appendices, Attachments, Exhibits, Schedules, Addenda, Commission approved tariffs and other documents or instruments referred to herein and incorporated into this Agreement by reference constitute the entire agreement between the Parties with respect to the subject matter hereof, superseding all prior understandings, proposals and other communications, oral or written between the Parties predating the execution of this Agreement; provided, however, that none of the rates, terms or conditions of this Agreement shall be construed to apply in any manner to any period prior to the termination and/or expiration date of any agreement that this Agreement replaces. This Agreement shall not operate as or constitute a novation of any agreement or contract between the Parties that predates the execution and/or Effective Date of this Agreement.

#### 40. MULTIPLE COUNTERPARTS

40.1 This Agreement may be executed in multiple counterparts, each of which shall be deemed an original, but such counterparts together constitute one and the same document.

#### 41. DIALING PARITY

41.1 <u>AT&T-13STATE</u> agrees that local dialing parity will be available to WSP in accordance with the Act.

#### 42. REMEDIES

42.1 Except as otherwise provided in this Agreement, no remedy set forth herein is intended to be exclusive and each and every remedy shall be cumulative and in addition to any other rights or remedies now or hereafter existing under Applicable Law or otherwise.

#### 43. NUMBERING

- 43.1 It shall be the responsibility of each Party to program and update its own switches and network systems to recognize and route traffic to the other Party's assigned NPA-NXXs at all times. Neither <a href="AT&T-13STATE">AT&T-13STATE</a> nor WSP shall charge each other for changes to switch routing software necessitated by the opening of NPAs or NXXs. If either Party is authorized to recover its costs for changes to switch routing software necessitated by the opening of NPAs or NXXs, the Parties shall reimburse each other's costs according to such authorization.
- 43.2 The Parties shall comply with Central Office Code Assignment Guidelines, as currently specified in INC 95-0407-008, in performing the electronic input of their respective number assignment information into the Routing Database System.
- 43.3 To the extent that the WSP's dedicated NPA-NXX resides at a point in <a href="AT&T-13STATE">AT&T-13STATE</a> network, then the Parties shall cooperate to reassign the routing V&H and the Common Language Location Identifier ("CLLI") of dedicated NPA-NXX(s) from <a href="AT&T-13STATE">AT&T-13STATE</a>'s Tandems to points within WSP's network as designated by WSP. WSP agrees that it shall use best efforts to complete the reassignment of its dedicated NPA-NXX(s)into its network. The Parties agree to cooperate in order to complete the transfer of all codes no later than the end of twelve months from the Effective Date. Until an NPA-NXX is reassigned, it will continue to be assigned to <a href="AT&T-13STATE">AT&TTE</a>'s network as shown in the LERG.
- 43.4 <u>AT&T-13STATE</u> will forward a confirmation to WSP in response to WSP's request to add WSP's NPA-NXXs to interconnection trunks, when WSP submits such a request accompanied by an ASR without service and using the remarks section to refer to the NPA-NXX form. This NPA-NXX installation request will be treated as a no-charge order.

#### 44. NUMBER PORTABILITY

44.1 Both Parties will provide switch translations and billing contact points regarding the establishment of or modification to full number blocks. The Parties shall provide to each other Permanent Number Portability (PNP) on a reciprocal basis as outlined in the applicable Appendix Wireless Number Portability, which is attached hereto and incorporated herein by reference.

# <u>AT&T-13STATE</u> Cellular/PCS Interconnection Agreement Signatures

**New Cingular Wireless PCS, LLC** 

Illinois Bell Telephone Company d/b/a AT&T Illinois, Indiana Bell Telephone Company Incorporated d/b/a AT&T Indiana, Michigan Bell Telephone Company d/b/a AT&T Michigan, Nevada Bell Telephone Company d/b/a AT&T Nevada, The Ohio Bell Telephone Company d/b/a AT&T Ohio, Pacific Bell Telephone Company d/b/a AT&T California, The Southern New England Telephone Company d/b/a AT&T Connecticut, Southwestern Bell Telephone Company d/b/a AT&T Connecticut, Southwestern Bell Telephone Company d/b/a AT&T Arkansas, AT&T Kansas, AT&T Missouri, AT&T Oklahoma and/or AT&T Texas, Wisconsin Bell, Inc. d/b/a AT&T Wisconsin by AT&T Operations, Inc., mits authorized agent

Signature: Muchaeff, Vanhlulo

Printed: Michael Van Weelden

Title: Director of Supply Chain Management

Date: 7/27/07

Printed: Eddie A. Reed, Jr.

Signature:

Title: Director-Contract Management

Date: 7-30-01

	<u>ACNAs</u>	<u>OCN</u>
ARKANSAS	BSM, IUW, SBM	6681
CALIFORNIA	AWL	6010
CONNECTICUT	IUW, RRC, CIV, OCL	6558
ILLINOIS	SBM	6534
INDIANA	IND, IUW, RRC	6206
KANSAS	IUW, SBM	4038
MICHIGAN	AHD, ADM, IUW, RRC	6335
MISSOURI	IUW, SBM	6029
NEVADA	AWL	6010
ОНЮ	ADM, AHD, IUW, RRC	6337
OKLAHOMA	IUW, SBM, SWV	4037
TEXAS	IUW, SBM, GLV, HNC	6671
WISCONSIN	ADM, IUW, RRC	6338

# APPENDIX NIM (NETWORK INTERCONNECTION METHODS)

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# APPENDIX NIM (NETWORK INTERCONNECTION METHODS)

#### 1. INTRODUCTION

- 1.1 This Appendix sets forth terms and conditions for Interconnection provided by <u>AT&T-13STATE</u> and WSP.
- 1.2 Interconnection shall be provided at a level of quality equal to that which <u>AT&T-13STATE</u> provides to itself, a subsidiary, an Affiliate, or any other Telecommunications Carrier.
- 1.3 In the event the Parties deploy new switches after the Effective Date, the Parties will provide reasonable advance notice of such change and will work cooperatively to accomplish all necessary network changes.
- 1.4 WSP may designate the interface it wants to receive from the following: Trunk Side terminations at voice grade, DS0 or DS1 level.
- 1.5 WSP and <u>AT&T-13STATE</u> will interconnect directly in each LATA in which they exchange Section 251(b)(5) Calls and Switched Access Services traffic. Inter-tandem switching is not provided and Facility meet points must be within the <u>AT&T-13STATE</u> service area.
- 1.6 Facilities will be planned for in accordance with the trunk forecasts exchanged between the Parties as described in Appendix ITR.

#### 2. POINT OF INTERCONNECTION OPTIONS

- 2.1 WSP and <u>AT&T-13STATE</u> shall mutually agree on a POI for each Facility with Trunks utilized to carry traffic between their respective networks. A POI may be located at:
  - 2.1.1 the <u>AT&T-13STATE</u> Wire Center where the Facilities terminate for WSP to <u>AT&T-13STATE</u> Authorized Services traffic.
  - 2.1.2 WSP's office where the Facilities terminate for <u>AT&T-13STATE</u> to WSP Authorized Services traffic, or
  - 2.1.3 another, mutually agreeable location.
- 2.2 A POI shall not be located across a LATA boundary, nor more than a distance of 14 miles (or the State's defined local calling area, whichever is greater), from the AT&T13-State Central Office Switch where the Facility connection is established. WSP is responsible for the cost of Facilities beyond 14 miles.

#### 3. TERMS AND COMPENSATION FOR USE OF FACILITIES

- 3.1 Each Party shall be responsible for providing its owned or leased transport Facilities to route calls to and from the POI. Each Party may construct its own Facilities, it may purchase or lease these Facilities from a Third Party, or it may purchase or lease these Facilities from the other Party, if available, pursuant to access services tariff or separate contract. Optional Payment Plans (OPP), and High Cap Term Payment Plans (HCTPP) are not available for transport facilities pursuant to this agreement.
- 3.2 The Parties will connect their networks (*i.e.*, to and from the <u>AT&T-13STATE</u> Central Office Switch where the Facility connection is established) using digital Facilities of at least DS–1 transmission rates ("DS-1 Facilities"), where available.
- 3.3 The following shall apply solely for Facilities connecting the Parties networks dedicated for transport of Authorized Services Interconnection traffic and for transport of Authorized Services Third Party Traffic. Notwithstanding the foregoing, nothing in this Agreement shall be construed as authorizing WSP to use such Facilities to deliver traffic that is destined for a facilities-based Competitive Local Exchange Carrier (CLEC), Incumbent Local Exchange Carrier (ILEC), Commercial Mobile Radio Service (CMRS) provider, or Out-of-Exchange Local Exchange Carrier (OELEC).

- 3.3.1 Notwithstanding any other provision of this Agreement, <u>AT&T-13STATE</u> shall not have dedicated transport obligations over, nor shall it have any obligation to share the cost of, Facilities between the Parties' networks that either cross a LATA boundary, or exceed a distance of 14 miles (or the State's defined local calling area, whichever is greater) from the <u>AT&T-13STATE</u> Central Office Switch where the Facility connection is established.
- 3.3.2 When a Party uses DS-1 Facilities provided by the other Party (either through self provisioning, or through the purchase of Facilities from the other Party or from Third Parties) to deliver traffic from its network that are (a) dedicated to the transmission of Authorized Services traffic between the Parties' networks, and (b) are shared by the Parties, such Party will reimburse the other Party for a proportionate share of the cost of Facilities. Notwithstanding the foregoing, if WSP obtains such Facilities from a Third Party, nothing herein shall obligate <u>AT&T-13STATE</u> to reimburse WSP for those Facilities.
  - 3.3.2.1 <u>AT&T-13STATE</u>'s use of such Facilities is reflected in the Shared Facility Factor listed in Appendix Pricing (Wireless) and is equal to the amount of Section 251(b)(5) Calls traffic originated on <u>AT&T-13STATE</u>'s network in the State compared to the amount of all traffic exchanged between the Parties in the State.
  - 3.3.2.2 The Party, who is delivering Interconnection traffic originating on its network through Facilities and/or Trunks provided by the other Party, shall pay to the other Party providing such Facilities and/or Trunks its share of the cost of such Facilities and/or Trunks utilizing the Shared Facility Factor set forth in Appendix – Pricing (Wireless), which represents AT&T 13-STATE's share of the cost; provided, however, that either Party may submit to the other Party a traffic study, a reasonable estimate of its traffic with supporting justification for such estimate, and/or other network information in complete and appropriate form (determined in good faith) ("Shared Facility Information") that the Parties will use to negotiate in good faith a different WSP-specific Shared Facility Factor. The Shared Facility Information must be WSP-specific and relate to WSP's network in the State; it shall not be based on industry average data or the data of other Telecommunications Carriers. Once a new Shared Facility Factor has been negotiated, the Parties agree to file an Amendment with the Commission to reflect such factor within thirty (30) Days. Upon filing of the Amendment, if the Shared Facility Information is provided within ninety (90) Days after the date this Agreement was executed by duly authorized representatives of both Parties, then the WSP-specific Shared Facility Factor derived using such Shared Facility Information shall be effective as of the Effective Date of this Agreement; otherwise, upon filing of the Amendment, the WSPspecific Shared Facility Factor will be effective as of the date the Shared Facility Information was provided in complete and appropriate form (determined in good faith) to the other Party. Any WSP-specific Shared Facility Factor that becomes effective during the Initial Term of the Agreement will remain in effect during the Initial Term of the Agreement. After the expiration of the Initial Term hereof, such WSP-specific Shared Facility Factor established during the Initial Term shall remain in effect thereafter unless either Party provides new Shared Facility Information to the other Party. In such case, the Parties shall use that new WSP-specific Shared Facility Information to renegotiate in good faith a new revised WSPspecific Shared Facility Factor, Renegotiation of the WSP-specific Shared Facility Factor shall occur no more frequently than once every twenty-four months.
- 3.3.3 Each Party reserves the right to refuse or discontinue the use of a shared Facilities arrangement provided by the other Party, the Facilities provided directly by the other Party or via a Third Party. This provision does not negate any obligations either Party may have regarding such Facilities, such as but not limited to, term and notice provisions.
- 3.3.4 When a Party uses its own Facilities (either through self-provisioning, or through the purchase of Facilities from the other Party or from Third Parties) to deliver one-way traffic from its network to the POI, such Party shall provide such Facilities at its sole cost and expense.

#### 4. ANCILLARY SERVICES TRAFFIC

- 4.1 When delivering Ancillary Services traffic to <u>AT&T-13STATE</u>, WSP shall provide Facilities and connections in each LATA dedicated solely for Ancillary Services traffic. Ancillary Service traffic requires a dedicated DS-1 Facility. The connection used must be an Ancillary Services Connection.
- 4.2 For the provision of 911 and/or E911 Services, WSP may provide its own Facilities or purchase Facilities from a Third Party to connect its network with <u>AT&T-13STATE</u>'s 911 Tandem. Alternatively, WSP may purchase appropriate Facilities from <u>AT&T-13STATE</u>'s applicable Access Services Tariff.
  - 4.2.1 This Section 4.2.1 applies only in states where Type 2C interfaces are generally available from <u>AT&T-13STATE</u>. As a further alternative in such states, WSP may purchase Facilities employing a Type 2C interface from <u>AT&T-13STATE</u> at rates found in the special access service section of <u>AT&T-13STATE</u>'s Intrastate Access Services Tariff.

# APPENDIX ITR (Interconnection Trunking Requirements)

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# APPENDIX ITR (INTERCONNECTION TRUNKING REQUIREMENTS)

#### 1. INTRODUCTION

- 1.1 This Appendix provides descriptions of the trunking requirements between WSP and <u>AT&T-13STATE</u>. The paragraphs herein describe the required and optional Interconnection Trunk Groups for local/intraLATA, IXC trunks, mass calling, 911/E911, Operator Services and Directory Assistance traffic.
- 1.2 <u>AT&T-13STATE</u> and WSP exchange traffic over their networks in connection with WSP's Authorized Services in accordance with the provisions of this Agreement. WSP shall deliver all Interconnection traffic destined to terminate on <u>AT&T-13STATE</u>'s network through Interconnection Trunks obtained pursuant to this Agreement. This Agreement is not intended to allow for the exchange of Paging Traffic between the Parties' respective networks. If the Parties have Paging Traffic to exchange, a separate interconnection agreement must be negotiated to address that traffic.

#### 2. TRUNKING DESCRIPTIONS

- 2.1 Type 1: Provides a one-way Trunk Side connection between an <u>AT&T-13STATE</u> end office and WSP's network. Type 1 Trunks will be used solely for the transmission and routing of Ancillary Services traffic.
- 2.2 Type 2A: Provides a Trunk Side connection between an <u>AT&T-13STATE</u> Tandem Switch and WSP's network. WSP to <u>AT&T-13STATE</u> traffic on such an Interconnection Trunk Group must be destined for an NPA-NXX residing in an <u>AT&T-13STATE</u> End Office Switch that homes on that <u>AT&T-13STATE</u> Tandem Switch. Type 2A Trunks can be one-way or two-way except in <u>AT&T CONNECTICUT</u> where Trunk groups must be ordered and provisioned as one-way.
- 2.3 Type 2A Local/Equal Access Combined Trunk Group: Provides a Trunk Side connection between WSP's network and an <u>AT&T-7STATE</u> Access Tandem. Local/Equal Access Trunk Groups carry interexchange access traffic and local traffic. This Trunk Group requires an interface utilizing equal access signaling.
- 2.4 Type 2A Equal Access Trunk Group: Provides a Trunk Side connection between WSP's network and an <u>AT&T-13STATE</u> Access Tandem. Equal Access Trunk Groups carry interexchange access traffic. This Trunk Group requires an interface utilizing equal access signaling.
  - 2.4.1 In <u>AT&T MIDWEST REGION 5-STATE</u> and <u>AT&T SOUTHWEST REGION 5-STATE</u>, a separate Type 2A Equal Access Trunk Group is required when <u>AT&T MIDWEST REGION 5-STATE</u> and <u>AT&T SOUTHWEST REGION 5-STATE</u> is not able to record WSP-originated traffic to an IXC. WSP will also provide to <u>AT&T MIDWEST REGION 5-STATE</u> and <u>AT&T SOUTHWEST REGION 5-STATE</u> and <u>AT&T SOUTHWEST REGION 5-STATE</u>, using industry standard data record formats, recordings of all calls (both Completed Calls and attempts) to IXCs from WSP's network using Trunks employing a Type 2A connection.
- 2.5 Type 2B: Provides a Trunk Side connection between WSP's network and <u>AT&T-12STATE</u> End Office Switch providing the capability to access only subscribers served by that End Office Switch. Type 2B is a one-way mobile- to-land or land-to-mobile trunk group (and two-way, where available) and is available where facilities and equipment permit. Type 2B is not offered at DMS 10, Ericsson and 1AESS switches.
- 2.6 Type 2C: Provides a one-way terminating Trunk Side connection between WSP's MSC and <u>AT&T-13STATE</u>'s 911 Tandem equipped to provide access to E911 services.
- 2.7 Type 2D: Provides a direct voice-grade transmission path to a LEC Operator Services System (OSS) switch.
  - 2.7.1 Directory Assistance and/or Operator Services traffic may be delivered through a dedicated Trunk Group to an AT&T-13STATE Operator Services switch.

#### 3. TRUNK REQUIREMENTS

- 3.1 Trunk Groups dedicated to the exchange of Authorized Services will be established between the Parties switches. WSP to <u>AT&T-13STATE</u> traffic, on such Trunk Groups, that is exchanged pursuant to this Agreement must be restricted to NPA-NXXs residing in <u>AT&T-13STATE</u> End Office Switches.
- 3.2 Except as described below, only one trunk group shall be provisioned between any Telco switch and the WSP switch.
  - 3.2.1 Multiple trunk groups may be provisioned between a Telco switch and the WSP switch, at the sole discretion of the Telco, and only with the following requirements. For Unique routing the WSP shall provide all required routing information including a separate and distinct CLLI code for each trunk group, and specific NPA/NXX routing directions. Duplicate trunk group serving the same function is not acceptable.
- 3.3 WSP shall trunk to all <u>AT&T-13STATE</u> Tandems in each LATA from each MSC where WSP desires to exchange local and intraLATA traffic or, in the event WSP has no MSC in the LATA, from WSP's designated POI(s) within the LATA.
- 3.4 <u>AT&T-13STATE</u> provided Type 1 interfaces will be as described above. Any non-Trunk Side Message Treatment (TSMT) form of Type 1 interface will be eliminated within ninety (90) Days of the Effective Date.
- 3.5 Direct End Office Trunking
  - 3.5.1 The Parties shall establish a one-way mobile-to-land or land-to-mobile DEOT when actual or projected total end office traffic requires twenty-four (24) or more Trunks or when <u>AT&T-13STATE</u>'s End Office Switch is not served by an <u>AT&T-13STATE</u> Tandem Switch in the local exchange area. If the DEOT is designed to overflow, the traffic will be alternate routed to the appropriate <u>AT&T-13STATE</u> Tandem. DEOT's established as direct finals will not overflow from either direction to any alternate route.
  - 3.5.2 The Party's may establish or will migrate from one-way to two-way DEOT's when the two-way service becomes available in each AT&T-13STATE location.
  - 3.5.3 Should WSP fail to comply with this Section 3.4, <u>AT&T-13STATE</u> reserves the right, at its sole discretion, to restrict provisioning of additional trunks at the Tandem.

#### 3.6 High Volume Call In (HVCI) / Mass Calling (Choke) Trunk Group: AT&T-12STATE

- 3.6.1 A dedicated Trunk Group shall be required to the designated Public Response HVCI/Mass Calling Network Access Tandem in each serving area. This Trunk Group shall be one-way outgoing only and shall utilize MF signaling. As the HVCI/Mass Calling Trunk Group is designed to block all excessive attempts toward HVCI/Mass Calling NXXs, it is necessarily exempt from the one percent blocking standard described elsewhere for other final local Interconnection Trunk Groups. WSP will have administrative control for the purpose of issuing ASRs on this one-way Trunk Group. The Parties will not exchange live traffic until successful testing is completed by both Parties.
  - 3.6.1.1 This Trunk Group shall be sized as follows:

Number of End Users	Number of Mass Calling Trunks
0 – 10,000	2
10,001 – 20,000	3
20,001 – 30,000	4
30,001 – 40,000	5
40,001 – 50,000	6
50,001 – 60,000	7
60,001 – 75,000	8
75,000 <i>+</i>	9 maximum

- 3.6.2 If WSP should acquire a HVCI/Mass Calling End User (*e.g.*, a radio station), WSP shall notify <u>AT&T-12STATE</u> at least sixty (60) Days in advance of the need to establish a one-way outgoing SS7 or MF Trunk Group from the <u>AT&T-12STATE</u> HVCI/Mass Calling Serving Office to the WSP End User's serving office. WSP will have administrative control for the purpose of issuing ASRs on this one-way Trunk Group.
  - 3.6.2.1 If WSP finds it necessary to issue a new choke telephone number to a new or existing HVCI/Mass Calling End User, the WSP may request a meeting to coordinate with <u>AT&T-12STATE</u> the assignment of HVCI/Mass Calling telephone number from the existing choke NXX. In the event that the WSP establishes a new choke NXX, WSP must notify <u>AT&T-12STATE</u> a minimum of ninety (90) Days prior to deployment of the new HVCI/Mass Calling NXX. <u>AT&T-12STATE</u> will perform the necessary translations in its end offices and Tandem(s) and issue ASR's to establish a one-way outgoing SS7 or MF trunk group from the <u>AT&T-12STATE</u> Public Response HVCI/Mass Calling Network Access Tandem to the WSP's choke serving office.
- 3.6.3 In <u>AT&T CONNECTICUT</u>, where HVCI/Mass Calling NXXs have not been established, the Parties agree to utilize "call gapping" as the method to control high volumes of calls, where technically feasible in the originating switch, to specific high volume End Users or in situations such as those described in Section 28, "Network Maintenance and Management" of the General Terms and Conditions.
- 3.7 911/E911
  - 3.7.1 See Appendix Wireless Emergency Number Services Access (E911) for trunk requirements.

#### 4. TRUNK FORECASTING

- 4.1 WSP agrees to provide Trunk forecasts to assist in the planning and provisioning of Interconnection Trunk Groups and Facilities.
- 4.2 WSP will provide a Trunk forecast prior to initial implementation, and subsequent forecasts will be provided to <a href="AT&T-13STATE">AT&T-13STATE</a> upon request, as often as twice a year. The forecast shall include yearly forecasted Trunk quantities (which include measurements that reflect actual Tandem local Interconnection and InterLATA Trunks, end office local Interconnection Trunks, and Tandem subtending local Interconnection end office equivalent Trunk requirements) for a minimum of three (current plus 2 future) years.
- 4.3 Revised Trunk forecasts will be provided by WSP whenever there are significant increases or decreases in trunking demand than reflected in previously submitted forecasts.
- 4.4 Trunk forecasts shall include yearly forecasted Trunk quantities by Tandem and subtending end offices. Identification of each Trunk will be by the "from" and "to" Common Language Location Identifiers (CLLI), as described in Telcordia Technologies documents BR 795-100-100 and BR 795-400-100.
- 4.5 The Parties agree to meet to review each submitted forecast.

#### 5. TRUNK PROVISIONING

- 5.1 WSP will be responsible for ordering all Interconnection Trunk Groups.
- 5.2 Orders from WSP to <u>AT&T-13STATE</u> to establish, add, change, or disconnect Trunks shall be submitted using <u>AT&T-13STATE</u>'s applicable ordering system. Two-way Trunk Groups may only be used for the delivery of traffic in both directions.
- 5.3 Orders that comprise a major project that directly impacts the other Party will be jointly planned and coordinated. Major projects are those that require the coordination and execution of multiple orders, or related activities between and among <u>AT&T-13STATE</u> and WSP work groups, including but not limited to the initial establishment of Trunk Groups in an area, designated NPA-NXX relocations, re-homes, facility grooming or major network rearrangements.

- 5.4 Due dates for the installation of Trunk Groups covered by this Appendix shall be based on each of the AT&T-13STATE's intrastate switched access intervals.
- 5.5 Trunk Servicing
  - 5.5.1 The Parties will jointly manage the capacity of Trunk Groups. A Trunk Group Service Request (TGSR) will be sent by <u>AT&T-13STATE</u> to notify the WSP to establish or make modifications to existing Trunk Groups. WSP will issue an ASR to <u>AT&T-13STATE</u>'s Wireless Access Service Center, to begin the provisioning process:
    - 5.5.1.1 Within ten (10) Business Days after receipt of the TGSR or other notification; or
    - 5.5.1.2 At any time as a result of WSP's own capacity management assessment.
  - 5.5.2 Upon review of the TGSR, if a Party does not agree with the resizing, the Parties will schedule a joint planning discussion to take place and conclude within twenty (20) Business Days of WSP's receipt of the TGSR. At the joint planning discussion, the Parties will resolve and mutually agree to the disposition of the TGSR.
  - 5.5.3 If <u>AT&T-13STATE</u> does not receive an ASR, or if the WSP does not respond to the TGSR by scheduling a joint discussion within the twenty (20) Business Day period, <u>AT&T-13STATE</u> will attempt to contact WSP to schedule a joint planning discussion. If WSP will not agree to meet within an additional five (5) Business Days and present adequate reason for keeping Trunks operational, <u>AT&T-13STATE</u> will issue an ASR to resize the Interconnection Trunks and Facilities.
- 5.6 Trunk servicing responsibilities for Operator Services trunks used for stand-alone Operator Service or Directory Assistance are the sole responsibility of the WSP.
- 5.7 Utilization
  - 5.7.1 Underutilization of Trunks exists when provisioned capacity is greater than the current need. This over provisioning is an inefficient deployment and use of network resources and results in unnecessary costs. Those situations where more capacity exists than actual usage requires will be handled in the following manner:
    - 5.7.1.1 If a Trunk group is under seventy-five percent (75%) of busy hour centum call seconds (ccs) capacity on a monthly average basis for each month of any consecutive three (3) monthperiod, either Party may request to have the Trunk Group resized, the Trunk Group shall not be left with more than twenty-five percent (25%) excess capacity. Neither Party will unreasonably refuse a request to resize the Trunk Group. In all cases, grade of service objectives shall be maintained.
    - 5.7.1.2 If an alternate final Trunk Group is at seventy-five percent (75%) utilization or greater, a TGSR may be sent to the WSP for the final and all subtending high usage Trunk Groups that are contributing a DS1 or greater amount of overflow to the final route.
- 5.8 Design Blocking Criteria
  - 5.8.1 Trunk requirements for forecasting and servicing shall be based on the blocking objectives shown in Table 1. Trunk requirements shall be based upon time consistent average busy season busy hour twenty (20) Day averaged loads applied to industry standard Neal-Wilkinson Trunk Group Capacity algorithms (use Medium day-to-day Variation and 1.0 Peakedness factor until actual traffic data is available) for all final Trunk Groups.

#### TABLE 1

Trunk Group Type	<b>Design Blocking Objective</b>
Type 2A	1%
Type 2A Equal Access (IXC)	0.5%
Type 2B (Final)	2%
Type 2C (911)	1%

Type 2D (Operator Services (DA/DACC))	1%
Type 1 (Operator Services (0+, 0-))	1%

5.8.2 When Trunks exceed measured blocking thresholds on an average time consistent busy hour for a twenty (20) Business Day study period, the Parties shall cooperate to increase the Trunks to the above blocking criteria in a timely manner. The Parties agree that twenty (20) Business Days is the study period duration objective.

#### 6. ROUTING & RATING

- 6.1 Each NPA-NXX must have a single Rating Point and that Rating Point must be associated with a <u>AT&T-13STATE</u> End Office Switch or other end office switches sub-tending the <u>AT&T-13STATE</u> Tandem Switch where a Type 2A Trunk Group is located or the End Office Switch where a Type 2B or Type 1 Trunk Group is located; provided however, that the Rating Point may be designated anywhere in the LATA when the Commission so rules in a proceeding binding <u>AT&T-13STATE</u>. The Rating Point does not have to be the same as the Routing Point.
- 6.2 All terminating traffic delivered by WSP to a Tandem Switch destined for publicly dialable NPA-NXXs that do not home on that Tandem Switch is misrouted. <u>AT&T-13STATE</u> shall provide notice to WSP pursuant to the Notices provisions of this Agreement that such misrouting has occurred. In the notice, WSP shall be given thirty (30) Days to cure such misrouting or such traffic may be blocked.
- 6.3 The Parties shall deliver all traffic destined for the other Party's network in accordance with the serving arrangements defined in the LERG.
- 6.4 For Type 2 Trunk Groups (*i.e.*, Type 2A and Type 2B), WSP will obtain its own NXX codes from the administrator and will be responsible for: (a) LERG administration, including updates, and (b) all Code opening information necessary for routing traffic on these Trunk Groups.
- 6.5 <u>AT&T-13STATE</u> will not route traffic to WSP via a Third Party tandem. WSP shall not route traffic to <u>AT&T-13STATE</u> via a Third Party tandem.
- 6.6 If either Party originates Section 251(b)(5) Calls traffic destined for termination to the other Party, but delivers that traffic to the other Party using the Facilities of a Third Party Telecommunications WSP, the terminating Party shall be entitled to charge transport and termination rates as set forth in Appendix-Pricing (Wireless) to the originating Party. Any charges imposed by the Third Party Telecommunications WSP are the responsibility of the originating Party. Notwithstanding any other provision in this Agreement, neither Party is responsible for payment of such transport and termination rates for traffic destined to the other Party when the calling party is the end user of an IXC and not the End User of a Party for the call, or when an IXC delivers traffic directly to the network of the terminating Party and such IXC is subject to terminating access charges imposed by the terminating Party.
- 6.7 WSP shall not route over the Interconnection Trunks provided pursuant to this Agreement terminating traffic it receives from or through an IXC that is destined for <u>AT&T-13STATE</u>'s End Office Switches.
- 6.8 WSP shall not deliver traffic to <u>AT&T-13STATE</u> under this Agreement from a non-CMRS Telecommunications WSP.
- 6.9 All traffic received by <u>AT&T-13STATE</u> at an End Office Switch from the WSP must terminate to that end office. End Offices Switches do not perform Tandem-switching functions.

#### 7. TRUNK DATA EXCHANGE

7.1 A Trunk Group utilization report (TIKI) is available upon request. The report is provided in MS-Excel format.

# 8. TRANSMISSION AND ROUTING OF AND COMPENSATION FOR EXCHANGE ACCESS SERVICE PURSUANT TO SECTION 251(c)(2)

8.1 This Section 8 provides the terms and conditions for the exchange of traffic between WSP's End Users and <a href="AT&T-13STATE">AT&T-13STATE</a>'s End Users for the transmission and routing of and compensation for switched access traffic.

#### 8.2 IXC Traffic

- 8.2.1 All traffic between WSP and the <a href="AT&T-13STATE">AT&T-13STATE</a> Access Tandem or combined local/Access Tandem destined to be routed to, or that has been routed from, an interexchange WSP ("IXC") connected with such <a href="AT&T-13STATE">AT&T-13STATE</a> Access Tandem or combined local/Access Tandem shall be transported over an Equal Access Trunk Group. This arrangement requires a separate Trunk Group employing a Type 2 interface when <a href="AT&T-13STATE">AT&T-13STATE</a> is not able to record WSP-originated traffic to an IXC. WSP will also provide to <a href="AT&T-13STATE">AT&T-13STATE</a>, using industry standard data record formats, recordings of all calls (both completed calls and attempts) to IXCs from WSP's network using Trunks employing a Type 2A interface. This Equal Access Trunk Group will be established for the transmission and routing of all traffic between WSP's End Users and IXCs via an <a href="AT&T-13STATE">AT&T-13STATE</a> Access Tandem or combined local/Access Tandem. WSP is solely financially responsible for the facilities, termination, muxing, trunk ports and any other equipment used to provide such Equal Access Trunk Groups.
- 8.3 Traffic Subject to Access Charges
  - 8.3.1 Terminating Switched Access and InterMTA Traffic (including IntraLATA InterMTA traffic)
    - 8.3.1.1 All Terminating Switched Access Traffic is subject to the rates, terms and conditions set forth in <u>AT&T-13STATE</u>'s Federal and/or State Access Service tariffs and payable to <u>AT&T-13STATE</u>. Terminating Switched Access Traffic must be routed over Switched Access trunks and facilities purchased from <u>AT&T-13STATE</u>'s Federal and/or State Access Service tariffs.
  - 8.3.2 WSP shall not send any Switched Access or Terminating InterMTA (including IntraLATA InterMTA) traffic over the Local Interconnection trunks or Local Interconnection Equal Access trunks. WSP shall utilize FG-D trunks for the routing of all Switched Access and Terminating InterMTA (including Terminating IntraLATA InterMTA) traffic. If AT&T 13-STATE determines that WSP sent any Switched Access or Terminating InterMTA (including IntraLATA InterMTA) traffic over the Local Interconnection or Equal Access Interconnection trunk groups, AT&T 13-STATE will bill, and WSP will pay, the Terminating IntraLATA InterMTA MOU traffic rate as stated in Appendix Pricing Wireless for 25% of the Mobile to Land minutes of use carried across the Local Interconnection or Local Interconnection Equal Access trunks for such traffic.
  - 8.3.3 Audits: On thirty (30) days written notice, WSP must provide AT&T 13 State the ability and opportunity to conduct an audit of the Local Interconnection and Local Interconnection Equal Access trunks to ensure that they are not being utilized for transmitting Switched Access or Terminating InterMTA (including IntraLATA InterMTA) traffic. WSP shall retain records of call detail for the Local Interconnection and Local Interconnection Equal Access trunks for a minimum of nine months from which AT&T 13 State can determine whether Switched Access or Terminating InterMTA (including IntraLATA InterMTA) traffic was sent over these trunks. The audit shall be conducted during normal business hours at an office designated by WSP. Audit requests shall not be submitted more frequently than two (2) times per calendar year. AT&T 13 State shall use commercially reasonable efforts to complete audits in as timely a manner as possible. Audits shall be performed by a mutually acceptable independent auditor paid for by AT&T 13 State, however, in the event the Audit determines that WSP sent Terminating InterMTA traffic over the Local Interconnection and Local Interconnection Equal Access trunks then WSP shall pay for the Audit.
  - 8.3.4 Originating Landline to CMRS Switched Access Traffic
    - 8.3.4.1 This traffic is routed over the Local Interconnection trunks.
    - 8.3.4.2 For the purpose of compensation between <u>AT&T-13STATE</u> and WSP under this Section, Originating Landline to CMRS Switched Access Traffic is subject to the Originating Landline to CMRS Switched Access Traffic rates stated in Appendix Pricing Wireless. <u>AT&T-13STATE</u> is authorized to charge and WSP shall pay the rates stated in Appendix Pricing Wireless on a per MOU basis for all Originating Landline to CMRS Switched

Access Traffic from <u>AT&T-13STATE</u> End User. WSP shall not charge and <u>AT&T-13STATE</u> shall not pay reciprocal compensation for Originating Landline to CMRS Switched Access Traffic.

8.3.4.3 An Originating Landline to CMRS Switched Access traffic percentage will be developed from the Parties' records based on the V & H coordinates of the Cell Site to which the WSP's End User's mobile unit is connected at the beginning of the call. These records will be obtained from the WSP's databases. The percentage will be based on the following formula:

Telco originated MOU delivered by Telco to WSP's network that terminate InterMTA divided by all Telco originated MOU delivered by <u>AT&T-13STATE</u> to WSP's network.

Within thirty (30) Days of the execution of this Agreement, the Parties may retain a mutually acceptable Third Party who shall be allowed to conduct an audit of the Parties' records (to obtain and verify the data necessary for this formula) to be completed within sixty- (60) Days of execution of this Agreement. The Parties shall share the costs of the Third Party audit equally. The developed Originating Landline to CMRS Switched Access percentage shall remain in effect for the initial term of the Agreement, unless either party requests an audit to determine the percentage of Originating Landline to CMRS Switched Access traffic. A request for such audit shall be made in writing and shall occur no more frequently than once every twenty-four (24) months. As of the Effective Date of this Agreement and until such time as a different percentage is determined by the audit, an Originating Landline to CMRS Switched Access percentage of 4% will be used.

The percentage shall be applied to the land-to-mobile terminating MOU's WSP bills Telco for local reciprocal compensation delivered to WSP's network over WSP's Local Interconnection trunks.

8.4 Both Parties agree to abide by the resolution for OBF Issue 2308- Recording and Signaling Changes Required to Support Billing.

# APPENDIX CELLULAR/PCS EMERGENCY SERVICE ACCESS (E9-1-1)

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# CELLULAR/PCS EMERGENCY SERVICE ACCESS (E9-1-1)

#### 1. INTRODUCTION

- 1.1 This Appendix sets forth terms and conditions for 911 Service Access provided by the applicable AT&T Inc. (AT&T) owned Incumbent Local Exchange Carrier (ILEC) to Wireless Carriers for access to the applicable AT&T-owned ILEC's 911 and E911 Databases, and interconnection to an AT&T-owned ILEC's 911 Selective Router for the purpose of Call Routing of 911 calls completion to a Public Safety Answering Point (PSAP) as required by Section 251 of the Act.
- 1.2 Wireless E911 Service Access is a service which enables Carrier's use of <u>AT&T-13STATE</u> 911 network service elements which <u>AT&T-13STATE</u> uses in the provision of E911 Universal Emergency Number/911 Telecommunications Services, where <u>AT&T-13STATE</u> is the 911 service provider. E911 Authority purchases Universal Emergency Number/911 Telecommunications Service from <u>AT&T-13STATE</u>. Wireless E911 Service Access makes available to Carrier only the service configuration purchased by the E911 Authority from <u>AT&T-13STATE</u>. <u>AT&T-13STATE</u> shall provide Wireless E911 Service Access to Carrier as described in this Appendix, in each area in which (i) Carrier is authorized to provide CMRS and (ii) <u>AT&T-13STATE</u> is the 911 service provider. The Federal Communications Commission has, in FCC Docket 94-102, ordered that providers of CMRS make available to their end users certain E9-1-1 services, and has established clear and certain deadlines and by which said service must be available. Wireless E911 Service Access is compatible with Carrier's Phase I and Phase II E911 obligations.
- 1.3 AT&T Inc. (AT&T) means the holding company which directly or indirectly owns the following ILECs: Illinois Bell Telephone Company d/b/a AT&T Illinois, Indiana Bell Telephone Company Incorporated d/b/a AT&T Indiana, Michigan Bell Telephone Company d/b/a AT&T Michigan, Nevada Bell Telephone Company d/b/a AT&T Nevada, The Ohio Bell Telephone Company d/b/a AT&T Ohio, Pacific Bell Telephone Company d/b/a AT&T California, The Southern New England Telephone Company d/b/a AT&T Connecticut, Southwestern Bell Telephone Company d/b/a AT&T Arkansas, AT&T Kansas, AT&T Missouri, AT&T Oklahoma and/or AT&T Texas and/or Wisconsin Bell, Inc. d/b/a AT&T Wisconsin.
- 1.4 <u>AT&T-2STATE</u> As used herein, <u>AT&T-2STATE</u> means <u>AT&T CALIFORNIA</u> and <u>AT&T NEVADA</u>, the applicable AT&T-owned ILEC(s) doing business in California and Nevada.
- 1.5 <u>AT&T-13STATE</u> As used herein, <u>AT&T-13STATE</u> means <u>AT&T SOUTHWEST REGION 5-STATE</u>, <u>AT&T MIDWEST REGION 5-STATE</u>, <u>AT&T-2STATE</u> and <u>AT&T CONNECTICUT</u> the applicable AT&T-owned ILEC(s) doing business in Arkansas, California, Connecticut, Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Ohio, Oklahoma, Texas and Wisconsin.
- 1.6 <u>AT&T CALIFORNIA</u> As used herein, <u>AT&T CALIFORNIA</u> means Pacific Bell Telephone Company d/b/a AT&T California, the applicable AT&T-owned ILEC doing business in California.
- 1.7 <u>AT&T CONNECTICUT</u> As used herein, <u>AT&T CONNECTICUT</u> means The Southern New England Telephone Company d/b/a AT&T Connecticut, the applicable above listed ILEC doing business in Connecticut.
- 1.8 <u>AT&T MIDWEST REGION 5-STATE</u> As used herein, <u>AT&T MIDWEST REGION 5-STATE</u> means Illinois Bell Telephone Company d/b/a AT&T Illinois, Indiana Bell Telephone Company Incorporated d/b/a AT&T Indiana, Michigan Bell Telephone Company d/b/a AT&T Michigan, The Ohio Bell Telephone Company d/b/a AT&T Ohio, and/or Wisconsin Bell, Inc. d/b/a AT&T Wisconsin, the applicable AT&T-owned ILEC(s) doing business in Illinois, Indiana, Michigan, Ohio and Wisconsin.
- 1.9 <u>AT&T NEVADA</u> As used herein, <u>AT&T NEVADA</u> means Nevada Bell Telephone Company d/b/a AT&T Nevada, the applicable AT&T-owned ILEC doing business in Nevada.
- 1.10 <u>AT&T SOUTHWEST REGION 5-STATE</u> As used herein, <u>AT&T SOUTHWEST REGION 5-STATE</u> means Southwestern Bell Telephone Company d/b/a AT&T Arkansas, AT&T Kansas, AT&T Missouri, AT&T

- Oklahoma and/or AT&T Texas the applicable above listed ILEC(s) doing business in Arkansas, Kansas, Missouri, Oklahoma, and Texas.
- 1.11 The prices at which <u>AT&T-13STATE</u> agrees to provide Carrier with E911 Service Access is contained in the applicable Appendix Pricing and/or the applicable State Access Services tariff where stated.

#### 2. **DEFINITIONS**

- 2.1 "911 System" means the set of network, database and customer premise equipment (CPE) components required to provide 911 service.
- 2.2 "911 Call(s)" means a call made by an Carrier's Wireless End User by dialing "911" (and, as necessary, pressing the "Send" or analogous transmitting button) on a Wireless Handset.
- 2.3 "Alternate PSAP" means a Public Safety Answering Point (PSAP) designated to receive calls when the primary PSAP is unable to do so.
- 2.4 "Automatic Location Identification" or "ALI" means the necessary location data stored in the 911 Selective Routing/ALI Database, which is sufficient to identify the tower and/or face from which a wireless call originates.
- 2.5 "Automatic Location Identification Database" or "ALI Database" means the emergency service (E911) database containing caller information. Caller information may include, but is not limited to, the carrier name, Call Back Number, and Cell Site/Sector Information.
- 2.6 "Automatic Number Identification" or "ANI" means a signaling parameter that refers to the number transmitted through a network identifying a pANI. With respect to 911 and E911, "ANI" means a feature by which the pANI is automatically forwarded to the 911 Selective Routing Switch and to the PSAP's Customer Premise Equipment (CPE) for display.
- 2.7 "Call Back Number" means the Mobile Identification Number (MIN) or Mobile Directory Number (MDN), whichever is applicable, of a Carrier's Wireless End User who has made a 911 Call, which may be used by the PSAP to call back the Carrier's Wireless End User if a 911 Call is disconnected, to the extent that it is a valid, dialable number.
- 2.8 "Call Path Associated Signaling" or "CAS" means a wireless 9-1-1 solution set that utilizes the voice transmission path to also deliver the Mobile Directory Number (MDN) and the caller's location to the PSAP.
- 2.9 "Centralized Automatic Message Accounting (CAMA) Trunk" means a trunk that uses Multi-Frequency (MF) signaling to transmit calls from the Carrier's switch to an AT&T-13STATE E911 Selective Router.
- 2.10 "Cell Sector" means a geographic area defined by Carrier (according to Carrier's own radio frequency coverage data), and consisting of a certain portion or all of the total coverage area of a Cell Site.
- 2.11 "Cell Sector Identifier" means the unique alpha or alpha-numeric designation given to a Cell Sector that identifies that Cell Sector.
- 2.12 "Cell Site/Sector Information" means information that indicates to the receiver of the information the Cell Site location receiving a 911 Call made by a Carrier's Wireless End User, and which may also include additional information regarding a Cell Sector.
- 2.13 "Common Channel Signaling/Signaling System 7 Trunk" or "CCS/SS7 Trunk or SS7 Signaling" means a trunk that uses Integrated Services Digital Network User Part (ISUP) signaling to transmit ANI from Carrier's switch to an <u>AT&T-13STATE</u> 911 Selective Routing Tandem.
- 2.14 "Company Identifier" or "Company ID" means a three to five (3 to 5) character identifier chosen by the Carrier that distinguishes the entity providing dial tone to the End User. The Company ID is maintained by NENA in a nationally accessible database.

- 2.15 "Database Management System" or "DBMS" means a system of manual procedures and computer programs used to create, store and update the data required to provide Selective Routing and/or ALI for 911 systems.
- 2.16 "Designated PSAP" means the PSAP designated to receive a 911 Call based upon the geographic location of the Cell Site. A "Default PSAP" is the PSAP designated to receive a 911 Call in the event the Selective Router is unable to determine the Designated PSAP. The "Alternate PSAP" is the PSAP that may receive a 911 Call in the event the Designated PSAP is unable to receive the 911 call.
- 2.17 "E911 Authority" means a municipality or other State or Local government unit, or an authorized agent of one or more municipalities or other State or Local government units to whom authority has been lawfully as the administrative entity to manage a public emergency telephone system for emergency police, fire, and emergency medical services through the use of one telephone number, 911.
- 2.18 "E911 Service" means the functionality to route wireless 911 calls and the associated caller and/or location data of the wireless end user to the appropriate Public Safety Answering Point.
- 2.19 "E911 Trunk" means one-way terminating circuits which provide a trunk-side connection between Carrier's MSC and <u>AT&T-13STATE</u> 911 Tandem equipped to provide access to 911 services as technically defined in Telcordia Technical Reference GR145-CORE.
- 2.20 "E911 Universal Emergency Number Service" (also referred to as "Expanded 911 Service" or "Enhanced 911 Service") or "E911 Service" means a telephone exchange communications service whereby a PSAP answers telephone calls placed by dialing the number 911. E911 includes the service provided by the lines and equipment associated with the service arrangement for the answering, transferring, and dispatching of public emergency telephone calls dialed to 911. E911 provides completion of a call to 911 via dedicated trunks and includes ANI, ALI, and/or Selective Routing (SR).
- 2.21 "Emergency Services" means police, fire, ambulance, rescue, and medical services.
- 2.22 "Emergency Service Routing Digits" or "ESRD" is a digit string that uniquely identifies a base station, Cell Site, or sector that may be used to route emergency calls through the network in other than an NCAS environment.
- 2.23 "Emergency Service Routing Key" or "ESRK" is a 10 digit routable, but not necessarily dialable, number that is used not only for routing but also as a correlator, or key, for the mating of data that is provided to the PSAP (a.k.a. 911 Center) by different paths, such as via the voice path and ALI data path in an NCAS environment.
- 2.24 "Hybrid CAS" means a wireless 9-1-1 solution set that utilizes one transmission path to deliver the voice and Mobile Directory Number (MDN) to the PSAP and a separate transmission path to deliver the callers location information to the PSAP.
- 2.25 "Meet Point" means the demarcation between the AT&T-13STATE network and the Carrier network.
- 2.26 "Mobile Directory Number" or "MDN" means a 10-digit dialable directory number used to call a Wireless Handset.
- 2.27 "Mobile Identification Number" or "MIN" means a 10-digit number assigned to and stored in a Wireless Handset.
- 2.28 "National Emergency Number Association" or "NENA" means the not-for-profit corporation established in 1982 to further the goal of "One Nation-One Number". NENA is a networking source and promotes research, planning, and training. NENA strives to educate, set standards and provide certification programs, legislative representation and technical assistance for implementing and managing 911 systems.
- 2.29 "Non-Call path Associated Signaling" or "NCAS" means a wireless 9-1-1 solution set that utilizes one transmission path to deliver the voice and a separate transmission path to deliver the Mobile Directory Number and the caller's location to the PSAP.

- 2.30 "Phase I" as defined in CC Docket 94-102. Phase I data includes the Call Back Number and the associated 911 ALI.
- 2.31 "Phase II" as defined in CC Docket 94-102. Phase II data includes XY coordinates, confidence factor and certainty
- 2.32 "Public Safety Answering Point" or "PSAP" means an answering location for 911 calls originating in a given area. The E911 Authority may designate a PSAP as primary or secondary, which refers to the order in which calls are directed for answering. Primary PSAPs answer calls; secondary PSAPs receive calls on a transfer basis. PSAPs are public safety agencies such as police, fire, emergency medical, etc., or a common bureau serving a group of such entities.
- 2.33 "Pseudo Automatic Number Identification (pANI)" is a 10-digit telephone number used to support routing of wireless 911 calls. It is used to identify the Cell Site and/or cell sector from which the call originates, and is used to link the ALI record with the caller's MDN.
- 2.34 "Selective Routing" or "SR" means an E911 feature that routes an E911 call from a 911 Selective Routing Switch to the Designated or Primary PSAP based upon the pANI associated with the originating Cell Site and/or Cell Sector.
- 2.35 "Service Provider" means an entity that provides one or more of the following 911 elements; network, database, or CPE.
- 2.36 "Shell Record" means a partial ALI record which requires a dynamic update of the ESRK, Call Back Number, Cell Site and Sector Information for a Phase I deployment, and XY location data for a Phase II deployment. The dynamic update requires input from the wireless carrier's network prior to updating the ALI record and forwarding to the appropriate PSAP.
- 2.37 "Wireless Handset" means the wireless equipment used by a wireless end user to originate wireless calls or to receive wireless calls.

#### 3. AT&T-13STATE RESPONSIBILITIES

3.1 <u>AT&T-13STATE</u> shall provide and maintain such equipment at the E911 SR and the DBMS as is necessary to perform the E911 Services set forth herein when <u>AT&T-13STATE</u> is the 911 service provider. <u>AT&T-13STATE</u> shall provide 911 Service to Carrier in areas where Carrier is licensed to provide service and <u>AT&T-13STATE</u> provides the 911 System component. In such situations, <u>AT&T-13STATE</u> shall provide Carrier access to the <u>AT&T-13STATE</u> 911 System as described in this section.

#### 3.2 Call Routing

- 3.2.1 <u>AT&T-13STATE</u> will route 911 calls from the <u>AT&T 13-STATE</u> SR to the designated Primary PSAP or to designated alternate locations, according to routing criteria specified by the PSAP. Alternate PSAPs not subscribing to the appropriate wireless service shall not receive all features associated with the primary wireless PSAP.
- 3.2.2 When routing a 911 call and where <u>AT&T-13STATE</u> is the ALI Database Provider, in a Phase I application, <u>AT&T-13STATE</u> will forward the Phase I data as provided by the Carrier and in a Phase II application, <u>AT&T-13STATE</u> will forward the Phase I and Phase II data as provided by the Carrier.

#### 3.3 Facilities and Trunking

- 3.3.1 <u>AT&T-13STATE</u> shall provide and maintain sufficient dedicated E911 trunks from <u>AT&T-13STATE</u>'s SR's to the PSAP of the E911 Customer, according to provisions of the applicable State Commission approved tariff and documented specifications of the E911 Authority.
- 3.3.2 After receiving Carrier's order, <u>AT&T-13STATE</u> will provide, and Carrier agrees to pay for, transport facilities required for 911 trunk termination. Except as provided in Section 8.1, transport facilities shall be governed by the applicable <u>AT&T-13STATE</u> Access Services tariff. Additionally, when

- Carrier requests diverse facilities, <u>AT&T-13STATE</u> will provide such diversity where technically feasible, at standard tariff rates.
- 3.3.3 <u>AT&T-13STATE</u> and Carrier will cooperate to promptly test all trunks and facilities between Carrier's network and the <u>AT&T-13STATE</u> SR(s).
- 3.3.4 <u>AT&T-13STATE</u> will be responsible for the coordination and restoration of all 911 network maintenance problems to Carrier's facility Meet Point.

#### 3.4 <u>Database</u>

- 3.4.1 Where <u>AT&T-13STATE</u> manages the 911 and E911 Databases and Carrier deploys a CAS or Hybrid-CAS Solution utilizing <u>AT&T-13STATE</u> E911 DBMS:
  - 3.4.1.1 <u>AT&T-13STATE</u> shall store the Carriers ALI records in the electronic data processing database for the E911 DBMS.
  - 3.4.1.2 <u>AT&T-13STATE</u> shall coordinate access to the <u>AT&T-13STATE</u> E911 DBMS for the initial loading and updating of Carrier ALI records.
  - 3.4.1.3 <u>AT&T-13STATE</u>'s ALI database shall accept electronically transmitted files that are based upon NENA standards.
- 3.4.2 Where <u>AT&T-13STATE</u> manages the 911 and E911 Databases, and Carrier deploys an NCAS solution:
  - 3.4.2.1 Carriers designated third-party provider shall perform the above database functions.
  - 3.4.2.2 <u>AT&T-13STATE</u> will provide a copy of the static MSAG received from the appropriate E911 Authority, to be utilized for the development of Shell ALI Records.

#### 4. CARRIER RESPONSIBILITIES

#### 4.1 Call Routing

- 4.1.1 Where <u>AT&T-13STATE</u> is the 911 System Service Provider, Carrier will route 911 calls from Carrier's MSC to the <u>AT&T-13STATE</u> SR office of the 911 system.
- 4.1.2 Depending upon the network service configuration, Carrier will forward the ESRD and the MDN of the party calling 911 or the ESRK associated with the specific Cell Site and sector to the <u>AT&T-13STATE</u> 911 SR.

#### 4.2 Facilities and Trunking

- 4.2.1 Where specified by the E911 Authority, Carrier shall provide or order from <u>AT&T-13STATE</u>, transport and trunk termination to each <u>AT&T-13STATE</u> 911 SR that serves the areas in which Carrier is licensed to and will provide CMRS service.
- 4.2.2 Carrier shall maintain facility transport capacity sufficient to route 911 traffic over trunks dedicated for 911 interconnection between the Carrier's MSC and the <u>AT&T-13STATE</u> SR
- 4.2.3 Carrier is responsible for determining the proper quantity of trunks and transport facilities from Carrier's MSC to interconnect with the <u>AT&T-13STATE</u> 911 SR.
- 4.2.4 Carrier acknowledges that its End Users in a single local calling scope may be served by different SRs and Carrier shall be responsible for providing facilities to route 911 calls from its End Users to the proper E911 SR.
- 4.2.5 Carrier shall provide a minimum of two (2) one-way outgoing trunk(s) dedicated for originating 911 Emergency Service calls from the Carrier's MSC to each <u>AT&T-13STATE</u> 911 Selective Router, where applicable. Where SS7 connectivity is available and required by the applicable PSAP, the Parties agree to implement CCS/SS7 trunks rather than CAMA (MF) trunks.

- 4.2.6 Carrier is responsible for appropriate diverse facilities if required by applicable State Commission rules and regulations or if required by other governmental, municipal, or regulatory authority with jurisdiction over 911 services.
- 4.2.7 Carrier shall engineer its 911 trunks to maintain a minimum P.01 grade of service as specified by NENA standards.
- 4.2.8 In order to implement Phase II E911 Service, Carrier is responsible for ordering a 56K or 64K frame relay or fractional T-1 circuit ("Data Circuit") from Carrier's MSC to the appropriate <u>AT&T-13STATE</u> ALI server where <u>AT&T-13STATE</u> is the designated ALI Database Provider. Such Data Circuit may be ordered from AT&T-13STATE affiliate or vendor of Carrier's choice.
- 4.2.9 Carrier shall monitor its 911 circuits for the purpose of determining originating network traffic volumes. If Carrier's traffic study indicates that additional circuits are needed to meet the current level of 911 call volumes, Carrier shall request additional circuits from <u>AT&T-13STATE</u>.
- 4.2.10 Carrier will cooperate with <u>AT&T-13STATE</u> to promptly test all 911 trunks and facilities between Carrier's network and the <u>AT&T-13STATE</u> 911 Selective Router(s) to assure proper functioning of 911 service. Carrier agrees that it will not pass live 911 traffic until both parties complete successful testing.
- 4.2.11 Carrier is responsible for the isolation, coordination and restoration of all 911 network maintenance problems to Carrier's facility Meet Point. Carrier is responsible for advising <u>AT&T-13STATE</u> of the circuit identification and the fact that the circuit is a 911 circuit when notifying <u>AT&T-13STATE</u> of a failure or outage. The Parties agree to work cooperatively and expeditiously to resolve any 911 outage. <u>AT&T-13STATE</u> will refer network trouble to Carrier if no defect is found in <u>AT&T-13STATE</u> of a failure or outage. The Parties agree that 911 network problem resolution will be managed expeditiously at all times.

#### 4.3 Database

- 4.3.1 Where <u>AT&T-13STATE</u> is the 911 System Service Provider, and Carrier deploys a CAS or Hybrid CAS Solution utilizing <u>AT&T-13STATE</u> 911 DBMS:
  - 4.3.1.1 Carrier or its representatives shall be responsible for providing Carrier's ALI Records to <u>AT&T-13STATE</u>, for inclusion in <u>AT&T-13STATE</u>'s DBMS on a timely basis, once E911 trunking has been established and tested between Carrier's MSC and all appropriate SRs.
  - 4.3.1.2 Carrier or its agent shall provide initial and ongoing updates of Carrier's ALI Records that are in electronic format based upon established NENA standards.
  - 4.3.1.3 Carrier shall adopt use of a Company ID on all Carrier ALI Records in accordance with NENA standards. The Company ID is used to identify the carrier of record in facility configurations.
  - 4.3.1.4 Carrier is responsible for providing updates to <u>AT&T-13STATE</u> 911 DBMS; in addition, Carrier is responsible for correcting any errors that may occur during the entry of their data as reflected on the status and error report.
- 4.3.2 Where AT&T-13STATE is the 911 System Service Provider, and Carrier deploys an NCAS solution:
  - 4.3.2.1 Carrier's designated third-party provider shall perform the above database functions.
  - 4.3.2.2 Carrier's designated third party shall be responsible for ensuring Carrier's Shell Records for ALI are submitted to <u>AT&T-13STATE</u>, for inclusion in <u>AT&T-13STATE</u>'s 911 DBMS, on a timely basis, once E911 trunking has been established and tested between Carrier's MSC and all appropriate SRs.
  - 4.3.2.3 Carrier's third-party provider shall provide initial and ongoing updates of Carrier's Shell Records for ALI that are in electronic format based upon established NENA standards.

#### 4.4 Other

- 4.4.1 Carrier is responsible for collecting from its End Users and remitting to the appropriate municipality or other governmental entity any applicable 911 surcharges assessed on the wireless service provider and/or End Users by any municipality or other governmental entity within whose boundaries the Carrier provides CMRS.
- 4.4.2 In the event that there is a valid E911 Phase II PSAP request, Carrier shall notify <u>AT&T-13STATE</u> Industry Markets 911 Account Manager at least five (5) months prior to Carrier's proposed Phase II implementation state.

#### RESPONSIBILITIES OF BOTH PARTIES

Jointly coordinate the provisioning of transport capacity sufficient to route originating 911 calls from the Carrier's MSC to the designated <u>AT&T-13STATE</u> 911 Selective Router(s).

#### 6. METHODS AND PRACTICES

6.1 With respect to all matters covered by this Appendix, each Party will comply with all of the following to the extent that they apply to E911 Service: (i) all FCC and applicable State Commission rules and regulations, (ii) any requirements imposed by any Governmental Authority other than a Commission, (iii) the terms and conditions of <u>AT&T-13STATE</u>'s applicable Commission ordered tariff(s) and (iv) the principles expressed in the recommended standards published by NENA.

#### 7. CONTINGENCY

- 7.1 The terms and conditions of this Appendix represent a negotiated plan for providing access to 911 and E911 Databases, and interconnection to an AT&T–owned ILEC 911 Selective Router for the purpose of Call Routing of 911 calls completion to a Public Safety Answering Point (PSAP) as required by Section 251 of the Act.
- 7.2 The Parties agree that the E911 Service is provided for the use of the E911 Authority, and recognize the authority of the E911 Authority to establish service specifications and grant final approval (or denial) of service configurations offered by <u>AT&T-13STATE</u> and Carrier.

#### 8. BASIS OF COMPENSATION

Carrier shall compensate AT&T-13STATE for the elements described in the Pricing Exhibit at the rates set forth in the Pricing Exhibit on a going forward basis. There shall be no true up or price adjustments for process charged for wireless 911 implementations accomplished via prior agreement or tariff prior to the effective date of this Appendix. The prices shall be considered interim in the States of Arkansas, Connecticut, Indiana, Kansas, Michigan, Missouri, Nevada, Oklahoma, and Texas until a tariff in the State in question has become effective for such elements. In addition, the Parties acknowledge that the interim rates set forth in the Appendix are based on the pricing methodology set forth in the *Letter from Thomas J.* Sugrue, Chief Wireless Telecommunications Bureau, FCC to Marlys R. Davis, E-911 Program Manager, King County E-911 Program Office, dated May 7, 2001 ("King County Letter" and affirmed in The Order on Reconsideration In the matter of Revision of the Commission's Rules To Ensure Compatibility with Enhanced 911 Emergency Calling Systems Request of King County, Washington (FCC 02-146). In the event that the final pricing methodology that is adopted in a particular State differs from the King County Letter methodology, the Parties agree to true up or true down the rates charged and amounts paid back to September 1, 2002. Except as set forth above, in the event AT&T-13STATE files a new or revised tariff after the effective date of this Appendix ("New Tariff") containing rates for one or more of the elements described in the Pricing Exhibit that vary from rates contained in a prior approved tariff or the rates specified in the Pricing Exhibit, or if such New Tariff contains additional or different elements, when the rates or elements in the New Tariff become effective, such rates or elements shall apply to the corresponding elements on a going forward basis from the date the rates in the New Tariff become effective. Finally, the

- failure of the Pricing Exhibit to list charges for the Data Circuit does not negate any such charges for the Data Circuit, should Carrier elect to purchase such circuit from an <u>AT&T-13STATE</u> affiliate.
- 8.2 Charges for E911 Service shall begin once the trunks and facilities are installed and successfully tested between Carrier's network and <u>AT&T-13STATE</u> SR(s).

#### 9. LIABILITY

- 9.1 <u>AT&T-13STATE</u>'s liability and potential damages, if any, for its gross negligence, recklessness or intentional misconduct, is not limited by any provision of this Appendix. <u>AT&T-13STATE</u> shall not be liable to Carrier, its End Users or its E911 calling parties or any other parties or persons for any Loss arising out of the provision of E911 Service or any errors, interruptions, defects, failures or malfunctions of E911 Service, including any and all equipment and data processing systems associated therewith. Damages arising out of such interruptions, defects, failures or malfunctions of the system after <u>AT&T-13STATE</u> has been notified and has had reasonable time to repair, shall in no event exceed an amount equivalent to any charges made for the service affected for the period following notice from Carrier until service is restored.
- 9.2 Carrier's liability and potential damages, if any, for its gross negligence, recklessness or intentional misconduct is not limited by any provision of this Appendix. In the event Carrier provides E911 Service to <u>AT&T-13STATE</u>, Carrier shall not be liable to <u>AT&T-13STATE</u>, its End Users or its E911 calling parties or any other parties or persons for any Loss arising out of the provision of E911 Service or any errors, interruptions, defects, failures or malfunctions of E911 Service, including any and all equipment and data processing systems associated therewith. Damages arising out of such interruptions, defects, failures or malfunctions of the system after Carrier has been notified and has had reasonable time to repair, shall in no event exceed an amount equivalent to any charges made for the service affected for the period following notice from <u>AT&T-13STATE</u> until service is restored.
- 9.3 Carrier agrees to release, indemnify, defend and hold harmless <u>AT&T-13STATE</u> from any and all Loss arising out of <u>AT&T-13STATE</u>'s provision of E911 Service hereunder or out of Carrier's End Users' use of the E911 Service, whether suffered, made, instituted or asserted by Carrier, its End Users, or by any other parties or persons, for any personal injury or death of any person or persons, or for any loss, damage or destruction of any property, whether owned by Carrier, its End Users or others, unless the act or omission proximately causing the Loss constitutes gross negligence, recklessness or intentional misconduct of <u>AT&T-13STATE</u>.
- 9.4 Carrier also agrees to release, indemnify, defend and hold harmless <u>AT&T-13STATE</u> from any and all Loss involving an allegation of the infringement or invasion of the right of privacy or confidentiality of any person or persons, caused or claimed to have been caused, directly or indirectly, by the installation, operation, failure to operate, maintenance, removal, presence, condition, occasion or use of the E911 Service features and the equipment associated therewith, including by not limited to the identification of the telephone number, address or name associated with the telephone used by the party or parties accessing E911 Service provided hereunder, unless the act or omission proximately causing the Loss constitutes the gross negligence, recklessness or intentional misconduct of AT&T-13STATE.

#### 10. MUTUALITY

10.1 Carrier agrees that to the extent it offers the type of services covered by this Appendix to any company, that should <u>AT&T-13STATE</u> request such services, Carrier will provide such services to <u>AT&T-13STATE</u> under terms and conditions comparable to the terms and conditions contained in this Appendix.

# **PRICING EXHIBIT**

# 1. <u>AT&T-2STATE CELLULAR/PCS E9-1-1:</u>

# 1.1 CALIFORNIA

Trunk Charge per Trunk:

Monthly \$ 26.00 Non-Recurring \$ 741.00

Facility rates can be found in the State Special Access Tariff.

# 1.2 <u>NEVADA</u>

Trunk Charge Per Trunk:

Monthly Recurring: \$ 8.00 Non-Recurring \$ 175.07

Facility rates can be found in the State Special Access Tariff.

# 2. AT&T MIDWEST REGION 5-STATE CELLULAR/PCS E9-1-1:

# 2.1 <u>ILLINOIS</u>

Trunk Charge per Trunk:

Monthly \$ 19.99 Non-Recurring \$ 610.45

Facility rates can be found in the State Special Access Tariff.

#### 2.2 INDIANA

Trunk Charge per Trunk:

Monthly \$ 26.64 Non-Recurring \$ 770.97

Facility rates can be found in the State Special Access Tariff.

#### 2.3 MICHIGAN

Trunk Charge per Trunk:

Monthly \$ 19.81 Non-Recurring \$ 496.18

Facility rates can be found in the State Special Access Tariff.

# 2.4 <u>OHIO</u>

Trunk Charge per Trunk:

Monthly \$ 28.72 Non-Recurring \$ 436.62

Facility rates can be found in the State Special Access Tariff.

# 2.5 WISCONSIN

Trunk Charge per Trunk:

Monthly \$ 26.29 Non-Recurring \$ 737.59

Facility rates can be found in the State Special Access Tariff.

# 3. AT&T SOUTHWEST REGION 5-STATE CELLULAR E9-1-1:

#### 3.1 ARKANSAS

Trunk Charge per Trunk:

Monthly \$ 22.86 Non-Recurring \$ 312.00

Facility rates can be found in the State Special Access Tariff.

#### 3.2 KANSAS

Trunk Charge per Trunk:

Monthly \$ 22.86 Non-Recurring \$ 312.00

Facility rates can be found in the State Special Access Tariff.

#### 3.3 MISSOURI

Trunk Charge per Trunk:

Monthly \$ 58.00 Non-Recurring \$ 170.00

Facility rates can be found in the State Special Access Tariff.

#### 3.4 OKLAHOMA

Trunk Charge per Trunk:

Monthly \$ 33.22 Non-Recurring \$ 110.00

Facility rates can be found in the State Special Access Tariff.

#### 3.5 TEXAS

Trunk Charge per Trunk:

Monthly \$ 39.00 Non-Recurring \$ 165.00

Facility rates can be found in the State Special Access Tariff.

### 4. <u>AT&T CONNECTICUT CELLULAR/PCS E9-1-1</u>:

Trunk Charge per Trunk:

Monthly \$ 14.39 Non-Recurring \$ 0.00

Facility rates can be found in the State Special Access Tariff

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<u>AT&T-13STATE</u>/NEW CINGULAR WIRELESS PCS,LLC
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## APPENDIX WIRELESS NUMBER PORTABILITY

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### APPENDIX NUMBER PORTABILITY

### 1. INTRODUCTION

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

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

### 2. LOCAL NUMBER PORTABILITY (LNP)

### 2.1 General

The Parties agree that the Industry has established Location Routing Number (LRN) technology as the method by which Local Number Portability (LNP) will be provided in response to FCC Orders in FCC CC Docket 95-116 (i.e., First Report and Order and subsequent Orders issued to the date this Agreement was signed). As such, the Parties agree to provide LNP via LRN to each other on a reciprocal basis as required by such FCC Orders or Industry agreed upon practices.

### 2.2 Obligations of Both Parties

- 2.2.1 The Parties shall:
  - 2.2.1.1 disclose, upon request, any technical limitations that would prevent LNP implementation in a particular switching office; and
  - 2.2.1.2 provide LNP services and facilities only where technically feasible, subject to the availability of facilities, and only from properly equipped central office.
- 2.2.2 Each Party shall deploy LNP software in all switches within the 100 largest Metropolitan Statistical Areas (MSAs) as per FCC CC Docket 95-116 (i.e. the First Report and Order and subsequent Orders issued to the date this Agreement was signed). Additionally, those areas identified as within the 100 largest MSAs as a result of the last Census Bureau report shall also be included within this mandatory group of number portable switches.

- 2.2.3 When a ported telephone number becomes vacant, e.g., the telephone number is no longer in service by the original End User, the ported telephone number will be released back to the carrier owning the switch in which the telephone number's NXX is native within the time frames set forth in FCC CC Docket 95-116.
- 2.2.4 Each Party has the right to block default routed call entering a network in order to protect the public switched network from overload, congestion, or failure propagation.
- 2.2.5 Industry guidelines shall be followed regarding all aspects of porting numbers from one carrier to another, including but not limited to NANC Local Number Portability (LNP) Interservice Provider Operation Flows.
- 2.2.6 Intracompany testing shall be performed prior to the scheduling of intercompany testing.
- 2.2.7 Each Party will designate a single point of contact (SPOC) to schedule and perform required testing. These tests will be performed during a mutually agreed time frame and must meet the criteria set forth by the Wireless Testing Sub-Committee (WTSC).
- 2.2.8 When a Party ports an End User's telephone number to its switch, that Party shall become responsible for the End User's E911 record and other related telecommunication items.
- 2.2.9 Each Party is responsible for advising the Number Portability Administration Center (NPAC) of telephone numbers that it imports and the associated data as identified in industry forums as being required for LNP.
- 2.2.10 All porting involving WSP will be handled via subscription versions submitted to the existing NPAC with downloads to Local SMS (LSMS).
- 2.2.11 The Parties agree that porting between wireless and wireline service providers will use existing wireline defined LNP porting intervals, including intervals for Firm Order Commitment (FOC) as set forth in the "North American Numbering Council, Local Number Portability (LNP), Inter Service Provider Operations Flows". Each Party is responsible for meeting the FOC intervals.
- 2.2.12 As part of the pre-ordering process, after receiving notification from the Party placing the porting request ("Requesting Party"), the other Party shall provide the Customer Service Record of the End User whose number is being ported upon request.
- 2.2.13 When either Party requests that an NXX in an LNP capable switch become portable, Parties shall follow the industry standard Local Exchange Routing Guide (LERG) procedure.
- 2.2.14 Consistent with Inter-Service Provider Local Number Portability (LNP) Operations Flows developed by the National Number Portability Operations (NNPO)/Wireless Number Portability Operations teams and as approved by the North American Numbering Council (NANC), the Local Service Request (LSR) will be the means of communication for all Local Number Portability (LNP) requests between Wireline and Wireless Carriers. Business rules supporting LNP ordering are to be based upon Ordering and Billing Forum (OBF) standards; for requests coming to AT&T, the AT&T 13-state Local Service Ordering Requirements (LSOR) shall be used. Parties agree that Number Portability LSRs will be submitted in one of the current supported versions of the AT&T 13-state LSOR consistent with LSR versioning rules supported by AT&T.
- 2.2.15 All NPA-NXXs within the top 100 MSAs will be marked portable in the LERG.
- 2.2.16 An LRN must be provided for all switches marked as LNP capable. The appropriate Party must be the LERG assigned code owner of the LRN's NPA/NXX. The operating company number (OCN) associated with this NPA/NXX will identify the provider. The LRN must be in the same Local Access and Transport Area (LATA) as the ported number. At minimum, there will be at least one (1) LRN per LATA per switch as documented in the Industry Numbering Committee ("INC") LRN quidelines.
- 2.2.17 If either Party operates as both local exchange carrier and wireless service provider, such party shall I have an unique OCN and service provider identification number (SPID) assignments for each entity.

- 2.2.18 Prior to actual ordering, WSPs will move telephone numbers associated with their Type 1 trunks to the WSP's switch. Due to technical constraints, port in to Type 1 interconnection trunks will not be permitted. Type 1 trunks that are used exclusively for ancillary services (such as 911 Telecommunication Services, Directory Assistance, etc.) are exempt from this process. Parties agree to cooperate with the migration of telephone numbers associated with their Type 1 trunks to the WSP switch. This may include LERG reassignment, transfer of ownership of a block, or porting of individual numbers.
- 2.2.19 Both Parties will mark all Type 2 trunks to reflect the Common Language Location Identifier (CLLI) code of their host switch.
- 2.2.20 Both Parties shall be certified by the Regional NPAC prior to scheduling Intercompany testing of LNP.
- 2.2.21 Both Parties agree to complete and provide to the other Party a profile that contains information necessary for processing LSRs and for porting. The profile will request carrier name, carrier OCN, SPID, contact information, etc., necessary for the provisioning of all WSP porting requests.

### 2.3 <u>Limitations of Service</u>

- 2.3.1 Telephone numbers can be ported only within wireline toll rate centers or rate districts, which ever is a smaller geographic area, as approved by State Commissions.
- 2.3.2 Parties acknowledge that number portability is technically limited to rate center/rate district boundaries of the incumbent LEC due to rating/routing concerns. Additional boundary limitations, such as the wire center boundaries of the incumbent LEC may be required due to E911 or NPA serving restrictions and/or regulatory decisions.
- 2.3.3 <u>AT&T-12STATE</u> will deploy LNP software outside the 100 largest MSAs within six (6) months after receipt of Bona Fide Request (BFR) from WSP (see EXHIBIT 1).
- 2.3.4 Porting of choke/High Volume Call-In (HVCI) numbers must be accomplished by mutually agreed upon and technically feasible method consistent with NANC approved processes.
- 2.3.5 Neither Party shall be required to provide LNP for unassigned numbers. The foregoing sentence is not intended to prohibit porting telephone numbers associated with a wireless Type 1 DID group that have not been activated by the wireless carrier.
- 2.3.6 The Parties do not offer LNP services and facilities for NXX codes 555, 976, 950, or <u>AT&T-12STATE</u> Official Communications Services (OCS) NXXs.

### 2.4 Service Descriptions

- 2.4.1 The switch's LRN software determines if the called party is in a portable NXX. If the called party is in a portable NXX, a query is launched to the LNP database to determine whether or not the called number is ported.
- 2.4.2 When the called number with a portable NXX is ported, an LRN is returned to the switch that launched the query. Per industry standards, the LRN appears in the Called Party Number (CdPN) field of the SS7 message and the called number then appears in the GAP (Generic Address Parameter) field.
- 2.4.3 When the called number with a portable NXX is not ported, the call is completed as in the pre-LNP environment.
- 2.4.4 The Forward Call Identifier (FCI) field entry is changed from 0 to 1 by the switch triggering the query when a query is made, regardless of whether the called number is ported or not.
- 2.4.5 The WSP shall populate the Jurisdictional Identification Parameter (JIP) field with the first six (6) digits (NPA NXX format) of the appropriate LRN of the originating switch.

### 2.5 Pricing

2.5.1 Except as set forth in Section 3 – LNP Query Service and Section 4 – Coordinated Hot Cuts (CHC), neither Party shall charge the other Party or such Party's affiliate, subsidiary, or End User for the ordering, provisioning, or conversion of ported telephone numbers as a means to recover the costs associated with LNP.

### 3. LNP QUERY SERVICE

- 3.1 The N-1 carrier (N carrier is the responsible Party for terminating call to the End User) has the responsibility to determine if a query is required, to launch the query, and to route the call to the switch or network in which the telephone number resides.
- 3.2 If WSP chooses not to fulfill its N-1 carrier responsibility, <u>AT&T-12STATE</u> will perform default queries on calls to telephone numbers with portable NXXs received from the N-1 carrier and route the call to the switch or network in which the telephone number resides. In such event, <u>AT&T-12STATE</u> will charge and WSP agrees to pay the default queries charges set forth in:
  - 3.2.1 AT&T MIDWEST REGION 5-STATE Section 6 of the FCC No. 2 Access Services Tariff
  - 3.2.2 AT&T NEVADA Section 19 of the FCC No. 1 Access Services Tariff
  - 3.2.3 AT&T CALIFORNIA Section 13 of the FCC No. 1 Access Services Tariff
  - 3.2.4 <u>AT&T SOUTHWEST REGION 5-STATE</u> Section 34 of the FCC No. 73 Access Services Tariff.
- 3.3 <u>AT&T-12STATE</u> provides WSPs the optional use of the <u>AT&T-12STATE</u> LNP database via the SPNP Query Service-Database. When WSP orders SPNP Query Service-Database, <u>AT&T-12STATE</u> shall charge and WSP agrees to pay the SPNP Query Service-Database service charges set forth in the appropriate tariff cited in 3.2 above. The WSP's Signal Transfer Point (STP), tandem, and/or end office's LRN software will determine the need for, and triggers, the query. <u>AT&T-12STATE</u>'s LNP database will determine if a number has, or has not, been ported and will provide LRN if a number is ported.
- 3.4 When purchasing the SPNP Query Service Database, WSP will access <u>AT&T-12STATE</u>'s facilities via an SS7 link to the <u>AT&T-12STATE</u> STP.
- 3.5 When purchasing the SLNP Query Service Database, WSP will advise <u>AT&T-12STATE</u> of the entry point(s) of queries to the <u>AT&T-12STATE</u> network and provide a query forecast for each entry point.

### 4. COORDINATED HOT CUTS (CHC)

- 4.1 A coordinated hot cut ("CHC") is an optional service that permits the WSP to request that <u>AT&T-13STATE</u> hold translations in the donor switch until the WSP gives verbal instruction to implement the porting. Where CHC is requested, both parties agree not to remove translations for the ported number until instructions are received from the requesting party. Upon notice from the requesting party to port the telephone number, both parties agree to release translations with the understanding that translations should be removed within 30 minutes, but that circumstances can sometimes require a greater interval of time.
- 4.2 When WSP orders CHC service, <u>AT&T-13STATE</u> shall charge and WSP agrees to pay for CHC service at the "additional labor" rates set forth in the following applicable FCC Access Services Tariffs:
  - 4.2.1 AT&T MIDWEST REGION 5-STATE FCC No. 2 Access Services Tariff, Section 13.2.6 (c)
  - 4.2.2 AT&T NEVADA FCC No. 1 Access Services Tariff, Section 13.2.6(c)
  - 4.2.3 AT&T CALIFORNIA FCC No. 1 Access Services Tariff, Section 13.2.6(c)
  - 4.2.4 AT&T SOUTHWEST REGION 5-STATE FCC No. 73 Access Services Tariff, Section 13.4.2(c)
  - 4.2.5 AT&T CONNECTICUT FCC No. 39 Access Services Tariff, Section 8.6.2(c).
- 4.3 WSP requesting CHC must provide <u>AT&T-13STATE</u> an access billing account number (BAN) to which charges can be applied.

### EXHIBIT 1 [This Attachment is applicable to <u>AT&T SOUTHWEST REGION 5-STATE</u> only.]

### LOCAL NUMBER PORTABILITY (LNP) BONA FIDE REQUEST (BFR) PROCESS

The Local Number Portability (LNP) Bona Fide Request (BFR) is a process that Competitive Local Exchange Carrier (or Wireless Service Provider (WSP)) shall use to request that LNP be deployed

- in a Metropolitan Statistical Area (MSA) beyond the 100 largest MSAs in the country and
- additional switch(es) in an MSA in which LNP has been deployed.

Per the <u>FCC First Report and Order and Further Notice Of Proposed Rulemaking</u> (July, 1996, ¶80), Wireless carrier can request that LNP be deployed in additional MSAs beginning January 1, 1999. <u>AT&T SOUTHWEST REGION 5-STATE</u> is to provide LNP in that MSA in the requested switches within six (6) months of receipt of BFR.

Per the FCC's First Memorandum Opinion And Order On Reconsideration (March 1997, ¶65,66), switches that were not requested to be LNP capable in the initial LNP deployment in the top 100 MSAs can be requested to be made LNP capable. The following time frames begin after an MSA's Phase end date has been reached:

- 1. equipped remote switches within 30 days
- 2. hardware capable switches within 60 days
- 3. capable switches requiring hardware within 180 days
- 4. non-capable switches within 180 days

These time frames begin after the receipt of a BFR.

### REQUEST FOR INSTALLATION OF LNP SOFTWARE

The request to make one or more switches in an MSA LNP capable shall be made in the form of a letter or the form on pages 3 through 5 of this Attachment from WSP to its <u>AT&T SOUTHWEST REGION 5-STATE</u> Account Manager which shall specify the following:

- The MSA in which requested switch(es) are located.
- The switch(es), by CLLI code, that are to become LNP capable.
- The date when LNP capability is requested with the FCC established time frames being the maximum amount of time.
- The projected quantity of queries that result from this new capability with a demand forecast per tandem or end office with which WSP interconnects.
- An initial response from the <u>AT&T SOUTHWEST REGION 5-STATE</u> Account Manager, acknowledging
  receipt of the BFR and the date when requested switch(es) will be LNP capable, must be made to WSPs
  within ten (10) business days of receipt of the BFR.

### Local Number Portability (LNP) Bona Fide Request (BFR)

### Southwest Region LNP Network Operations Team

DATE:	(date of request)						
TO:	(name of service provider)						
	-	(address of service provider)					
			tact name/number)				
FROM:		(requester/service provider name/ID)					
		(red	uester switch(es)/CLI	<u>_1)</u>			
		(aut	horized by name)				
		(aut	horized by title)				
		(cor	ntact name/address/n	umber)			
Affidavit	attesting requester	as authorized agent sl	nould accompany req	uest.			
MSA(s):							
SWITCH(ES):							
	CLLI <sup>1</sup>	Rate Center Name <sup>2</sup>	Rate Center VC/HC <sup>2</sup>	NPA-NXX(s) <sup>3</sup>			
				All: Y or N			
				All: Y or N			
				All: Y or N			
				All: Y or N			
				All: Y or N			
DATES: Reques	ted date switch(es) :	should be LNP capable	e: (mm/dd	/yy)			
	Requested code of	pening date4:	(mm/dd/yy)				
	Notes: See following	ng page.					

Acknowledgment of BFR is to be sent to the requester within ten business days.

## Local Number Portability (LNP) Bona Fide Request (BFR)

### Southwest Region LNP Network Operations Team (Continued)

Notes: <sup>1</sup> List each switch targeted for LNP by its specific CLLI code.

- <sup>2</sup> Enter associated Rate Center information from LERG, including: Rate Center Name and Associated V&H Terminating Point Master Coordinates; Source of the LERG information: Destination Code Record (DRD) Screen.
- <sup>3</sup> Circle or highlight **Y** if requesting all eligible NPA-NXX codes in that specific switch to be opened. Circle or highlight **N** if only certain NPA NXX codes are being requested, then provide list of desired NPA NXX(s).

Note: Targeting of specific NPA-NXX codes should be carefully considered. A traditional ILEC may serve a single rate center with multiple switches (CLLIs and NXX codes) while WSP may serve multiple rate centers with a single switch. In the latter case, use of a specific NXX code will determine the rate center.

<sup>&</sup>lt;sup>4</sup> As documented in the Southwest Region Code Opening Process.

## Acknowledgment of LNP Bona Fide Request (BFR)

Southwest Region LNP Network Operations Team

DATE:	(date of response)				
(requester/Wireless carrier name/ID) (contact name/address/number) (requester switch(es)/CLLI)					
FROM:			(name of service prov (address of provider) (contact name/numbe		
Switch request(s) acc	epted:				
CLLI Accepted(CLLI 1)(CLLI 2)(CLLI 3)(CLLI 4)	LNP Effective Date	or	Modified Effective Date	Ineligible NPA-NXXs	
Switch request(s) den (CLLI 1):	ied/reason for denial	:			
(CLLI 2):					
(CLLI 3):					
Authorized company i	representative signat	ure/title	9:		

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<u>AT&T-13STATE</u>/NEW CINGULAR WIRELESS PCS,LLC
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## APPENDIX OSS - CELLULAR/PCS NUMBER PORTABILITY

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### APPENDIX OSS NUMBER PORTABILITY (ACCESS TO OPERATIONS SUPPORT SYSTEMS FUNCTIONS)

### 1. INTRODUCTION

- 1.1 This Appendix sets forth terms and conditions for access to Operations Support Systems (OSS) "functions" to "WSP" (Wireless Service Provider) for pre-ordering, ordering, and provisioning of Wireline to Wireless Number Portability (WNP) consistent with FCC Order #95-116 and related Orders. The interfaces described herein have certain features which are not related to number portability, but which are inherently available via the interface. Such non-LNP features shall not be accessed nor used by, through, or on behalf of WSP pursuant to this Appendix. WSP hereby warrants and represents that it will not access such non-LNP features. The WSP is authorized by this Appendix to use only the Pre-Order, Ordering, and Provisioning functions identified herein and only for essential number portability functions.
- 1.2 AT&T Inc. (AT&T) means the holding company which directly or indirectly owns the following ILECs: Illinois Bell Telephone Company d/b/a AT&T Illinois, Indiana Bell Telephone Company Incorporated d/b/a AT&T Indiana, Michigan Bell Telephone Company d/b/a AT&T Michigan, Nevada Bell Telephone Company d/b/a AT&T Nevada, The Ohio Bell Telephone Company d/b/a AT&T Ohio, Pacific Bell Telephone Company d/b/a AT&T California, The Southern New England Telephone Company d/b/a AT&T Connecticut, Southwestern Bell Telephone Company d/b/a AT&T Arkansas, AT&T Kansas, AT&T Missouri, AT&T Oklahoma, and/or AT&T Texas, and/or Wisconsin Bell, Inc. d/b/a AT&T Wisconsin.
- 1.3 <u>AT&T-2STATE</u> As used herein, <u>AT&T-2STATE</u> means <u>AT&T CALIFORNIA</u> and <u>AT&T NEVADA</u>, the applicable AT&T-owned ILEC(s) doing business in California and Nevada.
- 1.4 <u>AT&T-7STATE</u> As used herein, <u>AT&T-7STATE</u> means <u>AT&T SOUTHWEST REGION 5-STATE</u>, <u>AT&T CALIFORNIA</u> and <u>AT&T NEVADA</u>, the applicable AT&T-owned ILEC(s) doing business in Arkansas, California, Kansas, Missouri, Nevada, Oklahoma and Texas.
- 1.5 <u>AT&T-8STATE</u> As used herein, <u>AT&T-8STATE</u> means <u>AT&T SOUTHWEST REGION 5-STATE</u>, <u>AT&T CALIFORNIA</u>, <u>AT&T NEVADA</u>, and <u>AT&T CONNECTICUT</u>, the applicable AT&T-owned ILEC(s) doing business in Arkansas, California, Connecticut, Kansas, Missouri, Nevada, Oklahoma and Texas.
- 1.6 <u>AT&T-12STATE</u> As used herein, <u>AT&T-12STATE</u> means <u>AT&T SOUTHWEST REGION 5-STATE</u>, <u>AT&T MIDWEST REGION 5-STATE</u> and <u>AT&T-2STATE</u>, the applicable AT&T-owned ILEC(s) doing business in Arkansas, California, Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Ohio, Oklahoma, Texas and Wisconsin.
- 1.7 <u>AT&T-13STATE</u> As used herein, <u>AT&T-13STATE</u> means <u>AT&T SOUTHWEST REGION 5-STATE</u>, <u>AT&T MIDWEST REGION 5-STATE</u>, <u>AT&T-2STATE</u> and <u>AT&T CONNECTICUT</u>, the applicable AT&T-owned ILEC(s) doing business in Arkansas, California, Connecticut, Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Ohio, Oklahoma, Texas and Wisconsin.
- 1.8 <u>AT&T CALIFORNIA</u> As used herein, <u>AT&T CALIFORNIA</u> means Pacific Bell Telephone Company d/b/a AT&T California, the applicable AT&T-owned ILEC doing business in California.
- 1.9 <u>AT&T CONNECTICUT</u> As used herein, <u>AT&T CONNECTICUT</u> means The Southern New England Telephone Company d/b/a AT&T Connecticut, the applicable AT&T-owned ILEC doing business in Connecticut.
- 1.10 <u>AT&T MIDWEST REGION 5-STATE</u> As used herein, <u>AT&T MIDWEST REGION 5-STATE</u> means Illinois Bell Telephone Company d/b/a AT&T Illinois, Indiana Bell Telephone Company Incorporated d/b/a AT&T Indiana, Michigan Bell Telephone Company d/b/a AT&T Michigan, The Ohio Bell Telephone Company d/b/a AT&T Ohio, and/or Wisconsin Bell, Inc. d/b/a AT&T Wisconsin, the applicable AT&T-owned ILEC(s) doing business in Illinois, Indiana, Michigan, Ohio and Wisconsin.

- 1.11 <u>AT&T NEVADA</u> As used herein, <u>AT&T NEVADA</u> means Nevada Bell Telephone Company d/b/a AT&T Nevada, the applicable AT&T-owned ILEC doing business in Nevada.
- 1.12 <u>AT&T SOUTHWEST REGION 5-STATE</u> As used herein, <u>AT&T SOUTHWEST REGION 5-STATE</u> means Southwestern Bell Telephone Company d/b/a AT&T Arkansas, AT&T Kansas, AT&T Missouri, AT&T Oklahoma and/or AT&T Texas, the applicable AT&T-owned ILEC(s) doing business in Arkansas, Kansas, Missouri, Oklahoma and Texas.

### 2. DEFINITIONS

- 2.1 "LSC" means the Local Service Center (LSC) for AT&T-13STATE.
- 2.2 "WSP" or Wireless Service Provider means a provider of cellular, broadband Personal Communications Services ('PCS') or SMR CMRS.
- 2.3 "Service Bureau Provider" For purposes of this Agreement, Service Bureau Provider (SBP) is a company which has been engaged by a Wireless Service Provider (WSP) to act on its behalf to access <a href="https://dx.ncbi.org/ncbi.org/4"><u>AT&T-13STATE</u>'s OSS application-to-application interfaces via a dedicated connection for the purpose of transporting multiple WSP's Wireless Number Portability (WNP) transactions.

### 3. GENERAL CONDITIONS

3.1 The Parties agree that electronic order processing is more efficient than manual order processing. During implementation of this Wireless Interconnection Agreement the WSP will migrate to electronic processing within six (6) months from the Effective Date of this Agreement. Electronic processing is available via <a href="AT&T-13STATE">AT&T-13STATE</a>'s application-to-application interface or via <a href="AT&T-13STATE">AT&T-13STATE</a>'s Graphical User Interface (GUI). After the six-month (6) transition period, WSP will no longer submit Wireless Number Portability orders manually and <a href="AT&T-13STATE">AT&T-13STATE</a> shall not be required to accept and process manual orders, except when the electronic interface is unavailable for a substantial period of time.

### 3.2 Proper Use of OSS Interfaces

- 3.2.1 For <u>AT&T-13STATE</u>, WSP agrees to utilize <u>AT&T-13STATE</u> electronic interfaces, as described herein, solely for the purposes of pre-order and order activity necessary for Wireless Number Portability. In addition, WSP agrees that such use will comply with <u>AT&T-13STATE</u>'s Data Connection Security Requirements as identified in Section 8 of this Appendix. Failure to comply with such security guidelines or misuse of OSS interfaces may result in forfeiture of electronic access to OSS functionality. In addition, WSP shall be responsible for and indemnifies <u>AT&T-13STATE</u> against any cost, expense or liability relating to any unauthorized entry or access into, or use or manipulation of <u>AT&T-13STATE</u>'s OSS from WSP systems, workstations or terminals or by WSP employees, agents, or any third party gaining access through information and/or facilities obtained from or utilized by WSP and shall pay <u>AT&T-13STATE</u> for any and all damages caused by such unauthorized entry.
- 3.3 Within <u>AT&T-13STATE</u> regions, WSP's access to pre-order functions described in 4.2.1 will only be utilized to view Customer Proprietary Network Information (CPNI) of another carrier's End User where WSP has obtained an authorization from the End User for release of CPNI.
  - 3.3.1 In <u>AT&T-13STATE</u> regions, WSP must maintain records of individual customers' authorizations in accordance with section 3.3 above, and release of CPNI which adhere to all requirements of state and federal law, as applicable.
  - 3.3.2 This section applies to <u>AT&T CALIFORNIA</u> ONLY. For consumer End Users, prior to accessing such information, WSP shall, on its own behalf and on behalf of <u>AT&T CALIFORNIA</u>, comply with all applicable requirements of Section 2891 of the California Public Utilities Code and 47 USC 222 (and implementing FCC decisions thereunder), and, where accessing such information via an electronic interface, WSP shall have obtained an authorization to become the End User's wireless service provider. Accessing such information by WSP shall constitute certification that WSP is in

compliance with applicable requirements of Section 2891 and Section 222 (and implementing FCC decisions thereunder) and has complied with the prior sentence. WSP shall receive and retain such information in conformance with the requirements of 47 USC 222 (and implementing FCC decisions thereunder). WSP agrees to indemnify, defend and hold harmless <u>AT&T CALIFORNIA</u> against any claim made by a consumer End User or governmental entity against <u>AT&T CALIFORNIA</u> or WSP under Section 2891 or Section 222 (and implementing FCC decisions thereunder) or for any breach by WSP of this section.

- 3.3.3 Throughout <u>AT&T-13STATE</u> region, WSP is solely responsible for determining whether proper authorization has been obtained and holds <u>AT&T-13STATE</u> harmless from any loss on account of WSP's failure to obtain proper CPNI consent from an End User.
- 3.4 By utilizing electronic interfaces to access OSS functions, WSP agrees to perform accurate and correct ordering such that no other users of <a href="AT&T-13STATE">AT&T-13STATE</a> OSS, or any of their end users are harmed by the WSP's pre-order or order use of <a href="AT&T-13STATE">AT&T-13STATE</a> OSS. WSP is also responsible for all actions of its employees using any of <a href="AT&T-13STATE">AT&T-13STATE</a> OSS systems. As such, WSP agrees to accept and pay all reasonable costs or expenses, including labor costs, incurred by <a href="AT&T-13STATE">AT&T-13STATE</a> caused by any and all inaccurate ordering or usage of the OSS, if such costs are not already recovered through other charges assessed by <a href="AT&T-13STATE">AT&T-13STATE</a> to WSP. In addition, WSP agrees to indemnify and hold <a href="AT&T-13STATE">AT&T-13STATE</a> harmless against any claim made by an End User of WSP or other third parties against <a href="AT&T-13STATE">AT&T-13STATE</a> caused by or related to WSP's use of any <a href="AT&T-13STATE">AT&T-13STATE</a> OSS.
- 3.5 In the event <u>AT&T-13STATE</u> has good cause to believe that WSP has used <u>AT&T-13STATE</u> OSS in a way that conflicts with this Agreement or Applicable Law, <u>AT&T-13STATE</u> shall give WSP written notice describing the alleged misuse ("Notice of Misuse"). WSP shall immediately refrain from the alleged misuse until such time that WSP responds in writing to <u>AT&T-13STATE</u>'s Notice of Misuse, which shall be provided to <u>AT&T-13STATE</u> within twenty (20) calendar days after receipt of the Notice of Misuse. In the event WSP agrees with <u>AT&T-13STATE</u>'s allegation of misuse, WSP shall refrain from the alleged misuse during the term of this Agreement.
- 3.6 In the event WSP does not agree that the WSP's use of <u>AT&T-13STATE</u> OSS is inconsistent with this Agreement or Applicable Law, then the Parties agree to the following steps:
  - 3.6.1 If such misuse involves improper access of pre-order applications to obtain CPNI in violation of this Agreement, Applicable Law, or involves a violation of the security guidelines contained herein, or negatively affects another OSS user's ability to use OSS, WSP shall continue to refrain from using the particular OSS functionality in the manner alleged by <u>AT&T-13STATE</u> to be improper, until WSP has implemented a mutually agreeable remedy to the alleged misuse.
  - 3.6.2 To remedy the misuse for the balance of the agreement, the Parties will work together as necessary to mutually determine a permanent resolution for the balance of the term of the agreement.
- 3.7 In order to determine whether WSP has engaged in the alleged misuse described in the Notice of Misuse, and for good cause shown, AT&T-13STATE shall have the right to conduct an audit of WSP's use of the AT&T-13STATE OSS. Such audit shall be limited to auditing those aspects of WSP's use of the AT&T-13STATE OSS that relate to AT&T-13STATE's allegation of misuse as set forth in the Notice of Misuse. AT&T-13STATE shall give ten (10) calendar days advance written notice of its intent to audit WSP ("Audit Notice") under this Section 3.7, and shall identify the type of information needed for the audit. Such Audit Notice may not precede <u>AT&T-13STATE</u>'s Notice of Misuse. Within a reasonable time following the Audit Notice, but no less than fourteen (14) calendar days after the date of the notice (unless otherwise agreed by the Parties), WSP shall provide AT&T-13STATE with access to the requested information in any reasonably requested format, at an appropriate WSP location, unless otherwise agreed to by the Parties. The audit shall be at AT&T-13STATE's expense. All information obtained through such an audit shall be deemed proprietary and/or confidential and subject to confidential treatment without necessity for marking such information confidential. <u>AT&T-13STATE</u> agrees that it shall only use employees or outside parties to conduct the audit who do not have marketing, strategic analysis, competitive assessment or similar responsibilities within AT&T-13STATE.

- 3.8 <u>AT&T-13STATE</u> will and WSP may participate in the Order and Billing Forum (OBF) and the Telecommunications Industry Forum (TCIF) to establish and conform to uniform industry guidelines for electronic interfaces for pre-order, ordering, and provisioning. Neither Party waives its rights as participants in such forums or in the implementation of the guidelines. To achieve system functionality as quickly as possible, the Parties acknowledge that <u>AT&T-13STATE</u> may deploy interfaces with requirements developed in advance of industry guidelines. Thus, subsequent modifications may be necessary to comply with emerging guidelines. WSP and <u>AT&T-13STATE</u> are individually responsible for evaluating the risk of developing their respective systems in advance of guidelines and agree to support their own system modifications to comply with new requirements. In addition, <u>AT&T-13STATE</u> has the right to define Local Service Request (LSR) Usage requirements according to the General Section 1.0, paragraph 1.4 of the practices in the OBF Local Service Ordering Guidelines (LSOG), which states: "Options described in this practice may not be applicable to individual providers tariffs; therefore, use of either the field or valid entries within the field is based on the providers tariffs/practices."
- 3.9 Due to enhancements and on-going development of access to <u>AT&T-13STATE</u>'s OSS functions, certain interfaces described in this Appendix may be modified, temporarily unavailable or may be phased out after execution of this Appendix.
- 3.10 WSP is responsible for obtaining operating system software and hardware to access <u>AT&T-13STATE</u> OSS functions as specified in: "Competitive Local Exchange Carrier (CLEC) Operations Support System Interconnection Procedures," or any other documents or interface requirements subsequently generated by <u>AT&T-13STATE</u> for any of its regions.

### 4. PRE-ORDERING

- 4.1 <u>AT&T-13STATE</u> will provide real time access to pre-order functions necessary to support WSP ordering of Wireless Number Portability (WNP). The following lists represent pre-order functions that are available to WSP so that WSP order requests may be created to comply with <u>AT&T-13STATE</u> region-specific ordering requirements.
- 4.2 Pre-ordering Functions for Wireless Number Portability include
  - 4.2.1 Customer Service Information CSI Inquiry

Access to <u>AT&T-13STATE</u> retail or resold CPNI and account information for pre-ordering provides access to the Customer Service Record (CSR) containing the following information: billing name, billing address, service address, service and feature subscription, and long distance carrier identity. The CSR contains additional information, provided however, the WSP may access CSR information for the sole purpose of facilitating Wireless Number Portability. Additionally, WSP agrees that WSP will not access the information specified in this subsection until after the WSP has obtained authorization from the End User for release of CPNI which complies with conditions as described in section 3.3 of this Appendix.

4.2.2 <u>Address Validation Inquiry</u> <u>AT&T-13STATE</u> provides address validation function.

### 4.3 Electronic Access to Pre-Order Functions

- 4.3.1 <u>AT&T-13STATE</u> Pre-order Interface Availability: <u>AT&T-13STATE</u> will provide WSP access to the following interfaces:
  - 4.3.1.1 An industry standard EDI/CORBA pre-ordering gateway is provided by <u>AT&T-13STATE</u>. This pre-ordering gateway supports two structural protocols, EDI and CORBA, as recommended by the technical industry committees. EDI/CORBA is an application-to-application interface that can be integrated with the WSP's own negotiation system.
  - 4.3.1.2 Enhanced Verigate is the pre-order GUI interface available in <a href="AT&T-13STATE">AT&T-13STATE</a> that provides access to pre-ordering functions. Enhanced Verigate is accessible via a web-based Toolbar.

### 5. ORDERING

AT&T-13STATE provides access to the same OSS interfaces, which support CLEC ordering of Local Number Portability, and thus these same <a href="AT&T-13STATE">AT&T-13STATE</a> interfaces will be made available to Wireless Service Providers (WSPs) for the sole purpose of ordering Wireless Number Portability (WNP). Any attempts to use other ordering functionality of the OSS interfaces for purposes other than WNP may result in forfeiture of electronic access to OSS. Consistent with OBF, the industry mechanism for ordering WNP is via the Local Service Request (LSR). The <a href="AT&T-13STATE">AT&T-13STATE</a> LSOR (Local Service Ordering Requirements) document will be updated with the conditions for ordering Wireline to Wireless Number Portability (WNP). When ordering WNP, the WSP will format the service request, in accordance with the <a href="AT&T-13STATE">AT&T-13STATE</a> will provide WSP access to one or more of the following interfaces.

### 5.2 WNP Ordering Interface Availability:

- 5.2.1 <u>AT&T-13STATE</u> makes available to WSP an Electronic Data Interchange (EDI) interface for transmission of the Local Service Request (LSR) for the ordering of wireline to wireless number portability (WNP) as defined by the OBF and via EDI mapping as defined by TCIF. In ordering of WNP, the WSP and <u>AT&T-13STATE</u> will utilize industry guidelines developed by OBF and TCIF to transmit EDI data.
- 5.2.2 For <u>AT&T-13STATE</u>, web-based LEX is the GUI interface that provides access to the ordering functions for WNP. LEX is accessible via a web-based Toolbar.

### 6. PROVISIONING

- 6.1 **Provisioning for WNP in <u>AT&T-13STATE</u>**: <u>AT&T-13STATE</u> will provision WNP as detailed in the WSP's LSR. Access to status on such WNP orders will be provided via the following electronic interfaces:
  - 6.1.1 For <u>AT&T-13STATE</u>, Order Status and Provisioning Order Status functionality is provided via the GUI interface, Enhanced Verigate, which will allow WSP to check WNP service order status.
  - 6.1.2 Electronic Data Interchange (EDI) is the application-to-application interface that <u>AT&T-13STATE</u> uses to return Order Status and Provisioning Order Status for WNP.

### 7. REMOTE ACCESS FACILITY

- 7.1 WSP must access OSS interfaces via <a href="AT&T-13STATE">AT&T-13STATE</a> SOUTHWEST REGION 5-STATE</a> region, the LRAF located in Dallas, TX will be used. The PRAF in Fairfield, CA handles the <a href="AT&T-2STATE">AT&T-2STATE</a> regions. The ARAF, located in Northbrook, IL, serves <a href="AT&T MIDWEST REGION 5-STATE">AT&T MIDWEST REGION 5-STATE</a> and the SRAF in New Haven, CT, handles the <a href="AT&T CONNECTICUT">AT&T CONNECTICUT</a> region. Connection to these Remote Access Facilities will be established via a "port" either through dial-up or direct connection as described in Section 7.2. WSP may utilize a port to access <a href="AT&T-13STATE">AT&T-13STATE</a> OSS interfaces to perform the supported functions in any <a href="AT&T-13STATE">AT&T-13STATE</a> where WSP has executed an Appendix OSS.
- 7.2 For <u>AT&T-13STATE</u>, WSP may use three types of access: Switched, Private Line, and Frame Relay. For Private Line and Frame Relay "Direct Connections," WSP shall provide its own router and circuit, along with a Channel Service Unit/Data Service Unit (CSU/DSU) for the WSP end of the circuit. The demarcation point shall be the router interface at the LRAF, PRAF, ARAF, or SRAF. Switched Access "Dial-up Connections" require WSP to provide its own modems and connection to the <u>AT&T SOUTHWEST REGION 5-STATE</u> LRAF, <u>AT&T-2STATE</u> PRAF, <u>AT&T MIDWEST REGION 5-STATE</u> ARAF, and <u>AT&T CONNECTICUT</u> SRAF. WSP shall pay the cost of the call if Switched Access is used. Connections via the public internet require WSP to connect to an ISP of their choice and use one of the HTTPS URLs associated with access to <u>AT&T-13STATE</u> OSS.
- 7.3 For <u>AT&T-13STATE</u>, WSP shall use TCP/IP to access <u>AT&T-13STATE</u> OSS via the LRAF, ARAF, SRAF, and the PRAF. In addition, each WSP shall have one valid Internet Protocol (IP) network address per region. WSP shall maintain a user-id / password unique to each individual for accessing an <u>AT&T-</u>

- <u>13STATE</u> OSS on WSP's behalf. WSP shall provide estimates regarding its volume of transactions, number of concurrent users, desired number of private line or dial-up (switched) connections, and length of a typical session.
- 7.4 For <u>AT&T-13STATE</u>, WSP shall attend and participate in implementation meetings to discuss WSP LRAF/PRAF/ARAF/SRAF access plans in detail and schedule testing of such connections.

### 8. DATA CONNECTION SECURITY REQUIREMENTS

WSP agrees that interconnection of WSP data facilities with <u>AT&T-13STATE</u> data facilities for access to the applicable OSS for the purposes described herein will be in compliance with <u>AT&T-13STATE</u>'s "Competitive Local Exchange Carrier (CLEC) Operations Support System Interconnection Procedures" document current at the time of initial connection to a RAF. The following additional terms in this Section 8 govern direct and dial up connections between WSP and the PRAF, LRAF, ARAF and SRAF for access to OSS Interfaces.

### 8.2 Joint Security Requirements

- 8.2.1 Both Parties will maintain accurate and auditable records that monitor user authentication and machine integrity and confidentiality (e.g., password assignment and aging, chronological logs configured, system accounting data, etc.).
- 8.2.2 Both Parties shall maintain accurate and complete records detailing the individual data connections and systems to which they have granted the other Party access or interface privileges. These records will include, but are not limited to, user ID assignment, user request records, system configuration, time limits of user access or system interfaces. These records should be kept until the termination of this Agreement or the termination of the requested access by the identified individual. Either Party may initiate a compliance review of the connection records to verify that only the agreed to connections are in place and that the connection records are accurate.
- 8.2.3 Each Party shall notify the other party immediately, upon termination of employment of an individual user with approved access to the other Party's network.
- 8.2.4 Both Parties shall use an industry standard virus detection software program at all times. The Parties shall immediately advise each other by telephone upon actual knowledge that a virus or other malicious code has been transmitted to the other Party.
- 8.2.5 All physical access to equipment and services required to transmit data will be in secured locations. Verification of authorization will be required for access to all such secured locations. A secured location is where walls and doors are constructed and arranged to serve as barriers and to provide uniform protection for all equipment used in the data connections which are made as a result of the user's access to either the WSP or <u>AT&T-13STATE</u> network. At a minimum, this shall include: access doors equipped with card reader control or an equivalent authentication procedure and/or device, and egress doors which generate a real-time alarm when opened and which are equipped with tamper resistant and panic hardware as required to meet building and safety standards.
- 8.2.6 Both Parties shall maintain accurate and complete records on the card access system or lock and key administration to the rooms housing the equipment utilized to make the connection(s) to the other Party's network. These records will include management of card or key issue, activation or distribution and deactivation.

### 8.3 Additional Responsibilities of Both Parties

- 8.3.1 <u>Modem/DSU Maintenance And Use Policy:</u> To the extent the access provided hereunder involves the support and maintenance of WSP equipment on <u>AT&T-13STATE</u>'s premises, such maintenance will be provided under the terms of the "Competitive Local Exchange Carrier (CLEC) Operations Support System Interconnection Procedures" document cited above.
- 8.3.2 <u>Monitoring:</u> Each Party will monitor its own network relating to any user's access to the Party's networks, processing systems, and applications. This information may be collected, retained, and

- analyzed to identify potential security risks without notice. This information may include, but is not limited to, trace files, statistics, network addresses, and the actual data or screens accessed or transferred.
- 8.3.3 Each Party shall notify the other Party's security organization immediately upon initial discovery of actual or suspected unauthorized access to, misuse of, or other "at risk" conditions regarding the identified data facilities or information. Each Party shall provide a specified point of contact. If either Party suspects unauthorized or inappropriate access, the Parties shall work together to isolate and resolve the problem.
- 8.3.4 In the event that one Party identifies inconsistencies or lapses in the other Party's adherence to the security provisions described herein, or a discrepancy is found, documented, and delivered to the non-complying Party, a corrective action plan to address the identified vulnerabilities must be provided by the non-complying Party within thirty (30) calendar days of the date of the identified inconsistency. The corrective action plan must identify what will be done, the Party accountable/responsible, and the proposed compliance date. The non-complying Party must provide periodic status reports (minimally monthly) to the other Party's security organization on the implementation of the corrective action plan in order to track the work to completion.
- 8.3.5 In the event there are technological constraints or situations where either Party's corporate security requirements cannot be met, the Parties will institute mutually agreed upon alternative security controls and safeguards to mitigate risks.
- 8.3.6 All network-related problems will be managed to resolution by the respective organizations, WSP or <a href="AT&T-13STATE">AT&T-13STATE</a>, as appropriate to the ownership of a failed component. As necessary, WSP and <a href="AT&T-13STATE">AT&T-13STATE</a> will work together to resolve problems where the responsibility of either Party is not easily identified.

### 8.4 Information Security Policies and Guidelines for Access to Computers, Networks and Information By Non-Employee Personnel

- 8.4.1 Information security policies and guidelines are designed to protect the integrity, confidentiality and availability of computer, networks and information resources. Subsections 8.5 8.11 summarize the general policies and principles for individuals who are not employees of the Party that provides the computer, network or information, but have authorized access to that Party's systems, networks or information. Questions should be referred to WSP or <u>AT&T-13STATE</u>, respectively, as the providers of the computer, network or information in question.
- 8.4.2 It is each Party's responsibility to notify its employees, contractors and vendors who will have access to the other Party's network, on the proper security responsibilities identified within this Attachment. Adherence to these policies is a requirement for continued access to the other Party's systems, networks or information. Exceptions to the policies must be requested in writing and approved by the other Party's information security organization.

### 8.5 General Policies

- 8.5.1 Each Party's resources are for approved business purposes only.
- 8.5.2 Each Party may exercise at any time its right to inspect, record, and/or remove all information contained in its systems, and take appropriate action should unauthorized or improper usage be discovered.
- 8.5.3 Individuals will only be given access to resources that they are authorized to receive and which they need to perform their job duties. Users must not attempt to access resources for which they are not authorized.
- 8.5.4 Authorized users must not develop, copy or use any program or code which circumvents or bypasses system security or privilege mechanism or distorts accountability or audit mechanisms.

8.5.5 Actual or suspected unauthorized access events must be reported immediately to each Party's security organization or to an alternate contact identified by that Party. Each Party shall provide its respective security contact information to the other.

### 8.6 User Identification

- 8.6.1 Access to each Party's corporate resources will be based on identifying and authenticating individual users in order to maintain clear and personal accountability for each user's actions.
- 8.6.2 User identification shall be accomplished by the assignment of a unique, permanent user id, and each user id shall have an associated identification number for security purposes.
- 8.6.3 User ids will be revalidated on a monthly basis.

### 8.7 User Authentication

- 8.7.1 Users will usually be authenticated by use of a password. Strong authentication methods (e.g. one-time passwords, digital signatures, etc.) may be required in the future.
- 8.7.2 Passwords must not be stored in script files.
- 8.7.3 Passwords must be entered by the user in real time.
- 8.7.4 Passwords must be at least 6-8 characters in length, not blank or a repeat of the user id; contain at least one letter, and at least one number or special character must be in a position other than the first or last one. This format will ensure that the password is hard to guess. Most systems are capable of being configured to automatically enforce these requirements. Where a system does not mechanically require this format, the users must manually follow the format.
- 8.7.5 Systems will require users to change their passwords regularly (usually every 31 days).
- 8.7.6 Systems are to be configured to prevent users from reusing the same password for 6 changes/months.
- 8.7.7 Personal passwords must not be shared. A user who has shared his password is responsible for any use made of the password.

#### 8.8 Access and Session Control

- 8.8.1 Destination restrictions will be enforced at remote access facilities used for access to OSS Interfaces. These connections must be approved by each Party's corporate security organization.
- 8.8.2 Terminals or other input devices must not be left unattended while they may be used for system access. Upon completion of each work session, terminals or workstations must be properly logged off.

### 8.9 User Authorization

8.9.1 On the destination system, users are granted access to specific resources (e.g. databases, files, transactions, etc.). These permissions will usually be defined for an individual user (or user group) when a user id is approved for access to the system.

### 8.10 Software and Data Integrity

- 8.10.1 Each Party shall use a comparable degree of care to protect the other Party's software and data from unauthorized access, additions, changes and deletions as it uses to protect its own similar software and data. This may be accomplished by physical security at the work location and by access control software on the workstation.
- 8.10.2 Untrusted software or data shall be scanned for viruses before use on a Party's corporate facilities that can be accessed through the direct connection or dial up access to OSS interfaces.
- 8.10.3 Unauthorized use of copyrighted software is prohibited on each Party's corporate systems that can be access through the direct connection or dial up access to OSS Interfaces.

8.10.4 Proprietary software or information (whether electronic or paper) of a Party shall not be given by the other Party to unauthorized individuals. When it is no longer needed, each Party's proprietary software or information shall be returned by the other Party or disposed of securely. Paper copies shall be shredded. Electronic copies shall be overwritten or degaussed.

### 8.11 Monitoring and Audit

- 8.11.1 To deter unauthorized access events, a warning or no trespassing message will be displayed at the point of initial entry (i.e., network entry or applications with direct entry points). Each Party should have several approved versions of this message. Users should expect to see a warning message similar to this one:
  - "This is a (<u>AT&T-13STATE</u> or WSP) system restricted to Company official business and subject to being monitored at any time. Anyone using this system expressly consents to such monitoring and to any evidence of unauthorized access, use, or modification being used for criminal prosecution."
- 8.11.2 After successful authentication, each session will display the last logon date/time and the number of unsuccessful logon attempts. The user is responsible for reporting discrepancies.

### 9. OPERATIONAL READINESS TEST (ORT) FOR ORDERING INTERFACES

9.1 Prior to live access to interface functionality, the Parties must conduct Operational Readiness Testing (ORT), which will allow for the testing of the systems, interfaces, and processes for the OSS functions. ORT will be completed in conformance with agreed upon processes and implementation dates.

### 10. OSS TRAINING COURSES

10.1 Prior to initial live OSS interface usage, a CLEC that intends to utilize <u>AT&T-13STATE</u> interfaces must complete user education classes for <u>AT&T-13STATE</u>-provided interfaces that affect the <u>AT&T-13STATE</u> network. A separate agreement will be required as a commitment to enroll in training classes and to pay for a specific number of CLEC students in each class. CLEC can obtain a copy of the proposed contract and price list for these OSS classes from their CLEC account manager. Course descriptions and class schedules, by region, are published on the CLEC website and/or will be available through their CLEC account manager. CLEC training schedules are subject to change, with class lengths varying. Classes are train-the-trainer format to enable CLEC to devise its own course work for its own employees.

### 11. SERVICE BUREAU PROVIDER ARRANGEMENT FOR SHARED ACCESS TO OSS

- 11.1 <u>AT&T-13STATE</u> shall allow WSP to access the applicable <u>AT&T-13STATE</u> OSS interfaces, as set forth in this Appendix OSS Cellular/PCS Number Portability of the WSP's Wireless Interconnection Agreement, via a Service Bureau Provider under the following terms and conditions.
- 11.2 Notwithstanding any language in this Agreement regarding access to OSS to the contrary, WSP shall be permitted to access <u>AT&T-13STATE</u> OSS via a Service Bureau Provider as follows:
  - 11.2.1 WSP shall be permitted to access <u>AT&T-13STATE</u> application-to-application OSS interfaces, via a Service Bureau Provider where WSP has entered into an agency relationship with such Service Bureau Provider, and the Service Bureau Provider has executed an Agreement with <u>AT&T-13STATE</u> to allow Service Bureau Provider to establish access to and use of <u>AT&T-13STATE</u>'s OSS.
  - 11.2.2 WSP's use of a Service Bureau Provider shall not relieve WSP of the obligation to abide by all terms and conditions of their Appendix OSS Cellular/PCS Number Portability of their Wireless Interconnection Agreement. WSP must ensure that its agent properly performs all OSS obligations of WSP under their Wireless Interconnection Agreement, which WSP delegates to Service Bureau Provider.
  - 11.2.3 It shall be the obligation of WSP to provide notice in accordance with the notice provisions of the Terms and Conditions of their Wireless Interconnection Agreement whenever it established an

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agency relationship with a Service Bureau Provider or terminates such a relationship. <u>AT&T-13STATE</u> shall have a reasonable transition time to establish a connection to a Service Bureau Provider once WSP provides notice. Additionally, <u>AT&T-13STATE</u> shall have a reasonable transition period to terminate any such connection after notice from WSP that it has terminated its agency relationship with a Service Bureau Provider.

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## APPENDIX MEET POINT BILLING

### APPENDIX MEET POINT BILLING

### 1. DEFINITIONS

- a. For purposes of this Appendix, "Access Tandem Switch" means a tandem switch in a <u>AT&T-13STATE</u> network equipped to provide Interconnection between a CMRS provider and an Interexchange Carrier (IXC) that is used to connect and switch traffic for the purpose of providing Switched Access Services.
- b. For purposes of this Appendix, "Switched Access Services" means an offering of access to <u>AT&T-13STATE</u>'s network for the purpose of the origination or the termination of traffic from or to IXCs in a given area pursuant to a Switched Access Services tariff for Feature Group B and Feature Group D.
- c. AT&T Inc. (AT&T) means the holding company which directly or indirectly owns the following ILECs: Illinois Bell Telephone Company d/b/a AT&T Illinois, Indiana Bell Telephone Company Incorporated d/b/a AT&T Indiana, Michigan Bell Telephone Company d/b/a AT&T Michigan, Nevada Bell Telephone Company d/b/a AT&T Nevada, The Ohio Bell Telephone Company d/b/a AT&T Ohio, Pacific Bell Telephone Company d/b/a AT&T California, The Southern New England Telephone Company, Southwestern Bell Telephone Company d/b/a AT&T Arkansas, AT&T Kansas, AT&T Missouri, AT&T Oklahoma and/or AT&T Texas and/or Wisconsin Bell. Inc. d/b/a AT&T Wisconsin.
- d. <u>AT&T-13STATE</u> As used herein, <u>AT&T-13STATE</u> means the applicable AT&T-owned ILEC(s) doing business in Arkansas, California, Connecticut, Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Ohio, Oklahoma, Texas, and Wisconsin.
- 2. Pursuant to the procedures described in Multiple Exchange Carrier Access Billing (MECAB) document, developed by the Alliance for Telecommunications Industry Solutions' (ATIS) Ordering and Billing Forum (OBF), the Parties shall provide to each other the Switched Access detail usage data, on a per LATA basis, for jointly provided tandem switched Feature Groups B or D services to or from an IXC. As detailed in the MECAB document, the Parties will, in a timely fashion, exchange all information necessary to accurately, reliably and promptly bill Access Service customers for Switched Access services traffic jointly provided via the meet-point billing arrangement. Information shall be exchanged in Electronic Message Interface (EMI) format, via a mutually acceptable electronic file transfer protocol. The Parties agree to exchange the Switched Access detail usage data to each other on a reciprocal, no charge basis. Each Party agrees to provide the other Party with AURs based upon mutually agreed upon intervals. Each Party shall provide the other Party the billing name, billing address, and carrier identification ("CIC") of the IXCs that may utilize any portion of either Party's network in a carrier/LEC MPB arrangement in order to comply with the MPB Notification process as outlined in the MECAB document. <a href="https://example.ci.electronic.org/licetary.ci.electronic.org/licet
- 3. Carrier shall designate <u>AT&T-13STATE</u>'s Access Tandem Switch or any other reasonable facilities or points of Interconnection for the purpose of originating or terminating IXC traffic. For the access Tandem Switch designated, the Parties agree that the billing percentage to be utilized to bill Switched Access Service customers for jointly provided Switched Access Services traffic shall be any mutually agreed upon billing percentage(s).
- **4.** The Parties will each bill the IXC for their portion of the Switched Access Services as stated in each Party's respective access tariff based on the billing percentages stated above.
- 5. The Parties shall undertake all reasonable measures to ensure that the billing percentage and associated information as described in the MECAB document identified in Paragraph 1 above, are maintained in their respective federal and state access tariffs, as required, until such time as such information will be included in the National Exchange Carrier Association ("NECA") FCC Tariff No. 4.
- **6.** Each Party shall implement the "Multiple Bill/Single Tariff" option described in the MECAB document identified in Paragraph 1 above so that each Party bills the IXC for its portion of the jointly provided Switched Access Services.

CELLULAR/PCS APPENDIX RECIPROCAL COMPENSATION/<u>AT&T-13STATE</u>
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061906

# APPENDIX RECIPROCAL COMPENSATION [CELLULAR/PCS]

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### APPENDIX RECIPROCAL COMPENSATION

### APPENDIX SCOPE AND TERM

1.1 This Appendix sets forth the rates, terms and conditions for Reciprocal Compensation of wireless telecommunications traffic between <a href="AT&T-13STATE">AT&T-13STATE</a> and WSP, but only to the extent they are interconnected and exchanging calls pursuant to a fully executed, underlying Cellular/PCS Interconnection Agreement (the "Agreement") approved by the applicable state or federal regulatory agency for telecommunications traffic in this state.

### 2. COMPENSATION FOR LOCAL AUTHORIZED SERVICES INTERCONNECTION – RECIP COMP

- 2.1 Compensation rates for Interconnection are contained in Appendix Pricing (Wireless).
- 2.2 Compensation for Section 251(b)(5) Calls Transport and Termination. Subject to the limitations set forth below in Section 2.3, <u>AT&T-13STATE</u> shall compensate WSP for the transport and termination of Section 251(b)(5) Calls originating on <u>AT&T-13STATE</u>'s network and terminating on WSP's network. WSP shall compensate <u>AT&T-13STATE</u> for the transport and termination of Section 251(b)(5) Calls originating on WSP's network and terminating on <u>AT&T-13STATE</u>'s network. The rates for this reciprocal compensation are set forth in Appendix Pricing (Wireless).
- 2.3 Traffic Not Subject to Reciprocal Compensation
  - 2.3.1 Exclusions. Reciprocal compensation shall apply solely to the transport and termination of Section 251(b)(5) Calls, which shall not include, without limitation, the following:
    - 2.3.1.1 Non-CMRS traffic (traffic that is not intended to originate or terminate to a mobile station using CMRS frequency);
    - 2.3.1.2 Toll-free calls (e.g., 800/888), Information Services Traffic, 500 and 700 calls;
    - 2.3.1.3 Third Party Traffic;
    - 2.3.1.4 Paging Traffic;
    - 2.3.1.5 InterMTA Traffic;
    - 2.3.1.6 Any other type of traffic found to be exempt from reciprocal compensation by the FCC or the Commission.

### 3. CLASSIFICATION OF TRAFFIC

- 3.1 Telecommunications traffic exchanged between <u>AT&T-13STATE</u> and WSP pursuant to this Agreement will be classified as either Section 251(b)(5) Calls, IXC traffic, or InterMTA Traffic.
- 3.2 The Parties agree that ISP-bound traffic between them in the mobile-to-land direction shall be treated as Telecommunications traffic for purposes of this Agreement and compensation for such traffic shall be based on the jurisdictional end points of the call. Accordingly, no additional or separate measurement or tracking of ISP-bound traffic shall be necessary. The Parties agree there is and shall be no ISP traffic exchanged between them in the land-to-mobile direction subject to this Agreement.
- 3.3 The Parties agree that IP enabled (including, without limitation, voice over Internet protocol (VoIP)) traffic between them in the mobile-to-land and the land-to-mobile direction shall be treated as Telecommunications traffic for purposes of this Agreement and compensation for such traffic shall be based on the jurisdictional end points of the call. Accordingly, no additional or separate measurement or tracking of IP enabled traffic shall be necessary.
- 3.4 Billing For Mutual Compensation
  - 3.4.1 Each Party will record its terminating minutes of use for all intercompany calls. Each Party will perform the necessary call recording and rating for calls, and shall be responsible for billing and collection, from its End Users. Except as specifically provided herein, each Party shall use

procedures that record and measure actual usage for purposes of providing invoices to the other Party.

- 3.4.2 The Parties recognize that WSP may not have the technical systems to measure actual usage and bill <u>AT&T-13STATE</u> pursuant to this Agreement. To the extent WSP does not have the ability to measure and bill the actual amount of <u>AT&T-13STATE</u>-to-WSP Section 251(b)(5) Calls traffic ("Land-to-Mobile Section 251(b)(5) Calls Traffic"), and in the event <u>AT&T-13STATE</u> also does not record the actual amount of such Land-to-Mobile Section 251(b)(5) Calls Traffic, WSP shall bill <u>AT&T-13STATE</u> the charges due as calculated and described in Sections 3.4.3 and 3.4.4 below.
- 3.4.3 When Section 3.4.2 applies, the Parties agree to use a surrogate billing factor to determine the amount of Land-to-Mobile Section 251(b)(5) Calls Traffic. The surrogate billing factor shall be as stated in Appendix-Pricing (Wireless). When using the surrogate billing method instead of recording actual usage, the amount Land-to-Mobile Section 251(b)(5) Calls Traffic Conversation MOUs shall be deemed to be equal to the product of (i) the WSP-to-AT&T-13STATE (mobile-to-land) Conversation MOU for Section 251(b)(5) Calls (based on AT&T-13STATE's monthly bill to WSP) divided by the difference of one (1.0) minus the surrogate billing factor, (times) (ii) the surrogate billing factor. When using the surrogate billing method, WSP shall bill AT&T-13STATE the charges due under this Section 3.4 based solely on the calculation contained in the preceding sentence.

### **EXAMPLE**

Land-to-Mobile Section 251(b)(5) Calls Traffic

Conversion MOUs = [mobile-to-land local Mou's / (1 –surrogate billing factor)] \*

surrogate billing factor

Mobile-to-land MOU = 15,000 Surrogate billing factor = .20 Land-to-Mobile Section 251(b)(5) Calls MOU =  $[15,000/(1-.20)]^*.20$ =3,750 MOUs

- 3.4.4 When WSP uses the surrogate billing factor billing method set forth above, WSP shall itemize on each of its bills the corresponding <u>AT&T-13STATE</u> billing account numbers, by LATA and by state, for Land-to-Mobile Section 251(b)(5) Calls Traffic Conversation MOUs to which the surrogate billing factor is applied. All adjustment factors and resultant adjusted amounts shall be shown for each line item, including as applicable, but not limited to, the surrogate billing factor as provided in this Section 3.4, the blended call set-up and duration factors (if applicable), the adjusted call set-up and duration amounts (if applicable), the appropriate rate, amounts, *etc*.
- 3.4.5 The surrogate billing factors stated in Appendix-Pricing (Wireless), are based on WSP-specific, state-specific information available to AT&T 13-STATE and/or supplied by WSP. These surrogate billing factors are based on such information and apply only in light of those WSP-specific, state-specific facts. The surrogate billing factors stated in Appendix-Pricing (Wireless), will not apply to other WSPs who may adopt this Agreement; such WSPs must provide their own WSP-specific, state-specific facts to establish surrogate billing factors. Renegotiation of the WSP-specific surrogate billing factors shall occur no more frequently than once every twenty-four months.
- 3.4.6 Except as provided in this Section 3.4, see Section 5 of the General Terms and Conditions for billing requirements.

### 4. RESPONSIBILITIES OF THE PARTIES

- 4.1 Each Party to this Appendix will be responsible for the accuracy and quality of its data as submitted to the respective Parties involved.
- 4.2 Where SS7 connections exist, each Party will include in the information transmitted to the other for each call being terminated on the other's network, where available, the original and true Calling Party Number (CPN).

4.3 If one Party is passing CPN but the other Party is not properly receiving information, the Parties will work cooperatively to correct the problem.

### 5. ALTERNATE TANDEM PROVIDER

- 5.1 An Alternate Tandem Provider shall mean a Telecommunications Carrier, with no End Users, that provides tandem switching services to WSP with whom it is directly interconnected for the purpose of delivering Third Party Originating Carrier traffic via direct interconnection arrangements with <a href="AT&T-13STATE">AT&T-13STATE</a> to (i) <a href="AT&T-13STATE">AT&T-13STATE</a> to (ii) to an End User of a Third Party Terminating Carrier that utilizes local switching from <a href="AT&T-13STATE">AT&T-13STATE</a> purchased on a wholesale basis to provide service to its End Users; and/or (iii) a Third Party Terminating Carrier's End User.
- 5.2 "Third Party Originating Carrier" means a Competitive Local Exchange Carrier (CLEC), Incumbent Local Exchange Carrier (ILEC), Commercial Mobile Radio Service (CMRS) provider and/or Out-of Exchange Local Exchange Carrier (OE-LEC) that sends traffic originated by its End Users to an Alternate Tandem Provider.
- 5.3 Third Party Terminating Carrier shall mean Competitive Local Exchange Carrier (CLEC), Incumbent Local Exchange Carrier (ILEC), Commercial Mobile Radio Service (CMRS) provider, Out-of Exchange Local Exchange Carrier (OE-LEC), <a href="AT&T-13STATE">AT&T-13STATE</a> as the Incumbent Local Exchange Carrier (ILEC) or a Carrier that utilizes local switching from <a href="AT&T-13STATE">AT&T-13STATE</a> purchased on a wholesale basis to provide service to its End Users, to which traffic is terminated when CLEC uses an Alternate Tandem Provider.
- 5.4 When Alternate Tandem Provider sends Traffic originated by the End Users of WSP functioning as the Third Party Originating Carrier to an End User of <u>AT&T-13STATE</u> who is functioning as the Third Party Terminating Carrier, WSP is responsible for all Minutes of Use ("MOUs") billed by <u>AT&T-13STATE</u> for the termination of such traffic.

### 6. ADDITIONAL TERMS AND CONDITIONS

- 6.1 Every interconnection, service and network element provided hereunder, shall be subject to all rates, terms and conditions contained in this Agreement which are legitimately related to such interconnection, service or network element. Without limiting the general applicability of the foregoing, the following terms and conditions of the General Terms and Conditions are specifically agreed by the Parties to be legitimately related to, and to be applicable to, each interconnection, service and network element provided hereunder: definitions; interpretation, construction and severability; general responsibilities of the Parties; effective date, term and termination; billing and payment of charges; dispute resolution; audits; disclaimer of representations and warranties; limitation of liability; indemnity; remedies; intellectual property; publicity and use of trademarks and service marks; confidentiality; intervening law; governing law; regulatory approval; changes in End User local Exchange Service provider selection; compliance and certification; law enforcement and civil process; relationship of the Parties/independent contractor; no third Party beneficiaries, disclaimer of agency; assignment; subcontracting; environmental contamination; force majeure; taxes; non-waiver; network maintenance and management; End User inquiries; expenses; conflict of interest; survival of obligations, scope of agreement; amendments and modifications; and entire agreement.
- 6.2 <u>Entire Agreement</u>. This Reciprocal Compensation Appendix is intended to be read in conjunction with the underlying Interconnection Agreement between <u>AT&T-13STATE</u> and WSP, but that as to the reciprocal compensation rates, terms and conditions, this Appendix constitutes the entire Agreement between the Parties on these issues, and there are no other oral agreements or understandings between them on reciprocal compensation that are not incorporated into this Appendix.

### APPENDIX - PRICING (CELLULAR/PCS)

### **ARKANSAS**

1. The rates for transport and termination shall be as follows. (Per Conversation MOU)

Type 2A Type 2B Type 1 \$.003506 \$.001360 \$.003506

- 2. Carrier Facilities will be provided at the same rates, terms, and conditions that similar Facilities are provided by Telco.
- 3. Shared Facility Factor

The Shared Facility Factor is 0.19

- 4. Surrogate Billing Factor
  - 4.1 AT&T originated land-to-mobile traffic is 0.35.
  - 4.2 Carrier to AT&T originated mobile-to-land traffic is 0.65
- 5. Exchange Access Rates

5.1 Terminating IntraLATA InterMTA Traffic Rate \$.013741

5.2 Originating Landline to CMRS Switched Access Traffic Rate \$.007688

- 6. Other Charges
  - 6.1 Selective Class of Call Screening

Per BAN

Per Month Nonrecurring Charge \$53.00 \$340.00

- 6.2 Cancellation Charge. A charge is calculated as the product of the number of Business Days from order application through the order cancellation multiplied by the average daily charge of the service ordered, plus the Access Order Charge. The Access Order Charge is governed by Telco's applicable interstate Access Services tariff.
- 6.3 Rollover Charges. A rollover is a Carrier initiated move that involves a change of a Point of Termination from an existing service within the same Carrier premises. The nonrecurring charge associated with the installation of that service (i.e., the Rollover Charge) applies when Carrier requests a rollover. The Rollover Charge is governed by Telco's applicable interstate Access Services tariff.
- 6.4 Translation Charges. Translation charges will apply for each effected end office when Carrier requests a change in an NPA-NXX code from or to being an EMS/EAS NPA-NXX.
- 6.5 Trunk Interface Change Charges. Changes to the type of Trunk interfaces on a trunk will be charged at the rate of \$100.00 per Trunk.
- 6.6 Charges for miscellaneous other items such as Service Establishment, Change in Service Arrangement, Changes in Trunk interfaces, Additional Engineering, Additional Labor Charges, Access Order Charge, Design Change Charge, Service Date Change Charge, ACNA, Billing Account Number (BAN) and Circuit Identification Change Charges, and Supercedure charges are governed by Telco's applicable interstate Access Services tariff.

### APPENDIX - PRICING (CELLULAR/PCS)

### **CALIFORNIA**

1. The rates for transport and termination shall be as follows. (Set-up per call; Duration per Conversation MOU)

	Type 2A	Type 2B	Type 1
Set-up	\$0.002077	\$0.001448	\$0.003268
Duration	\$0.003358	\$0.001360	\$0.005702

- 2. Carrier Facilities will be provided at the same rates, terms, and conditions that similar Facilities are provided by Telco.
- 3. Shared Facility Factor

The Shared Facility Factor is 0.16.

- 4. Surrogate Billing Factor
  - 4.1 AT&T originated land-to-mobile traffic is 0.40.
  - 4.2 Carrier to AT&T originated mobile-to-land traffic is 0.60
- 5. Exchange Access Rates
  - 5.1 Terminating IntraLATA InterMTA Traffic Rate \$.011438
     5.2 Originating Landline to CMRS Switched Access Traffic Rates \$.008892
- 6. The rates for Type 2A and Type 2B trunk port elements are as follows per unit increment of 24 trunks (per DS-1 termination):

Monthly Recurring	Non-recurring (first)	Non-recurring (additional)
\$23.02	\$856.00	\$553.00

7. The rates for CMRS Type 1 charges are as follows:

	Monthly Recurring	Non-recurring (first)	Non-recurring (additional)
Type 1 Trunk Charge per Trunk	\$ 5.60	\$206.77	\$77.00
Type 1 Interoffice Mileage Fixed Rate per Trunk Fixed Rate per mile	\$25.27 \$ 1.86		
Type 1 (DID TSMT Trunk) Circuit Termination per Trunk	\$18.31		
Type 1 (TSMT) Analog Interface per Trunk	\$ 1.50	\$202.33	\$202.33

- 8. Other Charges
  - 8.1 Selective Class of Call Screening.
  - 8.2 Cancellation Charge. A charge is calculated as the product of the number of Business Days from order application through the order cancellation multiplied by the average daily charge of the service ordered, plus the Access Order Charge. The Access Order Charge is governed by Telco's applicable interstate Access Services tariff.
  - 8.3 Rollover Charges. A rollover is a Carrier initiated move that involves a change of a Point of Termination from an existing service within the same Carrier premises. The nonrecurring charge associated with the installation of that service (i.e., the Rollover Charge) applies when Carrier requests a rollover. The Rollover Charge is governed by Telco's applicable interstate Access Services tariff

#### CELLULAR/PCS APPENDIX PRICING-CA/PACIFIC BELL TELEPHONE COMPANY

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AT&T CALIFORNIA/NEW CINGULAR WIRELESS PCS, LLC
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8.4 Charges for miscellaneous other items such as Service Establishment, Change in Service Arrangement, Changes in Trunk interfaces, Additional Engineering, Additional Labor Charges, Access Order Charge, Design Change Charge, Service Date Change Charge, ACNA, Billing Account Number (BAN) and Circuit Identification Change Charges, and Supercedure charges are governed by Telco's applicable interstate Access Services tariff.

### APPENDIX - PRICING (CELLULAR/PCS)

### CONNECTICUT

1. The rates for transport and termination shall be as follows. (Per Conversation MOU)

The Type 2A rate requires that Carrier interconnect to each of Telco's seven (7) Tandems. Tandems are located in each of the following cities in Connecticut: Norwalk (2), Waterbury, New Haven, New London, Willimantic, and Hartford.

Type 2A Type 2B Type 1 \$.009 \$.003090 \$.018

- 2. Carrier Facilities will be provided at the same rates, terms, and conditions that similar Facilities are provided by Telco.
- 3. Shared Facility Factor

The Shared Facility Factor is 0.23.

- 4. Surrogate Billing Factor
  - 4.1 AT&T originated land-to-mobile traffic is 0.35.
  - 4.2 Carrier to AT&T originated mobile-to-land traffic is 0.65
- 5. Exchange Access Rates
  - 5.1 Terminating IntraLATA InterMTA Traffic Rate \$0.00000
  - 5.2 Originating Landline to CMRS Switched Access Traffic Rate \$.007053
- 6. Other Charges
  - 6.1 Selective Class of Call Screening. This service is not currently provided in this State.
  - 6.2 Cancellation Charge. A charge is calculated as the product of the number of Business Days from order application through the order cancellation multiplied by the average daily charge of the service ordered, plus the Access Order Charge. The Access Order Charge is governed by Telco's applicable interstate Access Services tariff.
  - 6.3 Rollover Charges. A rollover is a Carrier initiated move that involves a change of a Point of Termination from an existing service within the same Carrier premises. The nonrecurring charge associated with the installation of that service (i.e., the Rollover Charge) applies when Carrier requests a rollover. The Rollover Charge is governed by Telco's applicable interstate Access Services tariff.
  - 6.4 Charges for miscellaneous other items such as Service Establishment, Change in Service Arrangement, Changes in Trunk interfaces, Additional Engineering, Additional Labor Charges, Access Order Charge, Design Change Charge, Service Date Change Charge, ACNA, Billing Account Number (BAN) and Circuit Identification Change Charges, and Supercedure charges are governed by Telco's applicable interstate Access Services tariff.

# **ILLINOIS**

1. The rates for transport and termination shall be as follows. (Per Conversation MOU)

Type 2A Type 2B Type 1 \$.005318 \$.003746 \$.005318

- 2. Carrier Facilities will be provided at the same rates, terms, and conditions that similar Facilities are provided by Telco.
- 3. Shared Facility Factor

The Shared Facility Factor is 0.17.

- 4. Surrogate Billing Factor
  - 4.1 AT&T originated land-to-mobile traffic is 0.35.
  - 4.2 Carrier to AT&T originated mobile-to-land traffic is 0.65
- 5. Exchange Access Rates
  - 5.1 Terminating IntraLATA InterMTA Traffic Rate \$.006275
  - 5.2 Originating Landline to CMRS Switched Access Traffic Rate \$.008431
- 6. The rates for trunking are set forth in Telco tariff ICC 16, as amended from time to time.
- 7. Other Charges
  - 7.1 Selective Class of Call Screening.
  - 7.2 Cancellation Charge. A charge is calculated as the product of the number of Business Days from order application through the order cancellation multiplied by the average daily charge of the service ordered, plus the Access Order Charge. The Access Order Charge is governed by Telco's applicable interstate Access Services tariff.
  - 7.3 Rollover Charges. A rollover is a Carrier initiated move that involves a change of a Point of Termination from an existing service within the same Carrier premises. The nonrecurring charge associated with the installation of that service (i.e., the Rollover Charge) applies when Carrier requests a rollover. The Rollover Charge is governed by Telco's applicable interstate Access Services tariff.
  - 7.4 Charges for miscellaneous other items such as Service Establishment, Change in Service Arrangement, Changes in Trunk interfaces, Additional Engineering, Additional Labor Charges, Access Order Charge, Design Change Charge, Service Date Change Charge, ACNA, Billing Account Number (BAN) and Circuit Identification Change Charges, and Supercedure charges are governed by Telco's applicable interstate Access Services tariff.

# <u>INDIANA</u>

1. The rates for transport and termination shall be as follows. (Per Conversation MOU)

Type 2A Type 2B Type 1 \$.004631 \$.004097 \$.004631

- 2. Carrier Facilities will be provided at the same rates, terms, and conditions that similar Facilities are provided by Telco.
- 3. Shared Facility Factor

The Shared Facility Factor is 0.22.

- 4. Surrogate Billing Factor
  - 4.1 AT&T originated land-to-mobile traffic is 0.35.
  - 4.2 Carrier to AT&T originated mobile-to-land traffic is 0.65
- 5. Exchange Access Rates
  - 5.1 Terminating IntraLATA InterMTA Traffic Rate \$.007488
  - 5.2 Originating Landline to CMRS Switched Access Traffic Rate \$.006929
- 6. The rates for trunking are set forth in Telco tariff IURC 20, as amended from time to time.
- 7. Other Charges
  - 7.1 Selective Class of Call Screening.
  - 7.2 Cancellation Charge. A charge is calculated as the product of the number of Business Days from order application through the order cancellation multiplied by the average daily charge of the service ordered, plus the Access Order Charge. The Access Order Charge is governed by Telco's applicable interstate Access Services tariff.
  - 7.3 Rollover Charges. A rollover is a Carrier initiated move that involves a change of a Point of Termination from an existing service within the same Carrier premises. The nonrecurring charge associated with the installation of that service (i.e., the Rollover Charge) applies when Carrier requests a rollover. The Rollover Charge is governed by Telco's applicable interstate Access Services tariff.
  - 7.4 Charges for miscellaneous other items such as Service Establishment, Change in Service Arrangement, Changes in Trunk interfaces, Additional Engineering, Additional Labor Charges, Access Order Charge, Design Change Charge, Service Date Change Charge, ACNA, Billing Account Number (BAN) and Circuit Identification Change Charges, and Supercedure charges are governed by Telco's applicable interstate Access Services tariff.

### **KANSAS**

1. The rates for transport and termination shall be as follows. (Per Conversation MOU)

Type 2A Type 2B Type 1 \$.003673 \$.001310 \$.003673

- 2. Carrier Facilities will be provided at the same rates, terms, and conditions that similar Facilities are provided by Telco.
- 3. Shared Facility Factor

The Shared Facility Factor is 0.13.

- 4. Surrogate Billing Factor
  - 4.1 AT&T originated land-to-mobile traffic is 0.35.
  - 4.2 Carrier to AT&T originated mobile-to-land traffic is 0.65
- 5. Exchange Access Rates
  - 5.1 Terminating IntraLATA InterMTA Traffic Rate \$.006417
  - 5.2 Originating Landline CMRS Switched Access Traffic Rate \$.005701
- 6. Other Charges
  - 6.1 Selective Class of Call Screening

Per Month Nonrecurring Charge
Per BAN \$21.00 \$260.00

- 6.2 Cancellation Charge. A charge is calculated as the product of the number of Business Days from order application through the order cancellation multiplied by the average daily charge of the service ordered, plus the Access Order Charge. The Access Order Charge is governed by Telco's applicable interstate Access Services tariff.
- 6.3 Rollover Charges. A rollover is a Carrier initiated move that involves a change of a Point of Termination from an existing service within the same Carrier premises. The nonrecurring charge associated with the installation of that service (i.e., the Rollover Charge) applies when Carrier requests a rollover. The Rollover Charge is governed by Telco's applicable interstate Access Services tariff
- 6.4 Translation Charges. Translation charges will apply for each effected end office when Carrier requests a change in an NPA-NXX code from or to being an EMS/EAS NPA-NXX.
- 6.5 Trunk Interface Change Charges. Changes to the type of Trunk interfaces on a trunk will be charged at the rate of \$120.00 per Trunk.
- 6.6 Charges for miscellaneous other items such as Service Establishment, Change in Service Arrangement, Changes in Trunk interfaces, Additional Engineering, Additional Labor Charges, Access Order Charge, Design Change Charge, Service Date Change Charge, ACNA, Billing Account Number (BAN) and Circuit Identification Change Charges, and Supercedure charges are governed by Telco's applicable interstate Access Services tariff.

# **MICHIGAN**

1. The rates for transport and termination shall be as follows. (Per Conversation MOU)

Type 2A Type 2B Type 1 \$.001145 \$.000631 \$.001145

- 2. Carrier Facilities will be provided at the same rates, terms, and conditions that similar facilities are provided by Telco.
- 3. Shared Facility Factor

The Shared Facility Factor is 0.11.

- 4. Surrogate Billing Factor
  - 4.1 AT&T originated land-to-mobile traffic is 0.35.
  - 4.2 Carrier to AT&T originated mobile-to-land traffic is 0.65
- 5. Exchange Access Rates
  - 5.1 Terminating IntraLATA InterMTA Traffic Rate \$.005994
  - 5.2 Originating Landline to CMRS Switched Access Traffic Rate \$.006404
- 6. The rates for trunking are set forth in Telco tariff MPSC 20R, as amended from time to time.
- 7. Other Charges
  - 7.1 Selective Class of Call Screening.
  - 7.2 Cancellation Charge. A charge is calculated as the product of the number of Business Days from order application through the order cancellation multiplied by the average daily charge of the service ordered, plus the Access Order Charge. The Access Order Charge is governed by Telco's applicable interstate Access Services tariff.
  - 7.3 Rollover Charges. A rollover is a Carrier initiated move that involves a change of a Point of Termination from an existing service within the same Carrier premises. The nonrecurring charge associated with the installation of that service (i.e., the Rollover Charge) applies when Carrier requests a rollover. The Rollover Charge is governed by Telco's applicable interstate Access Services tariff.
  - 7.4 Charges for miscellaneous other items such as Service Establishment, Change in Service Arrangement, Changes in Trunk interfaces, Additional Engineering, Additional Labor Charges, Access Order Charge, Design Change Charge, Service Date Change Charge, ACNA, Billing Account Number (BAN) and Circuit Identification Change Charges, and Supercedure charges are governed by Telco's applicable interstate Access Services tariff.

# **MISSOURI**

1. The rates for transport and termination shall be as follows. (Per Conversation MOU)

Type 2A Type 2B Type 1 \$.004006 \$.002047 \$.004006

- 2. Carrier Facilities will be provided at the same rates, terms, and conditions that similar Facilities are provided by Telco.
- 3. Shared Facility Factor

The Shared Facility Factor is 0.15.

- 4. Surrogate Billing Factor
  - 4.1 AT&T originated land-to-mobile traffic is 0.35.
  - 4.2 Carrier to AT&T originated mobile-to-land traffic is 0.65
- 5. Exchange Access Rates
  - 5.1 Terminating IntraLATA InterMTA Traffic Rate \$.028168
  - 5.2 Originating Landline to CMRS Switched Access Traffic Rate \$.010674
- 6. Other Charges
  - 6.1 Selective Class of Call Screening

Per Month Nonrecurring Charge
Per BAN \$40.75 \$370.00

- 6.2 Cancellation Charge. A charge is calculated as the product of the number of Business Days from order application through the order cancellation multiplied by the average daily charge of the service ordered, plus the Access Order Charge. The Access Order Charge is governed by Telco's applicable interstate Access Services tariff.
- 6.3 Rollover Charges. A rollover is a Carrier initiated move that involves a change of a Point of Termination from an existing service within the same Carrier premises. The nonrecurring charge associated with the installation of that service (i.e., the Rollover Charge) applies when Carrier requests a rollover. The Rollover Charge is governed by Telco's applicable interstate Access Services tariff.
- 6.4 Translation Charges. Translation charges will apply for each effected end office when Carrier requests a change in an NPA-NXX code from or to being an EMS/EAS NPA-NXX.
- 6.5 Trunk Interface Change Charges. Changes to the type of Trunk interfaces on a trunk will be charged at the rate of \$70.00 per Trunk.
- 6.6 Charges for miscellaneous other items such as Service Establishment, Change in Service Arrangement, Additional Engineering, Additional Labor Charges, Access Order Charge, Design Change Charge, Service Date Change Charge, ACNA, Billing Account Number (BAN) and Circuit Identification Change Charges, and Supercedure charges are governed by Telco's applicable interstate Access Services tariff.

### **NEVADA**

1. The rates for transport and termination shall be as follows. (Per Conversation MOU)

> Type 2B Type 1 Type 2A \$.01059 \$.00161 \$.01059

- Carrier Facilities will be provided at the same rates, terms, and conditions that similar Facilities are provided by 2. Telco.
- 3. **Shared Facility**

The Shared Facility Factor is 0.20.

- 4. Surrogate Billing Factor
  - 4.1 AT&T originated land-to-mobile traffic is 0.40.
  - 4.2 Carrier to AT&T originated mobile-to-land traffic is 0.60
- 5. **Exchange Access Rates** 
  - 5.1 Terminating IntraLATA InterMTA Traffic Rate \$.008921 5.2 Originating Landline to CMRS Switched Access Traffic Rate \$.007635
- The rate for Type 2A tandem transport is as follows per unit increment of 24 trunks (per DS-1 termination): 6.

Monthly Recurring Non-recurring \$0.00 \$960.00

- 6.1 Trunk charges apply per the Nevada Access Tariff C18-A.
- 7. The rates for CMRS Type 1 and Type 2B interconnection charges are as follows:

<u>Type 1</u>	Monthly/Non-recurring				
Type 1 Flat Rate Trunk Charge Type 1 Measured Rate Trunk Measured Rate per Measured Rate Trunk Measured Usage Type 1 Mileage per trunk Installation per trunk	Nevada Access Tariff C18-A Nevada Access Tariff C18-A				
Type 2B					

Type 2B Flat Rate Trunk Nevada Access Tariff C18-A Type 2 Mileage per Trunk Nevada Access Tariff C18-A Installation per trunk Nevada Access Tariff C18-A

- 8. Other Charges
  - 8.1 Selective Class of Call Screening. This service is not currently provided in this State.
  - Cancellation Charge. A charge is calculated as the product of the number of Business Days from order 8.2 application through the order cancellation multiplied by the average daily charge of the service ordered, plus the Access Order Charge. The Access Order Charge is governed by Telco's applicable interstate Access Services tariff
  - 8.3 Rollover Charges. A rollover is a Carrier initiated move that involves a change of a Point of Termination from an existing service within the same Carrier premises. The nonrecurring charge associated with the

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- installation of that service (i.e., the Rollover Charge) applies when Carrier requests a rollover. The Rollover Charge is governed by Telco's applicable interstate Access Services tariff.
- 8.4 Charges for miscellaneous other items such as Service Establishment, Change in Service Arrangement, Changes in Trunk interfaces, Additional Engineering, Additional Labor Charges, Access Order Charge, Design Change Charge, Service Date Change Charge, ACNA, Billing Account Number (BAN) and Circuit Identification Change Charges, and Supercedure charges are governed by Telco's applicable interstate Access Services tariff.

# OHIO

The rates for transport and termination shall be as follows. (Per Conversation MOU) 1.

> Type 2A Type 2B Type 1 \$.004501 \$.003600 \$.004501

2. Carrier Facilities will be provided at the same rates, terms, and conditions that similar Facilities are provided by Telco.

APPENDIX - PRICING (CELLULAR/PCS)

3. **Shared Facility Factor** 

The Shared Facility Factor is 0.17.

- 4. Surrogate Billing Factor
  - 4.1 AT&T originated land-to-mobile traffic is 0.35.
  - 4.2 Carrier to AT&T originated mobile-to-land traffic is 0.65
- 5. **Exchange Access Rates** 
  - 5.1 Terminating IntraLATA InterMTA Traffic Rate \$.006017
  - 5.2 Originating Landline to CMRS Switched Access Traffic Rate \$.006454
- 6. The rates for Type 2 trunking are set forth in Telco's intrastate Access Services tariff, as amended from time to time. The rates for Type 1 trunking are set forth in Telco's tariff PUCO 20, as amended from time to time.
- 7. Other Charges
  - 7.1 Selective Class of Call Screening.
  - Cancellation Charge. A charge is calculated as the product of the number of Business Days from order 7.2 application through the order cancellation multiplied by the average daily charge of the service ordered, plus the Access Order Charge. The Access Order Charge is governed by Telco's applicable interstate Access Services tariff.
  - 7.3 Rollover Charges. A rollover is a Carrier initiated move that involves a change of a Point of Termination from an existing service within the same Carrier premises. The nonrecurring charge associated with the installation of that service (i.e., the Rollover Charge) applies when Carrier requests a rollover. The Rollover Charge is governed by Telco's applicable interstate Access Services tariff.
  - 7.4 Charges for miscellaneous other items such as Service Establishment, Change in Service Arrangement, Changes in Trunk interfaces, Additional Engineering, Additional Labor Charges, Access Order Charge, Design Change Charge, Service Date Change Charge, ACNA, Billing Account Number (BAN) and Circuit Identification Change Charges, and Supercedure charges are governed by Telco's applicable interstate Access Services tariff.

# **OKLAHOMA**

1. The rates for transport and termination shall be as follows. (Per Conversation MOU)

Type 2A Type 2B Type 1 \$.003551 \$.002297 \$.003551

- 2. Carrier Facilities will be provided at the same rates, terms, and conditions that similar Facilities are provided by Telco.
- 3. Shared Facility Factor

The Shared Facility Factor is 0.21.

- 4. Surrogate Billing Factor
  - 4.1 AT&T originated land-to-mobile traffic is 0.35.
  - 4.2 Carrier to AT&T originated mobile-to-land traffic is 0.65
- 5. Exchange Access Rates
  - 5.1 Terminating IntraLATA InterMTA Traffic Rate \$.013224
     5.2 Originating Landline to CMRS Switched Access Traffic Rate \$.007393
- 6. Other Charges
  - 6.1 Selective Class of Call Screening

Per Month Nonrecurring Charge
Per BAN \$54.65 \$556.00

- 6.2 Cancellation Charge. A charge is calculated as the product of the number of Business Days from order application through the order cancellation multiplied by the average daily charge of the service ordered, plus the Access Order Charge. The Access Order Charge is governed by Telco's applicable interstate Access Services tariff.
- 6.3 Rollover Charges. A rollover is a Carrier initiated move that involves a change of a Point of Termination from an existing service within the same Carrier premises. The nonrecurring charge associated with the installation of that service (i.e., the Rollover Charge) applies when Carrier requests a rollover. The Rollover Charge is governed by Telco's applicable interstate Access Services tariff.
- 6.4 Translation Charges. Translation charges will apply for each effected end office when Carrier requests a change in an NPA-NXX code from or to being an EMS/EAS NPA-NXX.
- 6.5 Trunk Interface Change Charges. Changes to the type of Trunk interfaces on a trunk will be charged at the rate of \$65.00per Trunk.
- 6.6 Charges for miscellaneous other items such as Service Establishment, Change in Service Arrangement, Changes in Trunk interfaces, Additional Engineering, Additional Labor Charges, Access Order Charge, Design Change Charge, Service Date Change Charge, ACNA, Billing Account Number (BAN) and Circuit Identification Change Charges, and Supercedure charges are governed by Telco's applicable interstate Access Services tariff.

### **TEXAS**

1. The rates for transport and termination shall be as follows. (Per Conversation MOU)

Type 2A Type 2B Type 1 \$.00279 \$0.001843 \$.00279

- 2. Carrier Facilities will be provided at the same rates, terms, and conditions that similar Facilities are provided by Telco.
- 3. Shared Facility Factor

The Shared Facility Factor is 0.15.

- 4. Surrogate Billing Factor
  - 4.1 AT&T originated land-to-mobile traffic is 0.35.
  - 4.2 Carrier to AT&T originated mobile-to-land traffic is 0.65
- 5. Exchange Access Rates
  - 5.1 Terminating IntraLATA InterMTA Traffic Rate \$.039258
  - 5.2 Originating Landline to CMRS Switched Access Traffic Rate \$.016606
- 6. Other Charges
  - 6.1 Selective Class of Call Screening

Per BAN

Per Month Nonrecurring Charge \$38.25 \$402.75

- 6.2 Cancellation Charge. A charge is calculated as the product of the number of Business Days from order application through the order cancellation multiplied by the average daily charge of the service ordered, plus the Access Order Charge. The Access Order Charge is governed by Telco's applicable interstate Access Services tariff.
- 6.3 Rollover Charges. A rollover is a Carrier initiated move that involves a change of a Point of Termination from an existing service within the same Carrier premises. The nonrecurring charge associated with the installation of that service (i.e., the Rollover Charge) applies when Carrier requests a rollover. The Rollover Charge is governed by Telco's applicable interstate Access Services tariff.
- 6.4 Translation Charges. Translation charges will apply for each effected end office when Carrier requests a change in an NPA-NXX code from or to being an EMS/EAS NPA-NXX.
- 6.5 Trunk Interface Change Charges. Changes to the type of Trunk interfaces on a trunk will be charged at the rate of \$92.50 per Trunk.
- 6.6 Charges for miscellaneous other items such as Service Establishment, Change in Service Arrangement, Changes in Trunk interfaces, Additional Engineering, Additional Labor Charges, Access Order Charge, Design Change Charge, Service Date Change Charge, ACNA, Billing Account Number (BAN) and Circuit Identification Change Charges, and Supercedure charges are governed by Telco's applicable interstate Access Services tariff.

### **WISCONSIN**

1. The rates for transport and termination shall be as follows. (Per Conversation MOU)

Type 2A Type 2B Type 1

\$.005385 \$.004241 Rates specified in PSC of Wisconsin No. 20, part 4

- 2. Carrier Facilities will be provided at the same rates, terms, and conditions that similar Facilities are provided by Telco.
- 3. Shared Facility Factor

The Shared Facility Factor is 0.15.

- 4. Surrogate Billing Factor
  - 4.1 AT&T originated land-to-mobile traffic is 0.35.
  - 4.2 Carrier to AT&T originated mobile-to-land traffic is 0.65
- 5. Exchange Access Rates
  - 5.1 Terminating IntraLATA InterMTA Traffic Rate \$.007072
  - 5.2 Originating Landline to CMRS Switched Access Traffic Rate \$.006812
- 6. The rates for Type 2A and Type 2B trunk port elements are as follows:

Monthly Recurring (Carrier dedicated trunk)

Analog \$20.00, plus \$2.53 per mile/per trunk Digital \$70.00, plus \$30.00 per mile/per DS-1

Non-recurring (Carrier dedicated trunk)

Analog \$150.00 Digital \$500.00

The rates for Type 1 trunk port elements are as follows:

Monthly Recurring (Carrier dedicated trunk)

Analog \$20.00, plus \$2.53 per mile/per trunk Digital \$70.00, plus \$30.00 per mile/per DS-1

Non-Recurring (Carrier dedicated trunk)

Analog \$150.00 Digital \$500.00

Additional rates for Type 1 are provided in Telco tariff Wisconsin 20, as amended from time to time.

- 7. Other Charges
  - 7.1 Selective Class of Call Screening.
  - 7.2 Cancellation Charge. A charge is calculated as the product of the number of Business Days from order application through the order cancellation multiplied by the average daily charge of the service ordered, plus the Access Order Charge. The Access Order Charge is governed by Telco's applicable interstate Access Services tariff.
  - 7.3 Rollover Charges. A rollover is a Carrier initiated move that involves a change of a Point of Termination from an existing service within the same Carrier premises. The nonrecurring charge associated with the installation of that service (i.e., the Rollover Charge) applies when Carrier requests a rollover. The Rollover Charge is governed by Telco's applicable interstate Access Services tariff.
  - 7.4 Charges for miscellaneous other items such as Service Establishment, Change in Service Arrangement, Changes in Trunk interfaces, Additional Engineering, Additional Labor Charges, Access Order Charge, Design Change Charge, Service Date Change Charge, ACNA, Billing Account Number (BAN) and Circuit

CELLULAR/PCS APPENDIX PRICING-WI/<u>WISCONSIN BELL, INC.</u>
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Identification Change Charges, and Supercedure charges are governed by Telco's applicable interstate Access Services tariff.

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# AMENDMENT TO INTERCONNECTION AGREEMENT BY AND BETWEEN NEVADA BELL TELEPHONE COMPANY d/b/a AT&T NEVADA AND NEW CINGULAR WIRELESS PCS, LLC

Nevada Bell Telephone Company d/b/a AT&T Nevada, as the Incumbent Local Exchange Carrier in Nevada, (hereafter, "ILEC") and New Cingular Wireless PCS, LLC as a Commercial Mobile Radio Service ("CMRS") Provider in Nevada, (referred to as "CARRIER"), in order to amend, modify and supersede any affected provisions of their Interconnection Agreement with ILEC in Nevada ("Interconnection Agreement"), hereby execute this Reciprocal Compensation Amendment for ISP-Bound Traffic and Federal Telecommunications Act Section 251(b)(5) Traffic (Adopting FCC's Interim ISP Terminating Compensation Plan)("Amendment"). A CMRS Provider is not a "LEC."

# 1.0 Scope of Amendment

- 1.1 ILEC made an offer to all telecommunications carriers in the state of Nevada (the "Offer") to exchange traffic on and after June 1, 2004 under Section 251(b)(5) of the Act pursuant to the terms and conditions of the FCC's interim ISP terminating compensation plan of the FCC's Order on Remand and Report and Order, <u>In the Matter of Implementation of the Local Competition Provisions in the Telecommunications Act of 1996</u>, Intercarrier Compensation for ISP-Bound Traffic, FCC 01-131, CC Docket Nos. 96-98, 99-68 (rel. April 27, 2001) ("FCC ISP Compensation Order") which was remanded but not vacated in *WorldCom, Inc. v. FCC*, No. 01-1218 (D.C. Cir. 2002).
- 1.2 The purpose of this Amendment is to include in CARRIER's Interconnection Agreement the rates, terms and conditions of the FCC's interim ISP terminating compensation plan for the exchange of ISP-Bound traffic lawfully compensable under the FCC ISP Compensation Order ("ISP-Bound Traffic") and traffic lawfully compensable under Section 251(b)(5) ("Section 251(b)(5) Traffic").
- 1.3 This Amendment is intended to supercede any and all contract sections, appendices, attachments, rate schedules, or other portions of the underlying Interconnection Agreement that set forth rates, terms and conditions for the terminating compensation for ISP-Bound Traffic and Section 251(b)(5) Traffic exchanged between ILEC and CARRIER. Any inconsistencies between the provisions of this Amendment and provisions of the underlying Interconnection Agreement shall be governed by the provisions of this Amendment.
- 2.0 Rates, Terms and Conditions of FCC's Interim ISP Terminating Compensation Plan
  - 2.1 ILEC and CARRIER hereby agree that the following rates, terms and conditions shall apply to all ISP-Bound Traffic and all Section 251(b)(5) Traffic exchanged between the Parties on and after the date this Amendment becomes effective pursuant to Section 4.1 of this Amendment.
  - 2.2 Compensation Rate Schedule
    - 2.2.1 The rates, terms, conditions in this section apply only to the termination of ISP-Bound Traffic and Section 251(b)(5) Traffic, and ISP-Bound Traffic is subject to the rebuttable presumption in Section 2.3.
    - 2.2.2 The Parties agree to compensate each other for the transport and termination ISP-Bound Traffic and Section 251(b)(5) Traffic on a minute of use basis, at \$.0007 per minute of use.

### 2.3 ISP-Bound Traffic Rebuttable Presumption

2.3.1 In accordance with Paragraph 79 of the FCC's ISP Compensation Order, LEC and ILEC agree that there is a rebuttable presumption that any of the combined Section 251(b)(5) Traffic and ISP-Bound traffic exchanged between LEC and ILEC exceeding a 3:1 terminating to originating ratio is presumed to be ISP-Bound Traffic subject to the compensation terms in this Section 2.0. Either party has the right to rebut the 3:1 ISP presumption by identifying the actual ISP-Bound Traffic by any means mutually agreed

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by the Parties, or by any method approved by the Commission. If a Party seeking to rebut the presumption takes appropriate action at the Commission pursuant to section 252 of the Act and the Commission agrees that such Party has rebutted the presumption, the methodology and/or means approved by the Commission for use in determining the ratio shall be utilized by the Parties as of the date of the Commission approval and, in addition, shall be utilized to determine the appropriate true-up as described below. During the pendency of any such proceedings to rebut the presumption, LEC and ILEC will remain obligated to pay the rates set forth in Section 2.2.2 for Section 251(b)(5) Traffic and ISP-Bound Traffic. Such true-up shall be retroactive back to the date a Party first sought appropriate relief from the Commission.

### 3.0 Reservation of Rights

3.1 The Parties reserve the right to raise the appropriate treatment of Voice Over Internet Protocol ("VoIP") and traffic utilizing in whole or part Internet Protocol technology under the Dispute Resolution provisions of this Agreement, including but not limited, to any rights they may have as a result of the FCC's Order In the Matter of Petition for Declaratory Ruling that AT&T's Phone-to-Phone IP Telephony Services are Exempt from Access Charges, WC Docket No. 02-361 (Rel. April 21, 2004). The Parties acknowledge that there is an on-going disagreement between LECs and ILEC over whether or not, under the law, VoIP traffic or traffic utilizing in whole or part IP technology is subject to reciprocal compensation or switched access charges. The Parties therefore agree that neither one will argue or take the position before any regulatory commission or court that this Amendment constitutes an agreement as to whether or not reciprocal compensation or switched access charges apply to that traffic or a waiver by either party of their position or their rights as to that issue. The Parties further agree that they each have reserved the right to advocate their respective positions relating to the treatment and compensation for VoIP traffic and traffic utilizing in whole or part Internet Protocol technology before any state commission or the Federal Communications Commission ("FCC") whether in bilateral complaint dockets, arbitrations under Section 252 of the Act, state commission or FCC established rulemaking dockets, or before any judicial or legislative body.

# 4.0 Miscellaneous

- 4.1 This Amendment will become effective ten (10) days following the date such Amendment is approved or is deemed to have been approved by the applicable state commission.
- 4.2 This Amendment is coterminous with the underlying Interconnection Agreement and does not extend the term or change the termination provisions of the underlying Interconnection Agreement.
- 4.3 EXCEPT AS MODIFIED HEREIN, ALL OTHER TERMS AND CONDITIONS OF THE UNDERLYING INTERCONNECTION AGREEMENT SHALL REMAIN UNCHANGED AND IN FULL FORCE AND EFFECT.
- 4.4 Every rate, term and condition of this Amendment is legitimately related to the other rates, terms and conditions in this Amendment. Without limiting the general applicability of the foregoing, the change of law provisions of the underlying Interconnection Agreement, including but not limited to the "Intervening Law" or "Change of Law" or "Regulatory Change" section of the General Terms and Conditions of the Interconnection Agreement and as modified in this Amendment, are specifically agreed by the Parties to be legitimately related to, and inextricably intertwined with this the other rates, terms and conditions of this Amendment.
- 4.5 In entering into this Amendment, neither Party waives, and each Party expressly reserves, any rights, remedies or arguments it may have at law or under the intervening law or regulatory change provisions in the underlying Agreement (including intervening law rights asserted by either Party via written notice predating this Amendment) with respect to any orders, decisions, legislation or proceedings and any remands thereof, which the Parties have not yet fully incorporated into this Agreement or which may be the subject of further review.

AMENDMENT - NEVADA RECIPROCAL COMPENSATION FOR ISP-BOUND TRAFFIC AND FEDERAL TELECOMMUNICATIONS ACT SECTION 251(B)(5)
TRAFFIC (ADOPTING FCC'S INTERIM ISP TERMINATING COMPENSATION PLAN)/NEVADA BELL TELEPHONE COMPANY
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IN WITNESS WHEREOF, this Reciprocal Compensation Amendment for ISP-Bound Traffic and Federal Telecommunications Act Section 251(b)(5) Traffic (Adopting FCC Interim Terminating Compensation Plan) to the Interconnection Agreement was exchanged in triplicate on this 30 day of \_\_\_\_\_\_\_, 2007, by ILEC, signing by and through its duly authorized representative, and CARRIER, signing by and through its duly authorized representative.

	and CARRIER, signing by and through its duly authorized
New Cingular Wireless PCS, LLC	Nevada Bell Telephone Company d/b/a AT&T Nevada by AT&T Operations Inc., its authorized agent
Signature: Michaelf. Van Weell	Signature: Which w
Name: Michael Van Weelden (Print or Type)	Name: Eddie A. Reed, Jr. (Print or Type)
Title: Director of Supply Chain Management	Title: <u>Director-Contract Management</u>
Date: 7/27/07	Date: 7 · 30 · 07
OCN# 6010	
ACNA AWL	

# **AT&T Wholesale Amendment**

Contract Number: 19094

# **AT&T Wholesale Amendment**

Contract Number: 8316

# AMENDMENT TO CELLULAR-PCS INTERCONNECTION AGREEMENT BY AND BETWEEN

# NEVADA BELL TELEPHONE COMPANY d/b/a AT&T NEVADA and SOUTHWESTERN BELL TELEPHONE COMPANY d/b/a AT&T ARKANSAS AND

# NEW CINGULAR WIRELESS PCS, LLC

The Interconnection Agreement, dated July 30, 2007 ("the Agreement") by and between Nevada Bell Telephone Company d/b/a AT&T Nevada and Southwestern Bell Telephone Company d/b/a AT&T Arkansas (collectively, "AT&T-13STATE") and New Cingular Wireless PCS, LLC ("WSP") is hereby amended as follows:

- (1) The Parties agree to delete Section 8.3.2 and 8.3.3 and add new Sections 8.3.2 through 8.3.5 to the Appendix ITR. The text of Sections 8.3.2 through 8.3.5 will read as follows:
  - 8.3.2 WSP shall send all Switched Access or Terminating InterMTA traffic (including IntraLATA InterMTA traffic) via an Interexchange Carrier; however, the Parties agree that for any terminating InterMTA traffic that is inadvertently routed over Local Interconnection or Local Interconnection Equal Access trunks, based on data from <a href="AT&T-13STATE">AT&T-13STATE</a> traffic studies, WSP will pay the Terminating InterMTA Minutes of Use ("MOU") traffic rate, as stated in Appendix Pricing Wireless, for the WSP-originated mobile-to-land, interMTA MOUs delivered to <a href="AT&T-13STATE">AT&T-13STATE</a> via the Local Interconnection or Local Interconnection Equal Access trunks for such traffic.

### 8.3.3 WSP OFFICER AFFIDAVIT

- 8.3.3.1 WSP may produce to <u>AT&T-13STATE</u> an affidavit, executed by an officer of WSP and notarized appropriately, stating that it is the policy of WSP not to, and in fact WSP does not intentionally, route Terminating InterMTA traffic over WSP's network via Local Interconnection or Local Interconnection Equal Access trunks for delivery to <u>AT&T-13STATE</u>, but instead routes such traffic via an Interexchange Carrier.
- 8.3.3.2 If WSP produces such an affidavit, <u>AT&T-13STATE</u> shall not bill WSP for Terminating InterMTA traffic. However, <u>AT&T-13STATE</u> may, at any time, elect to challenge the affidavit, using the following procedure:
  - 8.3.3.2.1.1 <u>AT&T-13STATE</u> may conduct test calls or a traffic study to determine if WSP's Terminating InterMTA traffic is being routed over Local Interconnection or Local Interconnection Equal Access trunks.
  - 8.3.3.2.1.2 AT&T-13STATE will promptly notify WSP that test calls were made or a traffic study was conducted which indicates the probability that InterMTA traffic was routed over Local Interconnection or Local Interconnection Equal Access trunks. Within 14 days of completion of the test calls or traffic study, AT&T-13STATE will provide the results of the test calls or traffic study to WSP for review. Within 30 days of being provided the results for review, WSP can present its findings of any errors or anomalies with data results provided to AT&T-13STATE for consideration. In doing so, WSP can provide network diagrams, IXC records, cell site data, or any other information that reflects the jurisdiction of the calls or any alleged statistical invalidity of the data or its application.
  - 8.3.3.2.1.3 Based on the results of the test calls or traffic study, as adjusted by <u>AT&T-13STATE</u> after consideration of the jurisdictional information and any data raising a concern over statistical validity provided by WSP in 8.3.3.2.1.1 above, <u>AT&T-13STATE</u> will bill WSP the rate of Terminating InterMTA Minutes of Use (MOU) (as stated in Appendix Pricing Wireless) for the percentage of traffic identified as InterMTA traffic terminated over Local Interconnection or Local Interconnection Equal Access

trunks. WSP will reimburse to <u>AT&T-13STATE</u> the difference between the rate previously paid by WSP for all such misrouted traffic and the rate for Terminating InterMTA Minutes of Use ("MOU"). Such payments will be retroactive, extending backward to the date of the last traffic study (or correction under 8.3.3.3 below, if later) or, if no previous traffic study has been performed, to the effective date of this provision.

- 8.3.3.2.1.4 If WSP believes that <u>AT&T-13-STATE</u> has not properly considered its jurisdictional information in the test calls or traffic study used for billing under Section 8.3.3.2.1.3 above, or believes that the use of the test calls or traffic study for the billing is not statistically valid when compared to the jurisdiction of all of its calls terminated over Local Interconnection or Local Interconnection Equal Access trunks, the parties will work together on a new analysis of the original <u>AT&T-13STATE</u> data to be jointly administered and completed within 30 days. Based on the results of the new analysis the parties may agree to adjust the billing under Section 8.3.3.2.1.3 above or will follow the dispute resolution process subject to Section 8.3.5 below.
- 8.3.3.2.1.5 In addition, WSP will pay the late payment charge for all such sums due and owing as provided under Section 5.2 of the General Terms and Conditions of this Agreement.
- 8.3.3.3 The percentage of InterMTA Traffic that the test calls and/or traffic studies show was routed by WSP via the Local Interconnection or Local Interconnection Equal Access trunks for delivery to <a href="AT&T-13STATE">AT&T-13STATE</a> shall thereafter be applied by the Parties for all traffic exchanged by the Parties, provided, however, that WSP shall have the opportunity to correct the routing of such calls. Such correction shall be verified by additional test calls following the procedure described above. If the Parties agree that such misrouting has been corrected, <a href="AT&T-13STATE">AT&T-13STATE</a> shall not thereafter bill WSP at the rate for Terminating InterMTA traffic for the traffic in question.
- 8.3.3.4 <u>AT&T-13STATE</u> or WSP may elect, at any time, to conduct additional test calls and/or traffic studies to verify WSP's routing practices but not more often than once per quarter to adjust WSP's billing, if appropriate.

### 8.3.4 NO WSP OFFICER AFFIDAVIT

- 8.3.4.1 If WSP elects not to produce the affidavit described in Section 8.3.3 above, then <u>AT&T-13STATE</u> will perform traffic studies to determine if WSP is sending Terminating InterMTA traffic over Local Interconnection or Local Interconnection Equal Access trunks, and if WSP is doing so, notwithstanding its obligation not to do so as set forth above, <u>AT&T-13STATE</u> will bill WSP based on the percentage of InterMTA traffic terminated over the Local Interconnection or Local Interconnection Equal Access trunks as demonstrated by the traffic study. <u>AT&T-13STATE</u> agrees to notify WSP of updates to the Terminating InterMTA Traffic percentages on a quarterly basis, and the Parties agree that the updated percentage will be used to bill Terminating InterMTA for the following quarter. Further, the Parties agree that WSP will pay amounts owed for Terminating InterMTA traffic by the due date indicated on the invoice.
- 8.3.4.2 If the WSP elects not to produce the affidavit described in Section 8.3.3 above, then if the WSP provides an indicator that accurately identifies the originating cell site to classify each call as InterMTA-Interstate or InterMTA-Intrastate for usage billing, (including but not limited to originating and terminating NPA/NXX, date, time of originating call and call duration along with the cell site location table which includes the latitude, longitude and MTA of the originating cell site), <a href="https://dx.doi.org/nation-nc/material-nc-state-nc-s
  - 8.3.4.2.1 If the <u>AT&T-13STATE</u> traffic study using JIP, OLRN and originating NPA/NXX data are a match to the WSP cell site data, then the cell site data will be used in place of the <u>AT&T-13STATE</u> JIP, OLRN or originating NPA/NXX traffic studies; or,

- 8.3.4.2.2 If the JIP and the OLRN traffic studies do not match the WSP cell site data, and the WSP believes that the particular network configuration is causing the discrepancy, then the WSP shall provide <a href="AT&T-13STATE">AT&T-13STATE</a> with the network configuration information that explains the discrepancy between JIP and the OLRN traffic studies vs. the WSP cell site data. If the WSP cannot explain the discrepancy between the JIP and the OLRN traffic studies vs. the WSP cell site data to <a href="AT&T-13STATE">AT&T-13STATE</a>'s satisfaction, then <a href="AT&T-13STATE">AT&T-13STATE</a> will use JIP, the OLRN traffic or originating NPA/NXX code traffic studies to determine the jurisdiction of the calls; and,
- 8.3.4.2.3 Under both scenarios in Section 8.3.4.2.1 and Section 8.3.4.2.2 above, upon <u>AT&T-13STATE</u>'s request, WSP will demonstrate how the network configurations are causing a mis-match between JIP, OLRN, originating NPA/NXX codes vs. the WSP cell site data.
- 8.3.4.3 If WSP elects not to provide the affidavit described in Section 8.3.3 above, WSP shall provide JIP, where technically feasible, in the call record for all WSP-originated IntraMTA and InterMTA traffic, as set forth in ATIS' Network Interconnection Interoperability Forum reference document ATIS-0300011.

#### 8.3.5 DISPUTES

- 8.3.5.1 The Parties further agree that disputes under these sections will be governed by the dispute resolution provision of the General Terms and Conditions of the Agreement. However, not withstanding the foregoing and contrary to the Billing and Payment of Charges and Dispute Resolution provisions of the General Terms and Conditions of this Agreement (Sections 5 and 6, respectively), WSP agrees that for purposes of the procedures set forth in Sections 8.3.3 and 8.3.4 of this Amendment, WSP will pay <u>AT&T-13STATE</u> all InterMTA billing invoices and then dispute.
- (2) The Parties agree to change the Originating Landline to CMRS Switched Access Traffic Section reference numbers. The Originating Landline to CMRS Switched Access Traffic language will now be in Section 8.3.6, 8.3.6.1, 8.3.6.2 and 8.3.6.3. The language for the Originating Landline to CMRS Switched Access Traffic will not change.
- (3) This Amendment shall not modify or extend the Effective Date or Term of the underlying Agreement, but rather, shall be coterminous with such Agreement.
- (4) EXCEPT AS MODIFIED HEREIN, ALL OTHER TERMS AND CONDITIONS OF THE UNDERLYING AGREEMENT SHALL REMAIN UNCHANGED AND IN FULL FORCE AND EFFECT.
- (5) In entering into this Amendment, neither Party waives, and each Party expressly reserves, any rights, remedies or arguments it may have at law or under the intervening law or regulatory change provisions in the underlying Agreement (including intervening law rights asserted by either Party via written notice predating this Amendment) with respect to any orders, decisions, legislation or proceedings and any remands thereof, which the Parties have not yet fully incorporated into this Agreement or which may be the subject of further review.
- (6) This Amendment shall be filed with and is subject to approval by The Public Utilities Commission of Nevada, and shall become effective ten (10) days following approval by such Commission. In Arkansas, this Amendment shall be filed with the Arkansas Public Service Commission and shall become effective upon filing.

IN WITNESS WHEREOF, this Amendment to the Agreement was exchanged in duplicate by <u>AT&T-13STATE</u>, signing by and through its duly authorized representative, and WSP, signing by and through its duly authorized representative.

New Cingular Wireless PCS, LLC

Nevada Bell Telephone Company d/b/a AT&T Nevada and AT&T Wholesale and Southwestern Bell Telephone Company d/b/a AT&T Arkansas, by AT&T Operations, Inc., its authorized agent

By: William H. Brown

Printed: William H. Brown

Printed: Eddie A. Reed, Jr.

Title: Sy. Contract Mgy.

(Print or Type)

Date: 8-28-09

# **AT&T Wholesale Amendment**

Contract Number: 19451

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NEW CINGULAR WIRELESS PCS, LLC Version: 1Q13 - 03/15/13

# **AMENDMENT**

# **BETWEEN**

ILLINOIS BELL TELEPHONE COMPANY D/B/A AT&T ILLINOIS, INDIANA BELL TELEPHONE COMPANY INCORPORATED D/B/A AT&T INDIANA, MICHIGAN BELL TELEPHONE COMPANY D/B/A AT&T MICHIGAN, NEVADA BELL TELEPHONE COMPANY D/B/A AT&T NEVADA AND AT&T WHOLESALE, THE OHIO BELL TELEPHONE COMPANY D/B/A AT&T OHIO, PACIFIC BELL TELEPHONE COMPANY D/B/A AT&T CALIFORNIA, THE SOUTHERN NEW ENGLAND TELEPHONE COMPANY D/B/A AT&T CONNECTICUT, SOUTHWESTERN BELL TELEPHONE COMPANY D/B/A AT&T ARKANSAS, AT&T KANSAS, AT&T MISSOURI, AT&T OKLAHOMA AND AT&T TEXAS, WISCONSIN BELL, INC. D/B/A AT&T WISCONSIN

**AND** 

NEW CINGULAR WIRELESS PCS, LLC



Contract Id: 4282459

Signature Page/<u>AT&T-22STATE</u>
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Signature: eSigned - Shelia Paanannen

Signature: eSigned - William A. Bockelman

Name: eSigned - Shelia Paanannen

(Print or Type)

Name: eSigned - William A. Bockelman

(Print or Type)

Title: Lead Carrier Relations Manager

(Print or Type)

Title: Director

(Print or Type)

Date: 04 Apr 2014

Date: 07 Apr 2014

New Cingular Wireless PCS, LLC

Illinois Bell Telephone Company d/b/a AT&T Indiana Bell Telephone ILLINOIS, Company Incorporated d/b/a AT&T INDIANA, Michigan Bell Telephone Company d/b/a AT&T MICHIGAN, Nevada Bell Telephone Company d/b/a AT&T NEVADA and AT&T Wholesale, The Ohio Bell Telephone Company d/b/a AT&T OHIO, Pacific Bell Telephone Company d/b/a AT&T CALIFORNIA, The Southern New England Telephone Company d/b/a AT&T CONNECTICUT, Southwestern Bell Telephone Company d/b/a AT&T ARKANSAS, AT&T KANSAS, AT&T MISSOURI, AT&T OKLAHOMA and AT&T TEXAS, Wisconsin Bell, Inc. d/b/a AT&T WISCONSIN by AT&T Services, Inc., its authorized agent

Description	ACNA Code(s)				
ACNA(s)	ADM, AWL, IND, RRC, SBM				

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NEW CINGULAR WIRELESS PCS, LLC Page 4 of 20 Version: 11/22/13

# AMENDMENT TO THE AGREEMENT BETWEEN

ILLINOIS BELL TELEPHONE COMPANY D/B/A AT&T ILLINOIS, INDIANA BELL TELEPHONE COMPANY INCORPORATED D/B/A AT&T INDIANA, MICHIGAN BELL TELEPHONE COMPANY D/B/A AT&T MICHIGAN, NEVADA BELL TELEPHONE COMPANY D/B/A AT&T NEVADA AND AT&T WHOLESALE, THE OHIO BELL TELEPHONE COMPANY D/B/A AT&T OHIO, PACIFIC BELL TELEPHONE COMPANY D/B/A AT&T CALIFORNIA, THE SOUTHERN NEW ENGLAND TELEPHONE COMPANY D/B/A AT&T CONNECTICUT, SOUTHWESTERN BELL TELEPHONE COMPANY D/B/A AT&T ARKANSAS, AT&T KANSAS, AT&T MISSOURI, AT&T OKLAHOMA AND AT&T TEXAS, AND WISCONSIN BELL, INC. D/B/A AT&T **WISCONSIN** 

# AND NEW CINGULAR WIRELESS PCS, LLC

This Amendment (the "Amendment") modifies the Two-Way CMRS Interconnection Agreement by and between Illinois Bell Telephone Company d/b/a AT&T ILLINOIS, Indiana Bell Telephone Company Incorporated d/b/a AT&T INDIANA, Michigan Bell Telephone Company d/b/a AT&T MICHIGAN, Nevada Bell Telephone Company d/b/a AT&T NEVADA and AT&T Wholesale, The Ohio Bell Telephone Company d/b/a AT&T OHIO, Pacific Bell Telephone Company d/b/a AT&T CALIFORNIA, The Southern New England Telephone Company d/b/a AT&T CONNECTICUT, Southwestern Bell Telephone Company d/b/a AT&T ARKANSAS, AT&T KANSAS, AT&T MISSOURI, AT&T OKLAHOMA and AT&T TEXAS, and Wisconsin Bell, Inc. d/b/a AT&T WISCONSIN ("AT&T") and New Cinqular Wireless PCS, LLC on behalf of itself and its Commercial Mobile Radio Service Affiliates listed in Attachment A ("WSP Provider"). AT&T and WSP Provider are hereinafter referred to collectively as the "Parties" and individually as a "Party".

WHEREAS, AT&T and WSP Provider are parties to a Two-Way CMRS Interconnection Agreement under Sections 251 and 252 of the Communications Act of 1996 for Commercial Mobile Radio Service (CMRS, dated July 30, 2007 and as subsequently amended (the "Agreement"); and

NOW, THEREFORE, in consideration of the promises and mutual agreements set forth herein, the Parties agree to amend the Agreement as follows:

- The Parties agree that the terms and conditions set forth in the AT&T Transit Traffic Service Attachment, Exhibit A attached hereto shall be incorporated into the Agreement, and the provisions of Exhibit A shall apply to Transit Traffic Service provided in the state(s) of Arkansas, California, Indiana, Kansas, Missouri and Oklahoma.
- 2. The Parties agree to add New Cingular's Commercial Mobile Radio Service Affiliates attached hereto in Exhibit B (Attachment A to the Agreement).
- Pricing Sheet. The Parties agree to add the Transit Traffic Service rate(s) reflected in the AT&T Pricing Sheet that is attached hereto as Transit Traffic Service Pricing Sheet, Exhibit C in the state(s) of Arkansas, California, Indiana, Kansas, Missouri and Oklahoma.
- The Parties agree to add the following language to Section 2.14 of the General Terms and Conditions:
  - 2.14.2 Carrier shall provide AT&T notice in writing of any changes, additions or deletions to the information listed in Attachment A to the Agreement when a change occurs in any state covered by this Agreement and within thirty (30) days of such notice the Parties shall amend this Agreement with such changes, additions or deletions. No such change shall be binding on AT&T until the Agreement is amended to change, include or delete the information, as appropriate.

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5. The Parties agree to replace the language in Section 12.0 Notices of the General Terms and Conditions with the following:

### 12.0 Notices

- 12.1 Notices given by one Party to the other Party under this Agreement shall be in writing (unless specifically provided otherwise herein), and unless otherwise expressly required by this Agreement to be delivered to another representative or point of contact, shall be pursuant to at least one of the following methods:
  - 12.1.1 delivered personally, delivered by express delivery service or mailed via certified mail or first class U.S. Postal Service, with postage prepaid and a return receipt requested.
  - 12.1.2 delivered by facsimile provided WSP Provider and/or <u>AT&T</u> has provided such information in Section 12.3 below.
  - 12.1.3 delivered by electronic mail (email) provided WSP Provider and/or <u>AT&T</u> has provided such information in section 12.3 below.
- 12.2 Notices will be deemed given as of the earliest of:
  - 12.2.1 the date of actual receipt;
  - 12.2.2 the next Business Day when sent via express delivery service;
  - 12.2.3 five (5) calendar days after mailing in the case of first class or certified U.S. Postal Service; or
  - 12.2.4 on the date set forth on the confirmation produced by the sending facsimile machine when delivered by facsimile prior to 5:00 p.m. in the recipient's time zone, but the next Business Day when delivered by facsimile at 5:00 p.m. or later in the recipient's time zone.
  - 12.2.5 notice by email shall be effective on the date it is officially recorded as delivered by delivery receipt and in the absence of such record of delivery, it shall be presumed to have been delivered on the date sent to WSP Provider by <u>AT&T</u>.
- 12.3 Notices will be addressed to the Parties as follows:

NOTICE CONTACT	CARRIER CONTACT				
NAME/TITLE	Senior Contracts Manager				
STREET ADDRESS	1277 Lenox Park Blvd. Suite 4A42				
CITY, STATE, ZIP CODE	Atlanta, GA 30319				
PHONE NUMBER*	425-241-2751				
EMAIL ADDRESS	sp1484@att.com				

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NEW CINGULAR WIRELESS PCS, LLC

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NAME/TITLE

Contract Management
ATTN: Notices Manager

STREET ADDRESS

311 S. Akard St., 19th floor
Four AT&T Plaza

CITY, STATE, ZIP CODE

Dallas, TX 75202-5398

FACSIMILE NUMBER

(214) 464-2006

EMAIL ADDRESS

The current email address as provided on AT&T's Prime Access website

- 12.4 Either Party may unilaterally change its designated contact name, address, email address, and/or facsimile number for the receipt of Notices by giving written Notice to the other Party in compliance with this Section 12.0. Unless explicitly stated otherwise, any change to the designated contact name, address, email address, and/or facsimile number will replace such information currently on file. Any Notice to change the designated contact name, address, email address, and/or facsimile number for the receipt of Notices shall be deemed effective ten (10) calendar days following receipt by the other Party.
- 12.5 <u>AT&T</u> communicates official information to WSP Providers via its Accessible Letter, or other applicable notification processes. These processes involve electronic transmission and/or posting to the AT&T Prime Access website, inclusive of a variety of subjects including declaration of a force majeure, changes on business processes and policies, and other product/service related notices not requiring an amendment to this Agreement.
- 6. The Parties agree to add Section 9.8 Joint and Several Liability language to the General Terms and Conditions as follows:
  - 9.8 Joint and Several Liability. In the event that WSP Provider consists of two (2) or more separate entities as set forth in this Agreement and/or any Amendments hereto, or any third party places orders under this Agreement using WSP Provider's company codes or identifiers, all such entities shall be jointly and severally liable for WSP Provider's obligations under this Agreement.
- 7. This Amendment shall not modify or extend the Effective Date or Term of the underlying Agreement.
- 8. EXCEPT AS MODIFIED HEREIN, ALL OTHER TERMS AND CONDITIONS OF THE UNDERLYING AGREEMENT SHALL REMAIN UNCHANGED AND IN FULL FORCE AND EFFECT.
- 9. In entering into this Amendment, neither Party waives, and each Party expressly reserves, any rights, remedies or arguments it may have at law or under the intervening law or regulatory change provisions in the underlying Agreement (including intervening law rights asserted by either Party via written notice predating this Amendment) with respect to any orders, decisions, legislation or proceedings and any remands thereof, which the Parties have not yet fully incorporated into this Agreement or which may be the subject of further review.
- 10. For Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Oklahoma and Texas: This Amendment shall be filed with and is subject to approval by the State Commission and shall become effective ten (10) days following approval by such Commission. For Arkansas: This Amendment shall be filed with the Arkansas Public Service Commission and shall become effective upon filing. For Connecticut: This Amendment shall become effective upon approval by the Public Utilities Regulatory Authority. For Ohio: Based on the Public Utilities Commission of Ohio Rules, the Amendment is effective upon filing and is deemed approved by operation of law on the 91st day after filing. For California: Pursuant to Resolution ALJ 257, this filing will become effective, absent rejection of the Advice Letter by the Commission, upon thirty days after the filing date of the Advice Letter to which this Amendment is appended. For Wisconsin: Pursuant to Wisconsin Statute § 196.40, this Amendment shall become effective ten (10) days after the mailing date of the final order approving this Amendment ("Amendment Effective Date").

<sup>\*</sup>Informational only and not to be considered as an official notice vehicle under this Section.

Contract Id: 4282459

**EXHIBIT A** 

TRANSIT TRAFFIC SERVICE ATTACHMENT (WIRELESS)/AT&T-13STATE
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AT&T-13STATE/NEW CINGULAR WIRELESS PCS, LLC
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# TRANSIT TRAFFIC SERVICE ATTACHMENT (WIRELESS)

**EXHIBIT A** 

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**EXHIBIT A** 

# TRANSIT TRAFFIC SERVICE ATTACHMENT (WIRELESS)

### 1. INTRODUCTION

- This Transit Traffic Service Attachment (Wireless) ("Attachment") sets forth the rates, terms and conditions of AT&T ARKANSAS, AT&T CALIFORNIA, AT&T INDIANA, AT&T KANSAS, AT&T MISSOURI, and AT&T OKLAHOMA ("AT&T-Transit Service Provider" or "AT&T -TSP") Transit Traffic Service as a Transit Service Provider. AT&T-13STATE's Transit Traffic Service is provided to other Telecommunications Carriers for Telecommunications traffic that does not originate with (or terminate to) the Transit Service Provider's end user. Transit Traffic Service allows Wireless Service Provider (WSP) to exchange traffic with a Third Party Terminating Carrier to which it is not directly interconnected.
- This Attachment incorporates the provisions of a transiting arrangement as it relates to <u>AT&T-TSP</u>'s provision of Transit Traffic Service as a Transit Service Provider to interconnected WSPs that offer telephone exchange service and exchange access, as provided by FCC orders, rules and regulations (i.e., cellular providers, broadband Personal Communications Services (PCS) providers and covered specialized mobile radio (SMR) providers).

# 2. **DEFINITIONS**

The definitions in Section 2 of this Attachment are only for the purpose of Transit Traffic Service as set forth in this Attachment. If a definition below conflicts with any definition in the General Terms and Conditions of the Agreement, then the definition below governs for the purpose of this Attachment. To the extent that defined terms in the Agreement are used in this Attachment, but for which no definition appears below, then the definition in the Agreement controls.

- 2.1 "800 IntraLATA Toll Traffic" is defined as traffic that originates from WSP's end user that utilizes a dialing sequence that invokes toll-free, 800-like, service processing, that terminates to an end user served by a Third Party Terminating Carrier, whereby the Third Party Terminating Carrier is both the Section 251(b)(5) Traffic Provider and the IntraLATA toll provider (not sent through an IXC or an intermediary). "800 IntraLATA Toll Traffic" includes but is not limited to calls placed to 800, 877, 888, ("8YY") NPA Service Access Codes (SAC).
- 2.2 "Calling Party Number" or "CPN" is as defined in 47 C.F.R. § 64.1600(c) ("CPN").
- "ISP-Bound Traffic" is defined as traffic exchanged between WSP's end user and an Internet Service 2.3 Provider (ISP) served by a Third Party Terminating Carrier that:
  - (i) originates from WSP's end users and terminates to an ISP served by a Third Party Terminating Carrier in the same AT&T-TSP exchange area; or
  - (ii) originates from WSP's end users and terminates to an ISP served by a Third Party Terminating Carrier within different AT&T-TSP exchanges or within an AT&T-TSP exchange, and an independent ILEC exchange, that share a common mandatory local calling area, as defined in <u>AT&T-TSP</u>'s tariff, (e.g., mandatory Extended Area Service (EAS), mandatory Extended Local Calling Service (ELCS), or other like types of mandatory expanded local calling scopes).
- "IntraLATA InterMTA Traffic" is defined as traffic exchanged between WSP's end users and the end users of a LEC Third Party Terminating Carrier which subtends an AT&T-TSP Tandem, whereby, at the beginning of the call, the Transit Traffic originates in one Major Trading Area ("MTA") and terminates in another MTA, but where the call both originates and terminates within the same LATA. Such IntraLATA InterMTA Traffic must terminate to a Third Party Terminating Carrier's end user, whereby the Third Party Terminating Carrier does not send the Transit Traffic through an IXC or an intermediary.
- 2.5 "Section 251(b)(5) Traffic", "Section 251(b)(5) Calls" means completed calls that originate on either Party's network, that terminate on the other Party's network, that are exchanged directly between the

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> 020106 EXHIBIT A

Parties and that, at the beginning of the call, originate and terminate within the same MTA. "Section 251(b)(5) Calls" does not refer to calls that originate and terminate within the local calling area of either Party. A call that is originated or terminated by a UNE-P provider is not a call that originates or terminates on either Party's network. In order to measure whether traffic comes within the definition of Section 251(b)(5) Calls, the Parties agree that the origination and termination point of the calls are as follows:

- (a) For <u>AT&T-TSP</u>, the origination or termination point of a call shall be the End Office Switch that serves, respectively, the calling or called party at the beginning of the call.
- (b) For WSP, the origination or termination point of a call shall be the Cell Site that serves, respectively, the calling or called party at the beginning of the call.
- 2.6 "Tandem" or "Tandem Switch" is an <u>AT&T-TSP</u> switch used to connect Trunks between and among other Central Office Switches.
- 2.7 "Third Party Originating Carrier" means a Telecommunications Carrier (i.e., a Competitive Local Exchange Carrier (CLEC), an Incumbent Local Exchange Carrier (ILEC), a Commercial Mobile Radio Service (CMRS) provider or an Out-of Exchange Local Exchange Carrier (OELEC), but specifically excluding an Interexchange Carrier (IXC)) that originates Transit Traffic that transits <a href="AT&T-TSP">AT&T-TSP</a>'s network and is delivered to WSP.
- 2.8 "Third Party Terminating Carrier" means a Telecommunications Carrier to which traffic is terminated when WSP uses <u>AT&T-TSP</u>'s Transit Traffic Service (i.e., a Competitive Local Exchange Carrier (CLEC), an Incumbent Local Exchange Carrier (ILEC), a Commercial Mobile Radio Service (CMRS) provider or an Out-of Exchange Local Exchange Carrier (OELEC), but specifically excluding an Interexchange Carrier (IXC)).
- 2.9 "Third Party Telecommunications Carrier" means a Telecommunications Carrier as defined in the Act not a party to this agreement.
- 2.10 "Transit Service Provider" means <u>AT&T-TSP</u> when providing its Transit Traffic Service.
- 2.11 "Transit Traffic" means all Section 251(b)(5) Traffic, ISP-Bound Traffic, IntraLATA InterMTA Traffic, CMRS provider-bound traffic, and/or 800 IntraLATA Toll Traffic delivered via the Transit Traffic Service.
- 2.12 "Transit Traffic Service" is an optional switching and intermediate transport service provided by <u>AT&T-TSP</u> to WSP where WSP is directly interconnected with an <u>AT&T-TSP</u> Tandem. <u>AT&T-TSP</u> neither originates nor terminates Transit Traffic on its network, but acts only as an intermediary. For the purposes of this Attachment, Transit Traffic Service is a service that is limited to Section 251(b)(5) Traffic, CMRS provider-bound traffic, ISP-Bound Traffic, IntraLATA InterMTA Traffic and 800 IntraLATA Toll Traffic destined to the end users of a Third Party Terminating Carrier and is routed utilizing an <u>AT&T-TSP</u> Tandem Switch where an <u>AT&T-TSP</u> end user is neither the originating nor the terminating party.

### 3. RESPONSIBILITIES OF THE PARTIES

- 3.1 <u>AT&T-TSP</u> will provide WSP with <u>AT&T-TSP</u>'s Transit Traffic Service to all Third Party Terminating Carriers with whom <u>AT&T-TSP</u> is interconnected, but only in the LATA, or outside of the LATA to the extent a LATA boundary waiver exists.
- 3.2 A Transit Traffic Service rate applies to all Transit Traffic that originates on WSP's network. The Transit Traffic Service rate is only applicable when calls do not originate with (or terminate to) an <u>AT&T-TSP</u> end user.
- 3.3 The Transit Traffic Service rate applies to all minutes of use ("MOUs") when WSP sends Transit Traffic to a Third Party Terminating Carrier's network. WSP agrees to compensate <u>AT&T-TSP</u> for the Transit Traffic Service provided at the rate set forth in the attached Transit Traffic Service Pricing Sheet, as applicable.
- 3.4 WSP shall have a Meet Point Billing Arrangement (Appendix Meet Point).

**EXHIBIT A** 

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- Each Party to this Agreement will be responsible for the accuracy and quality of its data submitted to the other Party.
- 3.6 The rates that AT&T-TSP shall charge WSP for the Transit Traffic Service is outlined in Section 6 below and attached Transit Traffic Service Pricing Sheet.

# WSP Originated

- 3.7 WSP has the sole obligation to enter into traffic compensation arrangements with Third Party Terminating Carriers prior to delivering Transit Traffic destined for such Third Party Terminating Carriers. In no event will AT&T-TSP have any liability to WSP or any Third Party if WSP fails to enter into such traffic compensation arrangements. In the event WSP originates Transit Traffic destined for a Third Party Terminating Carrier with which WSP does not have a traffic compensation arrangement, then WSP will indemnify, defend and hold harmless AT&T-TSP against any and all Losses including, without limitation, charges levied by such Third Party Terminating Carrier. The Third Party Terminating Carrier and AT&T-TSP will bill their respective charges directly to WSP. AT&T-TSP will not be required to function as a billing intermediary (e.g. clearinghouse). Under no circumstances will AT&T-TSP be required to pay any termination charges to the Third Party Terminating Carrier.
- In the event WSP originates Transit Traffic destined for a Third Party Terminating Carrier with which WSP does not have a traffic compensation arrangement and a regulatory agency or court orders AT&T-TSP to pay such Third Party Telecommunications Carrier termination charges for the Transit Traffic AT&T-TSP has delivered, WSP will indemnify AT&T-TSP for any charges, costs, expenses or other liability related to such order, including but not limited to termination charges, interest, and any billing and collection costs. In the event of any such proceeding, AT&T-TSP agrees to allow WSP to participate as a party.
- WSP will be responsible for sending the Calling Party Number (CPN) for calls delivered to the network of AT&T-TSP. WSP shall not strip, alter, modify, add, delete, change, or incorrectly assign or re-assign any CPN. If AT&T-TSP identifies improper, incorrect, or fraudulent use of local exchange services or identifies stripped, altered, modified, added, deleted, changed, and/or incorrectly assigned CPN, WSP agrees to cooperate to investigate and take corrective action. If WSP is passing CPN but AT&T-TSP is not properly receiving information, WSP will work cooperatively to correct the problem. If the CPN is not received from the WSP, AT&T-TSP cannot forward the CPN and WSP will indemnify, defend, and hold harmless AT&T-TSP from any and all Losses arising out of the failure of any traffic transiting AT&T-TSP's network to have CPN.
- 3.10 WSP, as a Telecommunications Carrier originating traffic, has the sole responsibility of providing appropriate information to identify transiting traffic to Third Party Terminating Carriers.

### WSP terminated

- 3.11 WSP shall not charge AT&T-TSP when AT&T-TSP provides Transit Traffic Service as the Transit Service Provider for calls terminated to WSP.
- 3.12 When AT&T-TSP, operating as a Transit Service Provider, routes Transit Traffic to WSP from a Third Party Originating Carrier, AT&T-TSP agrees to pass the originating CPN information to WSP as provided by the Third Party Originating Carrier.
- 3.13 The Third Party Originating Carrier is responsible for sending the CPN for calls originating on its network and passed to the network of WSP from AT&T-TSP serving as the Transit Service Provider. Where AT&T-TSP is providing a Transit Traffic Service, AT&T-TSP will pass the Calling Party Number (CPN), if it is received from a Third Party Originating Carrier. If the CPN is not received from the Third Party Originating Carrier, AT&T-TSP cannot forward the CPN; therefore, WSP will indemnify, defend and hold harmless AT&T-TSP from any resultant Losses. If AT&T-TSP or WSP identifies stripped, altered, modified, added, deleted, changed, and/or incorrectly assigned CPN from Third Party Originating Carrier, WSP agrees to cooperate to work with Third Party Originating Carrier to investigate and take corrective action. If Third Party Originating Carrier is passing CPN but AT&T-TSP or WSP is not properly receiving information, WSP will work cooperatively to correct the problem.

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020106

**EXHIBIT A** 

3.14 WSP agrees to seek terminating compensation directly from the Third Party Originating Carrier. AT&T-TSP, as the Transit Service Provider, will not be obligated to pay for Transit Traffic as the default originator.

# 4. TRANSIT TRAFFIC ROUTING

- In each LATA in which WSP has one or more MSCs and desires to exchange Transit Traffic through AT&T-TSP, WSP shall trunk from each of its MSCs to all AT&T-TSP Tandems in such LATA; or, in the event WSP has no MSC in a LATA in which it desires to exchange Transit Traffic through AT&T-TSP, WSP shall establish one or more POIs within such LATA and trunk from each of its POIs to all AT&T-TSP Tandems in such LATA.
- 4.2 WSP shall route Transit Traffic destined to any Third Party Terminating Carrier to the appropriate AT&T-**TSP** Tandem Switch that is subtended by such Third Party Terminating Carrier's switch.
- Transit Traffic not routed to the appropriate <u>AT&T-TSP</u> Tandem shall be considered misrouted. Transit 4.3 Traffic routed at or through any AT&T-TSP End Office Switch shall be considered misrouted.
- 4.4 Upon written notification from AT&T-TSP of misrouting of Transit Traffic by WSP as identified above, WSP will take appropriate action and correct such misrouting within a reasonably practical period of time no longer then 60 days after receipt of notification of such misrouting.
- 4.5 Facilities and trunking, referenced in Appendix ITR (Interconnection Trunking Requirements), or as otherwise mutually agreed in writing, will be utilized for the routing of Transit Traffic.

# 5. TANDEM TRUNKING AND DIRECT TRUNKING REQUIREMENTS

When Transit Traffic between WSP and a Third Party Terminating Carrier (i.e., CLEC, ILEC, CMRS provider or OELEC) through an AT&T-TSP Tandem requires twenty-four (24) or more Trunks, upon AT&T-13TATE's written request, WSP shall establish a direct Trunk Group or alternate transit arrangement between itself and such Third Party Terminating Carrier within sixty (60) calendar days. WSP shall route Transit Traffic via AT&T-TSP's Tandem Switches, and not at or through any AT&T 13-STATE End Offices. Once this Trunk Group has been established, WSP agrees to cease routing Transit Traffic through the AT&T-TSP Tandem as provided above, to the Third Party Terminating Carrier, unless the Parties mutually agree otherwise.

### 6. TRANSIT TRAFFIC RATE APPLICATION

6.1 The Transit Traffic Services rate applies to all Minutes of Use ("MOUs") when WSP sends Transit Traffic to a Third Party Terminating Carrier's network through AT&T-TSP's tandem switch where an AT&T-TSP end user is neither the originating nor the terminating party. WSP agrees to compensate AT&T-TSP operating as the Transit Service Provider at the applicable rates set forth in Transit Traffic Service Pricing Sheet.

Page 13 of 20

# Exhibit B Attachment A

### New Cingular's Commercial Mobile Radio Service Affiliates:

ACADIANA CELLULAR GENERAL PARTNERSHIP

AT&T Mobility of Galveston LLC

AT&T Mobility Wireless Operations Holdings Inc.

CHATTANOOGA MSA LIMITED PARTNERSHIP

CINGULAR WIRELESS OF TEXAS RSA #11 LIMITED PARTNERSHIP

CINGULAR WIRELESS OF TEXAS RSA #16 LIMITED PARTNERSHIP

DECATUR RSA LIMITED PARTNERSHIP

FLORIDA RSA NO. 2B (INDIAN RIVER) LIMITED PARTNERSHIP

GEORGIA RSA NO. 3 LIMITED PARTNERSHIP

HOUMA-THIBODAUX CELLULAR PARTNERSHIP

LAFAYETTE MSA LIMITED PARTNERSHIP

Lake Mobility LLC

LOUISIANA RSA NO. 7 CELLULAR GENERAL PARTNERSHIP

LOUISIANA RSA NO. 8 LIMITED PARTNERSHIP

LUBBOCK SMSA LIMITED PARTNERSHIP

MADISON SMSA LIMITED PARTNERSHIP

MILWAUKEE SMSA LIMITED PARTNERSHIP

MISSOURI RSA 11/12 LIMITED PARTNERSHIP

MISSOURI RSA 8 LIMITED PARTNERSHIP

MISSOURI RSA 9B1 LIMITED PARTNERSHIP

NEW CINGULAR WIRELESS PCS, LLC

NORTHEASTERN GEORGIA RSA LIMITED PARTNERSHIP

Ohio RSA 2 Limited Partnership d/b/a Alltel

Ohio RSA 5 Limited Partnership d/b/a ALLTEL

February 6, 2014

Page 14 of 20 Exhibit B
Attachment A

Ohio RSA 6 Limited Partnership d/b/a ALLTEL

Oklahoma City SMSA Limited Partnership

Oklahoma Independent RSA 7 Partnership

OKLAHOMA RSA 3 LIMITED PARTNERSHIP

OKLAHOMA RSA 9 LIMITED PARTNERSHIP

ORLANDO SMSA LIMITED PARTNERSHIP

Santa Barbara Cellular Systems, Ltd.

**TEXAS RSA 18 LIMITED PARTNERSHIP** 

TEXAS RSA 19 LIMITED PARTNERSHIP

TEXAS RSA 20B1 LIMITED PARTNERSHIP

TEXAS RSA 6 LIMITED PARTNERSHIP

TEXAS RSA 7B1 LIMITED PARTNERSHIP

TEXAS RSA 9B1 LIMITED PARTNERSHIP

Texas RSA No. 2 Limited Partnership

TOPEKA SMSA LIMITED PARTNERSHIP

Tide Mobility LLC

# Transit Traffic Service Pricing Sheet

Exhibit C
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							Monthly	Non- Recurring	Non- Recurring	
Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC	Zone	Recurring Charge (MRC)	• ,	Charge (NRC) Additional	Per Unit
Transit	AR	TRANSIT TRAFFIC SERVICE	Transit Rate per Minute of Use	COO (Glass of Gervice)	0000	Lone	0.00225		Additional	per Minute of Use

Page 1 of 6 Template Version: - 4Q13 - Wireless - 12/17/13

# Transit Traffic Service Pricing Sheet

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							Monthly Recurring Charge	Non- Recurring Charge	Recurring Charge (NRC)	
Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC	Zone	(MRC)	(NRC) First	Additional	Per Unit
Transit	CA	TRANSIT TRAFFIC SERVICE	CALL SET UP - Setup Charge Per Call				0.000629			per call
Transit	CA	TRANSIT TRAFFIC SERVICE	CALL DURATION - Duration Charge per MOU				0.002250			\$/conversation MOU

Template Version: - 4Q13 - Wireless - 12/17/13

Page 2 of 6

#### Transit Traffic Service Pricing Sheet

							Monthly Recurring	Non- Recurring	Non- Recurring	
							_	Charge (NKC)	Charge (NRC)	
Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC	Zone	(MRC)	First	Additional	Per Unit
Transit	IN	TRANSIT TRAFFIC SERVICE	Transit Rate per Minute of Use				0.004539			per Minute of Use

Template Version: - 4Q13 - Wireless - 12/17/13

Page 3 of 6

#### Transit Traffic Service

ce Pricing Sheet	Exhibit C

							Monthly Recurring Charge	Non- Recurring Charge (NRC)	Non- Recurring Charge (NRC)	
Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC	Zone	(MRC)	First	Additional	Per Unit
Transit	KS	TRANSIT TRAFFIC SERVICE	Transit Rate per Minute of Use				0.002363	3		per Minute of Use

Page 4 of 6 Template Version: - 4Q13 - Wireless - 12/17/13

# Transit Traffic Service Pricing Sheet

Exhibit C

Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC	Zone	Monthly Recurring Charge (MRC)	Non- Recurring Charge (NRC) First	Non- Recurring Charge (NRC) Additional	Per Unit
Transit	MO	TRANSIT TRAFFIC SERVICE	Transit Rate per Minute of Use				0 002250	1		\$/conversation MOLL

Template Version: - 4Q13 - Wireless - 12/17/13

# Transit Traffic Service Pricing Sheet

							Monthly	Non-	Non-	
							Recurring	Recurring	Recurring	
							Charge	Charge (NRC)	Charge (NRC)	
Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC	Zone	(MRC)	First	Additional	Per Unit
Transit	OK	TRANSIT TRAFFIC SERVICE	Transit Rate per Minute of Use				0.00225			per Minute of Use

Page 6 of 6 Template Version: - 4Q13 - Wireless - 12/17/13

# **AT&T Wholesale Amendment**

Contract Number: 17260

# Amendment to the Interconnection Agreement between New Cingular Wireless PCS, LLC and

Illinois Bell Telephone Company d/b/a AT&T Illinois,
Indiana Bell Telephone Company Incorporated d/b/a AT&T Indiana,
Michigan Bell Telephone Company d/b/a AT&T Michigan,
Nevada Bell Telephone Company d/b/a AT&T Nevada,
The Ohio Bell Telephone Company d/b/a AT&T Ohio,
Pacific Bell Telephone Company d/b/a AT&T California,
The Southern New England Telephone Company d/b/a AT&T Connecticut,
Southwestern Bell Telephone Company
d/b/a AT&T Arkansas, AT&T Kansas, AT&T Missouri,
AT&T Oklahoma and/or AT&T Texas,
Wisconsin Bell, Inc. d/b/a AT&T Wisconsin

# **RECITALS**

This Amendment (the "Amendment") amends the Cellular/PCS Agreement by and between Illinois Bell Telephone Company d/b/a AT&T Illinois, Indiana Bell Telephone Company Incorporated d/b/a AT&T Indiana, Michigan Bell Telephone Company d/b/a AT&T Michigan, Nevada Bell Telephone Company d/b/a AT&T Nevada, The Ohio Bell Telephone Company d/b/a AT&T Ohio, Pacific Bell Telephone Company d/b/a AT&T California, The Southern New England Telephone Company d/b/a AT&T Connecticut, Southwestern Bell Telephone Company d/b/a AT&T Arkansas, AT&T Kansas, AT&T Missouri, AT&T Oklahoma and/or AT&T Texas, Wisconsin Bell, Inc. d/b/a AT&T Wisconsin hereinafter referred to as "AT&T-13STATE" and New Cingular Wireless PCS, LLC ("WSP" or "Carrier"). AT&T and Carrier are hereinafter referred to collectively as the "Parties" and individually as a "Party".

WHEREAS, the Parties, or their predecessors in interest, previously entered into an Interconnection Agreement (the "Agreement"), pursuant to 47 U.S.C. 251/252; and

WHEREAS, pursuant to the Report and Order and Further Notice of Proposed Rulemaking issued by the Federal Communications Commission ("FCC") on November 18, 2011 (FCC 11-161), and as amended by the FCC on December 23, 2011 (FCC 11-189), the FCC provided that bill-and-keep shall be the default compensation arrangement between the Parties for the exchange of all Intra-MTA traffic, and when requested before July 1, 2012, shall become effective July 1, 2012, and that this is to be considered a change of law; and

WHEREAS AT&T Mobility elects to apply a bill-and-keep arrangement to all Intra-MTA traffic between the Parties; and

WHEREAS, the Agreement contains a "change of law" provision that authorizes the Parties to amend the Agreement to comport with a change in law; and

WHEREAS, the Parties desire to amend the Agreement o provide for a bill-and-keep arrangement, for the exchange of all Intra-MTA traffic between them, such bill-and-keep arrangement to become effective July 1, 2012;

## **AGREEMENT**

NOW THEREFORE, in consideration of the premises and the mutual terms, covenants and conditions contained in this Amendment and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

# **Amendment Terms**

- 1. The Parties agree to include the following definition of IntraMTA Traffic:
  - "IntraMTA Traffic" means traffic which, at the beginning of the call, originates and terminates within the same MTA and is exchanged between the customer, also referred to as "Customer", "End User", "end user" and "end user customer" of AT&T and WSP's (Carrier's) customer, also referred to as "Customer", "End User", "end user" and "end user customer". All references to local traffic, Section 251(b)(5) Calls, Section 251(b)(5) Calls traffic, Section 251(b)(5) Traffic in the Agreement are hereby replaced by the term "IntraMTA Traffic".
- 2. From July 1, 2012, forward, all IntraMTA traffic exchanged between the Parties over Type 2A, Type 2B or Type 1 Interconnection trunks and facilities shall be exchanged pursuant to a bill-and-keep arrangement, which means that neither Party shall charge the other for the transport and termination of the other Party's traffic.
- 3. In accordance with the schedule in FCC Order 11-161, effective July 1, 2012, for terminating intrastate or interstate InterMTA Traffic, i.e. non-IntraMTA Traffic, Carrier shall pay a blended rate that consists of the average of AT&T's intrastate and interstate rates for the switched network access service rate elements, on a per minute of use basis, which are set forth in each, AT&T 's Intrastate Access Services Tariff, and Interstate Access Services Tariff, as those tariffs may be amended from time to time. This provision does not apply to transit traffic.
- 4. The Parties agree to remove the Terminating IntraLATA InterMTA Rate and to replace the rates for transport and termination (Set-up per call; Duration per Conversation MOU) for Type 2A, Type 1 and Type 2B in Appendix Pricing (Cellular/PCS) of the Agreement with the rates contained in Exhibit A attached hereto. IntraMTA Traffic will continue to be referenced as Section 251(b)(5) Calls Transport and Termination in Exhibit A. In all other respects the Appendix Pricing (Cellular PCS) shall remain the same.
- 5. The Parties agree that the terms and conditions of this Agreement shall apply only to CMRS traffic that, at the beginning of the call, originates from or terminates to a wireless handset via the Carrier.
- 6. There shall be no retroactive application of any provision of this Amendment prior to the Effective Date of an adopting Carrier's agreement.

- 7. In entering into this Amendment, neither Party waives, and each Party expressly reserves, any rights, remedies or arguments it may have at law, or under the intervening law, or regulatory change provisions, in the underlying Agreement (including intervening law rights asserted by either Party via written notice predating this Amendment) with respect to any orders, decisions, legislation or proceedings and any remands thereof, which the Parties have not yet fully incorporated into this Agreement or which may be the subject of further review.
- 8. This Amendment shall not modify or extend the Effective Date or Term of the underlying Agreement but rather, shall be coterminous with such Agreement
- 9. This Amendment shall be effective July 1, 2012.
- 10. This Amendment shall remain effective as long as the Agreement remains effective between the Parties.
- 11. The provisions of this Amendment, including the provisions of this sentence, may not be amended, modified or supplemented without the written consent thereto by both Parties' authorized representatives.
- 12. Except as expressly set forth herein, all other terms and conditions of the Agreement shall remain in full force and effect without change.

070212

New Cingular Wireless PCS, LLC,

Illinois Bell Telephone Company d/b/a AT&T Illinois, Indiana Bell Telephone Company Incorporated d/b/a AT&T Indiana, Michigan Bell Telephone Company d/b/a AT&T Michigan, Nevada Bell Telephone Company d/b/a AT&T Nevada and AT&T Wholesale, The Ohio Bell Telephone Company d/b/a AT&T Ohio, Pacific Bell Telephone Company d/b/a AT&T California, The Southern New England Telephone Company d/b/a AT&T Connecticut, Southwestern Bell Telephone Company d/b/a AT&T Arkansas, AT&T Kansas, AT&T Missouri, AT&T Oklahoma, AT&T Texas, Wisconsin Bell, Inc. d/b/a AT&T Wisconsin by AT&T Services, Inc., its authorized agent

Theila gararer	
(Name)	
itto Land Cossian anti- Man	

Title: Director - Regulatory

Date: 1/2/3012

Date: 7-1/12

Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC Zone	Monthly Recurring Charge (MRC)	Non- Non- Recurring Recurring Charge (NRC) Charge (NRC) First Additional	Per Unit
W2	AR	Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2A			\$0.00		MOU
W2	AR	Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2E			\$0.00		MOU
W2	AR	Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 1			\$0.00		MOU

Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC Zone	Monthly Recurring Charge (MRC)	Non- Recurring Charge (NRC) Additional	Per Unit
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2A			\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2E			\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 1			\$0.00		MOU

Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC Zone	Monthly Recurring Charge (MRC)	Non- Non- Recurring Recurring Charge (NRC) Charge (NRC) First Additional	Per Unit
W2	МО	Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2A			\$0.00		MOU
W2	МО	Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2E			\$0.00		MOU
W2	МО	Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 1			\$0.00		MOU

Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC Zone	Monthly Recurring Charge (MRC)	Non- Recurring Recurring Charge (NRC) Charge (NRC) First Additional	Per Unit
W2	OK	Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2A			\$0.00		MOU
W2	OK	Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2E			\$0.00		MOU
W2	ОК	Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 1			\$0.00		MOU

Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC Zone	Monthly Recurring Charge (MRC)	Non- Recurring Charge (NRC) Additional	Per Unit
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2A			\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2E			\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 1			\$0.00		MOU

Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC	Zone	Monthly Recurring Charge (MRC)	Non- Recurring Charge (NRC) Additional	Per Unit
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2A				\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2E				\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 1				\$0.00		MOU

Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC Zone	Monthly Recurring Charge (MRC)	Non- Recurring Charge (NRC) Additional	Per Unit
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2A			\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2E			\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 1			\$0.00		MOU

Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC Zone	Monthly Recurring Charge (MRC)	Non- Recurring Charge (NRC) Additional	Per Unit
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2A			\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2E			\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 1			\$0.00		MOU

Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC Zone	Monthly Recurring Charge (MRC)	Non- Recurring Charge (NRC) Additional	Per Unit
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2A			\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2E			\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 1			\$0.00		MOU

Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC Zone	Monthly Recurring Charge (MRC)	Non- Recurring Charge (NRC) Additional	Per Unit
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2A			\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2E			\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 1			\$0.00		MOU

Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC Zone	Monthly Recurring Charge (MRC)	Non- Recurring Charge (NRC) Additional	Per Unit
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2A			\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2E			\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 1			\$0.00		MOU

Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC	Zone	Monthly Recurring Charge (MRC)	Non- Recurring Charge (NRC) Additional	Per Unit
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2A				\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2E				\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 1				\$0.00		MOU

Attachment	State	Product	Rate Element Description	COS (Class of Service)	USOC	Monthly Recurring Zone Charge (MRC)	Non- Recurring Recurring Charge (NRC) First Additional	Per Unit
W2	NV	Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2A			\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 2E			\$0.00		MOU
W2		Local Interconnection (Call Transport and Termination)	Section 251(b)(5) Calls Transport and Termination - Type 1			\$0.00		MOU

# AT&T Wholesale Amendment

Contract Number: 22080

Signature Page/AT&T-21STATE
Page 1 of 2
Page 2 of 38

NEW CINGULAR
Version: 4Q15 – 10/20/15

**AMENDMENT** 

# **BFTWFFN**

ILLINOIS BELL TELEPHONE COMPANY D/B/A AT&T ILLINOIS, INDIANA BELL TELEPHONE COMPANY INCORPORATED D/B/A AT&T INDIANA, MICHIGAN BELL TELEPHONE COMPANY D/B/A AT&T MICHIGAN, NEVADA BELL TELEPHONE COMPANY D/B/A AT&T NEVADA AND AT&T WHOLESALE, THE OHIO BELL TELEPHONE COMPANY D/B/A AT&T OHIO, PACIFIC BELL TELEPHONE COMPANY D/B/A AT&T OHIO, SOUTHWESTERN BELL TELEPHONE COMPANY D/B/A AT&T ARKANSAS, AT&T KANSAS, AT&T MISSOURI, AT&T OKLAHOMA AND AT&T TEXAS, WISCONSIN BELL, INC. D/B/A AT&T WISCONSIN

**AND** 

NEW CINGULAR WIRELESS PCS, LLC



Signature Page/AT&T-21STATE Page 2 of 2 NEW CINGULAR Version: 4Q15 – 10/20/15

Signature: eSigned - Sheila Paananen

Name: eSigned - Sheila Paananen

(Print or Type)

AT&T Nat'l Access Mgmnt Lead Carrier Relations Mgr

Title:

(Print or Type)

(Print or Type)

(Print or Type)

Date: 25 Oct 2016

Signature: eSigned - William A. Bockelman

(Print or Type)

(Print or Type)

Date: 25 Oct 2016

Date. 20 00: 2010

New Cingular Wireless PCS, LLC

Illinois Bell Telephone Company d/b/a AT&T ILLINOIS, Indiana Bell Telephone Company Incorporated d/b/a AT&T INDIANA, Michigan Bell Telephone Company d/b/a AT&T MICHIGAN, Nevada Bell Telephone Company d/b/a AT&T NEVADA and AT&T Wholesale, The Ohio Bell Telephone Company d/b/a AT&T OHIO, Pacific Bell Telephone Company d/b/a AT&T CALIFORNIA, Southwestern Bell Telephone Company d/b/a AT&T ARKANSAS, AT&T KANSAS, AT&T MISSOURI, AT&T OKLAHOMA and AT&T TEXAS, Wisconsin Bell, Inc. d/b/a AT&T WISCONSIN by AT&T Services, Inc., its authorized agent

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Description	ACNA Code(s)
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Version: 11/18/15

# AMENDMENT TO THE AGREEMENT BETWEEN NEW CINGULAR WIRELESS PCS, LLC AND

ILLINOIS BELL TELEPHONE COMPANY D/B/A AT&T ILLINOIS, INDIANA BELL TELEPHONE COMPANY INCORPORATED D/B/A AT&T INDIANA, MICHIGAN BELL TELEPHONE COMPANY D/B/A AT&T MICHIGAN, NEVADA BELL TELEPHONE COMPANY D/B/A AT&T NEVADA AND AT&T WHOLESALE, THE OHIO BELL TELEPHONE COMPANY D/B/A AT&T OHIO, PACIFIC BELL TELEPHONE COMPANY D/B/A AT&T CALIFORNIA, SOUTHWESTERN BELL TELEPHONE COMPANY D/B/A AT&T ARKANSAS, AT&T KANSAS, AT&T MISSOURI, AT&T OKLAHOMA AND AT&T TEXAS, WISCONSIN BELL, INC. D/B/A AT&T WISCONSIN

This Amendment (the "Amendment") amends the Two-Way CMRS Interconnection Agreement by and between Illinois Bell Telephone Company d/b/a AT&T ILLINOIS, Indiana Bell Telephone Company Incorporated d/b/a AT&T INDIANA, Michigan Bell Telephone Company d/b/a AT&T MICHIGAN, Nevada Bell Telephone Company d/b/a AT&T NEVADA and AT&T Wholesale, The Ohio Bell Telephone Company d/b/a AT&T OHIO, Pacific Bell Telephone Company d/b/a AT&T CALIFORNIA, Southwestern Bell Telephone Company d/b/a AT&T ARKANSAS, AT&T KANSAS, AT&T MISSOURI, AT&T OKLAHOMA and AT&T TEXAS, Wisconsin Bell, Inc. d/b/a AT&T WISCONSIN ("AT&T") and New Cingular Wireless PCS, LLC on behalf of itself and its Commercial Mobile Radio Service Affiliates listed in Attachment A ("CMRS Provider"). AT&T and CMRS Provider are hereinafter referred to collectively as the "Parties" and individually as a "Party".

WHEREAS, AT&T and New Cingular Wireless PCS, LLC are parties to a Two-Way CMRS Interconnection Agreement under Sections 251 and 252 of the Communications Act of 1996 for Commercial Mobile Radio Service (CMRS), dated July 30, 2007 and as subsequently amended (the "Agreement"); and

WHEREAS, AT&T and Cricket Communications, LLC are parties to a Two-Way CMRS Interconnection Agreement under Sections 251 and 252 of the Communications Act of 1996 for Commercial Mobile Radio Service (CMRS) in the states of Ohio, Oklahoma and Texas, dated January 29, 2016; and

WHEREAS, AT&T and Cricket Communications, Inc. are parties to Two-Way CMRS Interconnection Agreements under Sections 251 and 252 of the Communications Act of 1996 for Commercial Mobile Radio Service (CMRS), dated October 4, 2000 for the states of Arkansas and Kansas, dated October 18, 2005 for the state of Missouri, dated July 13, 2001 for the states of California and Nevada, dated January 23, 2008 for the states of Illinois and Wisconsin and approved December 22, 2005 for the state of Indiana; and

WHEREAS, the Parties agree to terminate the Agreement between Cricket Communications, LLC and AT&T in the states of Ohio, Oklahoma and Texas; and

WHEREAS, the Parties agree to replace Attachment A of the Agreement with Exhibit A; and

WHEREAS, the Parties agree to terminate the Agreements between Cricket Communications, Inc. and AT&T in the states of Arkansas, California, Illinois, Indiana, Kansas, Missouri, Nevada, and Wisconsin.

WHEREAS, the Parties agree to add Structure Access as an Attachment to the Agreement.

**NOW**, **THEREFORE**, in consideration of the promises and mutual agreements set forth herein, the Parties agree to amend the Agreement as follows:

- 1. This Amendment is composed of the foregoing recitals, the terms and conditions, contained within, all of which are hereby incorporated in this Amendment by this reference and constitute a part of this Amendment.
- 2. The Parties agree to terminate the Agreement between Cricket Communications, LLC and AT&T in the states of Ohio, Oklahoma and Texas.
- 3. The Parties agree to replace Attachment A in its entirety with Exhibit A (Attachment A to the Agreement) attached hereto.

NEW CINGULAR Version: 11/18/15

- 4. The Parties agree to terminate the agreements between AT&T and Cricket Communications, Inc. in the states of Arkansas, California, Illinois, Indiana, Kansas, Missouri, Nevada, and Wisconsin.
- 5. The Parties agree that the terms and conditions set forth in the Structure Access Attachment, Exhibit B attached, hereto shall be incorporated into the Agreement, and the provisions of Exhibit B shall apply to Structure Access for Poles, Conduits, and Rights of Way.
- 6. The Parties agree to replace Section 12 from the Agreement with the following language:

### 12. Notices

- Notices given by WSP to AT&T under this Agreement shall be in writing (unless specifically provided otherwise herein), and unless otherwise expressly required by this Agreement to be delivered to another representative or point of contact, shall be pursuant to at least one of the following methods:
  - 12.1.1 delivered by electronic mail (email).
  - 12.1.2 delivered by facsimile.
- Notices given by AT&T to the WSP under this Agreement shall be in writing (unless specifically provided otherwise herein), and unless otherwise expressly required by this Agreement to be delivered to another representative or point of contact, shall be pursuant to at least one of the following methods:
  - 12.2.1 delivered by electronic mail (email) provided WSP has provided such information in Section 12.4 helow
  - 12.2.2 delivered by facsimile provided WSP has provided such information in Section 12.4 below.
- 12.3 Notices will be deemed given as of the earliest of:
  - 12.3.1 the date of actual receipt.
  - 12.3.2 notice by email shall be effective on the date it is officially recorded as delivered by delivery receipt and in the absence of such record of delivery, it shall be presumed to have been delivered on the date sent.
  - on the date set forth on the confirmation produced by the sending facsimile machine when delivered by facsimile prior to 5:00 p.m. in the recipient's time zone, but the next Business Day when delivered by facsimile at 5:00 p.m. or later in the recipient's time zone.
- 12.4 Notices will be addressed to the Parties as follows:

NOTICE CONTACT	WSP CONTACT
NAME/TITLE	Carrier Relations Director
STREET ADDRESS	1 AT&T Way 4A105
CITY, STATE, ZIP CODE	Bedminster, NJ 07921
PHONE NUMBER*	908-234-3707
FACSIMILE NUMBER	N/A
EMAIL ADDRESS	dh6491@att.com

	AT&T CONTACT
NAME/TITLE	Contract Management
	ATTN: Notices Manager
FACSIMILE NUMBER	(214) 712-5792
EMAIL ADDRESS	The current email address as provided on AT&T's Prime Access website

<sup>\*</sup>Informational only and not to be considered as an official notice vehicle under this Section.

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- 12.5 Either Party may unilaterally change its designated contact name, address, email address, and/or facsimile number for the receipt of Notices by giving written Notice to the other Party in compliance with this Section 12. Unless explicitly stated otherwise, any change to the designated contact name, address, email address, and/or facsimile number will replace such information currently on file. Any Notice to change the designated contact name, address, email address, and/or facsimile number for the receipt of Notices shall be deemed effective ten (10) calendar days following receipt by the other Party.
- AT&T communicates official information to WSPs via its Accessible Letter, or other applicable, notification processes. These processes involve electronic transmission and/or posting to the AT&T Prime Access website, inclusive of a variety of subjects including declaration of a force majeure, changes on business processes and policies, and other product/service related notices not requiring an amendment to this Agreement.
- 7. This Amendment shall be deemed to revise the terms and provisions of the Agreement only to the extent necessary to give effect to the terms and provisions of this Amendment. In the event of a conflict between the terms and provisions of this Amendment and the terms and provisions of the Agreement (including all incorporated or accompanying Appendices, Addenda, and Exhibits to the Agreement), this Amendment shall govern, provided, however, that the fact that a term or provision appears in this Amendment but not in the Agreement, or in the Agreement but not in this Amendment, shall not be interpreted as, or deemed grounds for finding, a conflict for purposes of this Amendment.
- 8. In entering into this Amendment, neither Party waives, and each Party expressly reserves, any rights, remedies or arguments it may have at law or under the intervening law or regulatory change provisions in the underlying Agreement (including intervening law rights asserted by either Party via written notice predating this Amendment) with respect to any orders, decisions, legislation or proceedings and any remands thereof, which the Parties have not yet fully incorporated into this Agreement or which may be the subject of further review.
- 9. This Amendment shall not modify or extend the Effective Date or Term of the underlying Agreement, but rather, shall be coterminous with such Agreement.
- 10. EXCEPT AS MODIFIED HEREIN, ALL OTHER TERMS AND CONDITIONS OF THE UNDERLYING AGREEMENT SHALL REMAIN UNCHANGED AND IN FULL FORCE AND EFFECT.
- 11. For Illinois, Indiana, Kansas, Michigan, Missouri, Nevada, Oklahoma, Texas: This Amendment shall be filed with and is subject to approval by the State Commission and shall become effective ten (10) days following approval by such Commission. For Arkansas: This Amendment shall be filed with the Arkansas Public Service Commission and shall become effective upon filing. For Ohio: Based on the Public Utilities Commission of Ohio Rules, the Amendment is effective upon filing and is deemed approved by operation of law on the 91st day after filing. For California: Pursuant to Resolution ALJ 257, this filing will become effective, absent rejection of the Advice Letter by the Commission, upon thirty (30) days after the filing date of the Advice Letter to which this Amendment is appended. For Wisconsin: Pursuant to Wisconsin Statute § 196.40, this Amendment shall become effective ten (10) days after the mailing date of the final order approving this Amendment.

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Attachment A

### New Cingular's Commercial Mobile Radio Service Affiliates:

ACADIANA CELLULAR GENERAL PARTNERSHIP

Galveston Cellular Telephone Co

AT&T Mobility Wireless Operations Holdings Inc.

CHATTANOOGA MSA LIMITED PARTNERSHIP

CINGULAR WIRELESS OF TEXAS RSA #11 LIMITED PARTNERSHIP

CINGULAR WIRELESS OF TEXAS RSA #16 LIMITED PARTNERSHIP

Cricket Wireless, LLC

Cricket Wireless LLC d/b/a Cricket Wireless Illinois LLC

FLORIDA RSA NO. 2B (INDIAN RIVER) LIMITED PARTNERSHIP

HOUMA-THIBODAUX CELLULAR PARTNERSHIP

LAFAYETTE MSA LIMITED PARTNERSHIP

Lake Mobility LLC

LOUISIANA RSA NO. 7 CELLULAR GENERAL PARTNERSHIP

LOUISIANA RSA NO. 8 LIMITED PARTNERSHIP

LUBBOCK SMSA LIMITED PARTNERSHIP

MADISON SMSA LIMITED PARTNERSHIP

MILWAUKEE SMSA LIMITED PARTNERSHIP

MISSOURI RSA 11/12 LIMITED PARTNERSHIP

MISSOURI RSA 8 LIMITED PARTNERSHIP

MISSOURI RSA 9B1 LIMITED PARTNERSHIP

NEW CINGULAR WIRELESS PCS, LLC

NORTHEASTERN GEORGIA RSA LIMITED PARTNERSHIP

Ohio RSA 2 Limited Partnership -

Ohio RSA 5 Limited Partnership

September 26, 2016

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Ohio RSA 6 Limited Partnership

Oklahoma City SMSA Limited Partnership

Oklahoma Independent RSA 7 Partnership

OKLAHOMA RSA 3 LIMITED PARTNERSHIP

OKLAHOMA RSA 9 LIMITED PARTNERSHIP

ORLANDO SMSA LIMITED PARTNERSHIP

Santa Barbara Cellular Systems, Ltd.

**TEXAS RSA 18 LIMITED PARTNERSHIP** 

TEXAS RSA 19 LIMITED PARTNERSHIP

TEXAS RSA 20B1 LIMITED PARTNERSHIP

TEXAS RSA 6 LIMITED PARTNERSHIP

TEXAS RSA 7B1 LIMITED PARTNERSHIP

TEXAS RSA 9B1 LIMITED PARTNERSHIP

Texas RSA No. 2 Limited Partnership

TOPEKA SMSA LIMITED PARTNERSHIP

Tide Mobility LLC

Contract Id: 4926806

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# **EXHIBIT B**

# ATTACHMENT – STRUCTURE ACCESS

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### 1.0 Introduction

- This Attachment 03 Structure Access ("Appendix") sets forth the rates, terms, conditions, and procedures by which AT&T-21STATE shall provide non-discriminatory access to AT&T-21STATE-owned Poles, Ducts, Conduit, and ROW. Separate tariffs or agreements shall govern WSP's access, if any, to the following facilities which, if allowed, would require special security, technical, and construction arrangements outside the scope of this Appendix:
  - 1.1.1 AT&T-21STATE's central office vaults and Ducts and Conduits which serve no purpose other than to provide a means of entry to and exit from AT&T-21STATE's central offices;
  - 1.1.2 controlled environment vaults (CEVs), huts, cabinets, and other similar outside plant structures and Ducts and Conduits which serve no purpose other than to provide a means of entry to and exit from such vaults, huts, cabinets, and structures;
  - 1.1.3 Ducts and Conduits located within buildings owned or leased by AT&T-21STATE; and
  - 1.1.4 Ducts, Conduits, equipment rooms, and similar spaces located in space leased by AT&T-21STATE from third party property owners for purposes other than to house cables and other equipment in active service as part of AT&T-21STATE's network distribution operations.
  - 1.2 <u>Prior Agreements Superseded</u>. This Appendix supersedes all prior agreements and understandings, whether written or oral, between WSP and AT&T-21STATE relating to the placement and maintenance of WSP's Facilities on and within AT&T-21STATE's Poles, Ducts, and Conduits, and ROW within the states covered by this Attachment.

# 2.0 Definitions

- 2.1 "Application" means the process of requesting a License to place Facilities in or on AT&T-21STATE-owned Conduit, Ducts, or Poles.
- 2.2 "Assigned", when used with respect to AT&T-21STATE-owned Conduits, Ducts or Poles, means any space in such Conduit or Duct or on such Pole that is occupied, or scheduled to be utilized pursuant to an Application deemed complete, by an entity authorized by AT&T-21STATE to use such space.
- 2.3 "Attaching Party" means any Party with an existing or prospective physical facility Attachment on or in any AT&T-21STATE structure.
- 2.4 "Attachment" as used herein means the physical connection of cable, wire, or equipment to AT&T-21STATE's Poles, Ducts, or Conduit.
- 2.5 "Authorized Contractor" refers to any contractor included on a list of contractors provided by AT&T-21STATE and which, subject to WSP's direction, control and the requirements and policies in each state, performs Facilities modification, Make-Ready Surveys or Make-Ready Work which would ordinarily be performed by AT&T-21STATE or persons acting on AT&T-21STATE's behalf. AT&T-21STATE shall make available and keep an up-to-date list of contractors it authorizes to perform Make-Ready Surveys and Make-Ready Work in the communications space on its Poles in cases where AT&T-21STATE has failed to meet deadlines specified in Section 6.
  - A person or entity approved as an Authorized Contractor is only an Authorized Contractor with respect to those tasks for which such person or entity has been approved by AT&T-21STATE and is an Authorized Contractor only in those AT&T-21STATE construction districts specified by AT&T-21STATE.
  - 2.5.2 Designation of an Authorized Contractor for a specific category of tasks shall not be deemed to be the designation of such person or entity as an Authorized Contractor for other purposes, nor shall approval of an Authorized Contractor by a single AT&T-21STATE construction district constitute approval of such Authorized Contractor for the area served by a different AT&T-21STATE construction district; provided, however, that if a specific construction job extends beyond the boundaries of a single construction district, an Authorized Contractor shall, for the purposes of that job, be deemed to have been approved by all AT&T-21STATE construction districts in which the work is to be performed.
- 2.6 "Available" when used with respect to Conduit or Duct space or Poles, means any usable space in such Conduit or

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Duct or on such Pole not assigned to a specific entity, including AT&T-21STATE, at the applicable time.

- 2.7 "Conduit(s)" means a structure containing one or more Ducts, usually placed underground or on bridges, in which cables or wires may be installed. As used in this Appendix, the term "Conduit" refers only to conduit structures (including Ducts, Manholes and Handholes) and space within those structures and does not include (a) cables and other telecommunications equipment located within conduit structures or (b) central office vaults, controlled environment vaults, and other AT&T-21STATE structures (such as huts and cabinets) which branch off from or are connected to AT&T-21STATE's Conduit.
- 2.8 "Conduit System" means any combination of Ducts, Conduits, Manholes, and Handholes joined to form an integrated whole. In this Appendix, the term refers to Conduit Systems owned or controlled by AT&T-21STATE.
- 2.9 "Cost(s)" means the amounts AT&T-21STATE bills WSP for specific work performed, and shall be (a) the actual charges made by subcontractors to AT&T-21STATE for work and/or, (b) if the work was performed by AT&T-21STATE employees, it shall be actual costs for all services provided by AT&T-21STATE, including, but not limited to labor, engineering, and any associated administrative or professional services, as applicable, calculated on an individual case basis, along with any directly attributable material expenditures.
- 2.10 "Duct(s)" means a single enclosed tube, pipe, or channel for enclosing and carrying cables, wires, and other Facilities. As used in this Appendix, the term Duct includes innerducts created by subdividing a Duct into smaller channels, but does not include cables and other telecommunications equipment located within such Ducts.
- 2.11 "Facilities" refer to any property or equipment, including but not limited to cables, used in the provision of Telecommunications Services.
- "Handholes" means an enclosure, usually below ground level, used for the purpose of installing, operating, and maintaining Facilities in a Conduit. A Handhole is too small to permit personnel to physically enter. As used in this Appendix, the term "Handhole" refers only to Handholes, which are part of AT&T-21STATE's Conduit System, and does not refer to handholes which provide access to buried cables not housed within AT&T-21STATE Ducts or Conduits. As used in this Appendix, the term "Handhole" refers only to Handhole structures owned or controlled by AT&T-21STATE and does not include cables and other telecommunications equipment located within handhole structures.
- 2.13 "License(s)" means any License issued pursuant to this Appendix by AT&T-21STATE.
- "Maintenance Duct(s)" generally refers to a full-sized Duct (typically three inches in diameter or larger), and may include an innerduct, for use, on a short-term basis, for maintenance, repair, or emergency restoration activities. The term "Maintenance Duct" does not include Ducts and Conduits extending from an AT&T-21STATE Manhole to customer premises. When only one usable full-sized Duct remains in a Conduit section, that Duct shall be deemed to be the Maintenance Duct. AT&T-21STATE may elect to reserve an innerduct, in addition to the full-sized duct, for restoration purposes, dependent on the specific circumstances in a Conduit run. Such reservations shall be communicated, as necessary, when responding to applications for access.
- 2.15 "Make-Ready Survey" means all work and activities performed or to be performed to determine whether there is adequate capacity on a Pole or in a Conduit or Conduit System (including Manholes and Handholes) to accommodate WSP's Facilities and to determine what Make-Ready Work, if any, is required to prepare the Pole, Conduit or Conduit System to accommodate WSP's Facilities.
- 2.16 "Make-Ready Work" means all work performed or to be performed to prepare AT&T-21STATE's Conduit System, Poles or related Facilities for the requested Attachment of WSP's Facilities. Make-Ready Work includes, but is not limited to, clearing obstructions (e.g., by rodding Ducts to ensure clear passage), and the rearrangement, transfer, replacement, and removal of existing Facilities on a Pole or in a Conduit System where such work is required solely to accommodate WSP's Facilities and not to meet AT&T-21STATE's business needs or convenience. Make-Ready Work may require "dig ups" of existing Facilities and may include the repair, enlargement or modification of AT&T-21STATE's Structure or the performance of other work required to make AT&T-21STATE's Structure usable for the initial placement of WSP's Facilities.
- 2.17 "Manhole" means an enclosure, usually below ground level and entered through a hole on the surface covered with a cast iron or concrete Manhole cover, which personnel may enter and use for the purpose of installing, operating, and

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- maintaining Facilities in a Conduit. As used in this Appendix, the term "Manhole" does not include cables and other telecommunications equipment located within manhole structures.
- 2.18 "Overlashing" refers to the practice of placing an additional communications cable by lashing such cable with spinning wire over an existing cable and strand on Poles.
- 2.19 "Pole" means utility poles but only includes those utility poles owned or controlled by AT&T-21STATE, and does not include cables and other telecommunications equipment attached to pole structures or utility poles with respect to which AT&T-21STATE has no legal authority to permit Attachments by other persons or entities.
- 2.20 "Pole Attachment Act" and "Pole Attachment Act of 1978" means those provisions of the Act, as amended, now codified as 47 U.S.C. § 224.
- 2.21 "Right(s) of Way (ROW)" means the right to use the land or other property of another party to place Poles, Conduits, cables, other structures and equipment, or to provide passage to access such structures and equipment. A ROW may run under, on, or above public or private property (including air space above public or private property). For purposes of this Appendix, "ROW" refers to property owned or controlled by AT&T-21STATE and used by AT&T-21STATE for its telecommunications distribution Facilities. ROW does not include:
  - 2.21.1 cables and other telecommunications equipment buried or located on such ROW; or
  - 2.21.2 public ROW (which are owned by and subject to the control of governmental entities); or
  - 2.21.3 any space which is owned and controlled by a third party property owner and occupied by AT&T-21STATE with permission from such owner rather than as a matter of legal right.
- 2.22 "Routine Inspection" refers to inspections that are planned and scheduled by AT&T-21STATE, for the purpose of inspecting the Facilities of WSP and others, including AT&T-21STATE, on AT&T-21STATE Structure.
- 2.23 "Sheath" or "Sheathing" means an outer covering containing communications wires, fibers, or other communications media.
- 2.24 "Spot Inspection" refers to spontaneous inspections done by AT&T-21STATE, which may be initiated, at AT&T-21STATE's discretion, for the purpose of ensuring safety and compliance with AT&T-21STATE standards on specific Structure.
- 2.25 "Structure" refers collectively to Poles, Ducts and Conduits.

# 3.0 General Provisions

- 3.1 Undertaking of AT&T-21STATE:
  - 3.1.1 AT&T-21STATE shall provide WSP with equal and nondiscriminatory access to Structure on terms and conditions consistent with obligations under the Pole Attachment Act or, in the case of reverse pre-emption by a state, the applicable state laws and regulations. Further, AT&T-21STATE shall not withhold or delay assignment of such space to WSP unless such space has been Assigned.
- 3.2 Attachments Authorized by this Appendix:
  - 3.2.1 AT&T-21STATE shall issue one or more Licenses to WSP authorizing WSP to attach Facilities to AT&T-21STATE's owned or controlled Poles and to place Facilities within AT&T-21STATE's owned or controlled Conduits, Ducts or ROW under the terms and conditions set forth in this Appendix.
  - 3.2.2 Unless otherwise provided herein, authority to attach Facilities to AT&T-21STATE's owned or controlled Poles, to place Facilities within AT&T-21STATE's owned or controlled Conduits, Ducts or ROW shall be granted only in individual Licenses granted under this Appendix and the placement or use of such Facilities shall be determined in accordance with such Licenses and procedures established in this Appendix.
  - 3.2.3 WSP agrees that its Attachment of Facilities to AT&T-21STATE's owned or controlled Poles, owned or controlled Conduits, Ducts or ROW shall take place pursuant to the licensing procedures set forth herein, and AT&T-21STATE agrees that it shall not unreasonably withhold or delay issuance of such Licenses.
  - 3.2.4 WSP may not sublease or otherwise authorize any third party to use any part of AT&T-21STATE Structure

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licensed to WSP under this Appendix, except that WSP may lease its own Facilities to third parties. Notwithstanding the above, WSP may permit third parties to overlash to existing WSP Attachments on AT&T-21STATE's Pole(s), without approval from, but with proper advance notification to, AT&T-21STATE. However, prior to the actual Overlashing by a third party, such third party must execute its own distinct Pole Attachment agreement with AT&T-21STATE.

3.2.5 WSP warrants that any Overlashing the WSP conducts or permits (via a third party or contractor) shall meet the following requirements: (1) the Overlashing complies with the standards referenced in Section 4.0 below of this Appendix; (2) WSP has computed the pole loading with the additional overlashed Facility, and the Pole will not be overloaded with the addition of the overlashed Facility; and (3) WSP has determined that no Make-Ready is necessary to accommodate the overlashed Facility, or will ensure that any Make-Ready necessary will be conducted before the Overlashing occurs. WSP agrees to indemnify AT&T-21STATE should any of the warranties be breached.

#### 3.3 Licenses:

3.3.1 Subject to the terms and conditions set forth in this Appendix, AT&T-21STATE shall issue to WSP one or more Licenses authorizing WSP to place or attach Facilities in or to specified Structure owned or controlled by AT&T-21STATE on a "first-come, first-served" basis. In the event that existing Structure capacity is insufficient to satisfy WSP's Application, AT&T-21STATE shall include reasonable alternatives in the Make-Ready Estimate provided as described in Section 6.8 below. AT&T-21STATE shall have the right to designate the location and manner in which WSP's Facilities will enter and exit AT&T-21STATE's Conduit System and the specific location and manner of installation for any associated equipment which is permitted by AT&T-21STATE to occupy the Structure.

#### 3.4 Access and Use of ROW:

- 3.4.1 To the extent AT&T-21STATE has the authority, AT&T-21STATE grants WSP a right to use any ROW for AT&T-21STATE Poles, Ducts, or Conduits to which WSP may attach its Facilities for the purposes of constructing, operating and maintaining such WSP's Facilities on AT&T-21STATE's Poles, Ducts or Conduits. Notwithstanding the foregoing, WSP shall be responsible for determining the necessity of and obtaining from private and/or public authority any necessary consent, easement, ROW, license, permit, permission, certification or franchise to construct, operate and/or maintain its Facilities on private and public property at the location of the AT&T-21STATE Pole, Duct or Conduit to which WSP seeks to attach its Facilities. WSP shall furnish proof of any such easement, ROW, license, permit, permission, certification, or franchise within thirty (30) calendar days of request by AT&T-21STATE. AT&T-21STATE does not warrant the validity or apportionability of any rights it may hold to place Facilities on private property.
- 3.4.2 Neither Party shall restrict or interfere with the other Party's access to or right to occupy property, owned by third parties, which is not subject to the other Party's control, including property as to which either Party has access subject to non-exclusive ROW. Each Party shall make its own, independent legal assessment of its right to enter upon or use the property of third party property owners and shall bear all expenses, including legal expenses, involved in making such determinations.
  - 3.4.2.1 At locations where AT&T-21STATE has access to third party property pursuant to non-exclusive ROW, AT&T-21STATE shall not interfere with WSP's negotiations with third party property owners for similar access; nor with WSP's access to such property pursuant to easements or other ROW obtained by WSP from the property owner. At locations where AT&T-21STATE has obtained exclusive ROW from third party property owners or otherwise controls the ROW, AT&T-21STATE shall, to the extent space is available, and subject to reasonable safety, reliability, and engineering conditions, provide access to WSP on a nondiscriminatory basis, provided that the underlying agreement with the property owner permits AT&T-21STATE to provide such access, and provided further that if AT&T-21STATE has available space that it shares with WSP in AT&T-21STATE nonaerial ROW or easements (*e.g.*, for cabinets placed on or underground), which have not been accounted for in rates determined in accordance with the Pole Attachment Act (*e.g.*, aerial, linear ROW for pole lines are so accounted for), AT&T-21STATE shall include in a one-time billing WSP's pro rata portion of the charges, if any, paid by AT&T-21STATE to obtain such non-aerial

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- ROW or easements, plus any other documented legal, administrative, and engineering costs incurred by AT&T-21STATE in obtaining such ROW or easements and processing WSP's requests for such access.
- 3.4.2.2 Except to the extent necessary to meet the requirements of the Act, neither this Appendix nor any License granted hereunder shall constitute a conveyance or assignment of any of either Party's rights to use any public or private ROW, and nothing contained in this Appendix or in any License granted hereunder shall be construed as conferring on one Party any right to interfere with the other Party's access to any such public or private ROW.
- 3.5 No Effect on AT&T-21STATE's Right to Convey Property:
  - 3.5.1 Nothing contained in this Appendix or in any License issued hereunder shall in any way affect the right of AT&T-21STATE to convey to any other person or entity any interest in real or personal property, including any Poles, Conduit or Ducts to or in which WSP has attached or placed Facilities pursuant to Licenses issued under this Appendix provided however that AT&T-21STATE shall give WSP reasonable advance written Notice of such intent to convey.
  - Nothing herein contained shall be construed as a grant of any exclusive authorization, right or privilege to WSP. AT&T-21STATE shall have the right to grant, renew and extend rights and privileges to others not Parties to this Agreement, by contract or otherwise, to use any Pole or Conduit System covered by this Appendix and WSP's rights hereunder.
- 3.6 No Effect on AT&T-21STATE's Rights to Manage its Own Facilities:
  - 3.6.1 This Appendix shall not be construed as limiting or interfering with AT&T-21STATE's rights set forth below, except to the extent expressly provided by the provisions of this Appendix or Licenses issued hereunder or by the Act or other applicable laws, rules or regulations:
    - 3.6.1.1 To locate, relocate, move, replace, modify, maintain, and operate AT&T-21STATE's own Facilities within AT&T-21STATE's Conduits, Ducts or ROW or any of AT&T-21STATE's Facilities attached to AT&T-21STATE's Poles at any time and in any reasonable manner which AT&T-21STATE deems appropriate to serve its end users, avail itself of new business opportunities, or otherwise meet its business needs; or
    - 3.6.1.2 enter into new agreements or arrangements with other persons or entities permitting them to attach or place their Facilities to or in AT&T-21STATE's Poles, Conduits or Ducts; provided, however, that such relocations, moves, replacements, modifications, maintenance and operations or new Attachments or arrangements shall not substantially interfere with WSP's Attachment, or ROW provided by Licenses issued pursuant to this Appendix.
- 3.7 No Effect on WSP's Rights to Manage its Own Facilities:
  - 3.7.1 This Appendix shall not be construed as limiting or interfering with WSP's rights set forth below, except to the extent expressly provided by the provisions of this Appendix or Licenses issued hereunder or by the Act or other applicable laws, rules or regulations:
    - 3.7.1.1 To locate, relocate, move, replace, modify, maintain, and operate its own Facilities within AT&T-21STATE's Conduits, Ducts or ROW or its Facilities attached to AT&T-21STATE's Poles at any time and in any reasonable manner which WSP deems appropriate to serve its end users, avail itself of new business opportunities, or otherwise meet its business needs; or
    - 3.7.1.2 To enter into new agreements or arrangements with other persons or entities permitting WSP to attach or place its Facilities to or in such other persons' or entities' Poles, Conduits or Ducts, or ROW; provided, however, that such relocations, moves, replacements, modifications, maintenance and operations or new Attachments or arrangements shall not conflict with WSP's obligations under Licenses issued pursuant to this Appendix.
- 3.8 No Right to Interfere with Facilities of Others:

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- 3.8.1 The provisions of this Appendix or any License issued hereunder shall not be construed as authorizing either Party to rearrange or interfere in any way with any of the other Party's Facilities, with the Facilities of other persons or entities, or with the use of or access to such Facilities by such other Party or such other persons or entities, except to the extent expressly provided by the provisions of this Appendix or any License issued hereunder or by the Act or other applicable laws, rules or regulations.
- 3.8.2 WSP acknowledges that the Facilities of persons or entities other than AT&T-21STATE and WSP may be attached to or occupy AT&T-21STATE's Poles, Conduits, Ducts and ROW.
- 3.8.3 AT&T-21STATE shall not attach, or give permission to any third parties to attach Facilities to existing WSP Facilities without WSP's prior written consent. If AT&T-21STATE becomes aware of any such unauthorized Attachment to WSP Facilities, AT&T-21STATE shall use its best efforts to rectify the situation as soon as practicable.
- 3.8.4 With respect to the Structure occupied by WSP or the subject of an Application for Attachment by WSP, AT&T-21STATE will give to WSP sixty (60) calendar days written Notice for Conduit extensions or reinforcements, Pole line extensions, Pole replacements, or of AT&T-21STATE's intention not to maintain or use any existing Pole(s) or Conduit.
  - 3.8.4.1 Where AT&T-21STATE elects to abandon or remove AT&T-21STATE Facilities, the Pole(s) or Conduit will be offered to existing occupants on a first-in, first-right to maintain basis. The first existing occupant electing to exercise this option will be required to execute the appropriate agreement with AT&T-21STATE to purchase and transfer ownership from AT&T-21STATE to that existing occupant, subject to then-existing Licenses pertaining to such Pole(s) or Conduit. If none of the existing occupants elects to maintain such Pole(s) or Conduit, all occupants will be required to remove their existing Facilities within ninety (90) calendar days of written Notice from AT&T-21STATE.
  - 3.8.4.2 If an emergency or provisions of an applicable joint use agreement require AT&T-21STATE to construct, reconstruct, expand or replace Poles, Conduits or Ducts owned or controlled by AT&T-21STATE and either occupied by WSP or the subject of an Application for Attachment by WSP, AT&T-21STATE will notify WSP as soon as reasonably practicable of such proposed construction, reconstruction, expansion or replacement to enable WSP, if it so desires, to request that a Pole, Conduit or Duct of greater height or capacity be utilized to accommodate an anticipated Facility need of WSP.
- 3.8.5 Upon request and at WSP's expense, AT&T-21STATE shall remove any retired cable from Conduit Systems to allow for the efficient use of Conduit space within a reasonable period of time. AT&T-21STATE retains salvage rights on any cable removed. In order to safeguard its Structure and Facilities, AT&T-21STATE reserves the right to remove retired cables and is under no obligation to allow WSP the right to remove such cables. Based on sound engineering judgment, there may be situations where it would neither be feasible nor practical to remove retired cables.

#### 3.9 Assignment of Space:

3.9.1 Assignment of space on Poles, in Conduits or Ducts and within ROW will be made pursuant to Licenses granted by AT&T-21STATE and in compliance with all applicable engineering and safety standards, as identified in Section 4 below. When an increase in capacity or strength of a Pole or Conduit is practical and necessary to fulfill WSP's request, AT&T-21STATE will propose such a modification as Make-Ready, and WSP will be responsible for the actual Costs associated with the modification in exchange for approval of the applicable License.

# 4.0 Requirements and Specifications

- 4.1 Industry-recognized standards are incorporated below by reference. WSP agrees that its Facilities shall be placed, constructed, maintained, repaired, and removed in accordance with current (as of the date when such work is performed) editions of the following publications, regulations, specifications, and standards:
  - 4.1.1 the Blue Book Manual of Construction Procedures, Special Report SR-1421, published by Telcordia

- Technologies, f/k/a Bell Communications Research, Inc. ("BellCore"), and sometimes referred to as the "Blue Book";
- 4.1.2 the National Electrical Code (NEC), published by the National Fire Protection Association;
- 4.1.3 the current version of the National Electrical Safety Code (NESC), published by the Institute of Electrical and Electronic Engineers, Inc.;
- 4.1.4 the California Public Utility Commission's General Orders 95 and 128 for Attachments to AT&T-21STATE Poles, Ducts, and Conduits that exist in the State of California; and
- 4.1.5 the AT&T Structure Access Guidelines.
- 4.2 Changes in Industry-Recognized Standards:
  - 4.2.1 WSP agrees to rearrange its Facilities in accordance with changes in the standards published in the publications specified in Section 4.1 above of this Appendix if required by law to do so or upon the mutual agreement of the Parties.
- 4.3 Additional Electrical Design Specifications:
  - 4.3.1 WSP agrees that, in addition to specifications and requirements referred to in Section 4.1 above, WSP's Facilities placed in AT&T-21STATE's Conduit System shall meet all of the following electrical design specifications:
    - 4.3.1.1 No Facility shall be placed in AT&T-21STATE's Conduit System in violation of FCC regulations.
    - 4.3.1.2 WSP's Facilities carrying more than 50 volts AC rms (root mean square) to ground or 135 volts DC to ground shall be enclosed in an effectively grounded Sheath or shield.
    - 4.3.1.3 No coaxial cable of WSP shall occupy a Conduit System containing AT&T-21STATE's cable unless such cable meets the voltage limitations of Article 820 of the National Electrical Code.
    - 4.3.1.4 WSP's coaxial cable may carry continuous DC voltages up to 1800 volts to ground where the conductor current will not exceed one-half (1/2) ampere and where such cable has two (2) separate grounded metal Sheaths or shields and a suitable insulating jacket over the outer Sheath or shield. The power supply shall be so designed and maintained that the total current carried over the outer Sheath shall not exceed 200 micro-amperes under normal conditions. Conditions which would increase the current over this level shall be cleared promptly.
    - 4.3.1.5 Neither Party shall circumvent the other Party's corrosion mitigation measures. Each Party's new Facilities shall be compatible with the other Party's Facilities so as not to damage any Facilities of the other Party by corrosion or other chemical reaction.
- 4.4 Additional Physical Design Specifications:
  - 4.4.1 WSP's Facilities placed in AT&T-21STATE's Conduit System must meet all of the following physical design specifications:
    - 4.4.1.1 Cables bound or wrapped with cloth or having any kind of fibrous coverings or impregnated with an adhesive material shall not be placed in AT&T-21STATE's Conduit or Ducts.
    - 4.4.1.2 The integrity of AT&T-21STATE's Conduit System and overall safety of AT&T-21STATE's personnel and other personnel working in AT&T-21STATE's Conduit System requires that "dielectric cable" be placed when WSP's cable Facility utilizes an alternative Duct or route that is shared in the same trench by any current-carrying Facility of a power utility.
    - 4.4.1.3 New construction splices in WSP's fiber optic and twisted pair cables shall be located in Manholes, pull boxes or Handholes.
- 4.5 Additional Specifications Applicable to Connections:
  - 4.5.1 The following specifications apply to connections of WSP's Conduit to AT&T-21STATE's Conduit System:

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- 4.5.1.1 WSP will be permitted to connect its Conduit or Duct only at an AT&T-21STATE Manhole. No Attachment will be made by entering or breaking into Conduit between Manholes. All necessary work to install WSP Facilities will be performed by WSP or its contractor at WSP's expense. In no event shall WSP or its contractor "core bore" or make any other modification to AT&T-21STATE Manhole(s) without the prior written approval of AT&T-21STATE.
- 4.5.1.2 If WSP constructs or utilizes a Duct connected to AT&T-21STATE's Manhole, the Duct and all connections between that Duct and AT&T-21STATE's Manhole shall be sealed, to the extent practicable, to prevent the entry of gases or liquids into AT&T-21STATE's Conduit System. If WSP's Duct enters a building, it shall also be sealed where it enters the building and at all other locations necessary to prevent the entry of gases and liquids from the building into AT&T-21STATE's Conduit System.
- 4.6 Requirements Relating to Personnel, Equipment, Material, and Construction Procedures Generally:
  - 4.6.1 Duct clearing, rodding or modifications required to grant WSP access to AT&T-21STATE's Conduit Systems may be performed by AT&T-21STATE at WSP's expense at charges which represent AT&T-21STATE's actual Costs. Alternatively (at WSP's option) such work may be performed by an Authorized Contractor. The Parties acknowledge that WSP, its contractors, and other persons acting on WSP's behalf will perform work for WSP (e.g., splicing WSP's Facilities) within AT&T-21STATE's Conduit System. WSP represents and warrants that neither WSP nor any person acting on WSP's behalf shall permit any person to climb or work on any of AT&T-21STATE's Poles or to enter AT&T-21STATE's Manholes or work within AT&T-21STATE's Conduit System unless such person has the training, skill, and experience required to recognize potentially dangerous conditions relating to Pole or the Conduit Systems and to perform the work safely.
  - 4.6.2 Rodding or clearing of Ducts in AT&T-21STATE's Conduit System shall be done only when specific authorization for such work has been obtained in advance from AT&T-21STATE. The Parties agree that such rodding or clearing shall be performed according to existing industry standards and practices. WSP may contract with AT&T-21STATE for performance of such work or, at WSP's option, with an Authorized Contractor.
  - 4.6.3 Personnel performing work on AT&T-21STATE's or WSP's behalf in AT&T-21STATE's Conduit System shall not climb on, step on, or otherwise disturb the other Party's or any third party's cables, air pipes, equipment, or other Facilities located in any Manhole or other part of AT&T-21STATE's Conduit System.
  - 4.6.4 All of WSP's Facilities shall be firmly secured and supported in accordance with industry standards as referred to in Section 4.1 above.
  - 4.6.5 Identification of Facilities in Conduit/Manholes and on Poles:
    - 4.6.5.1 WSP's Facilities shall be plainly identified inside each Manhole and/or on each Pole with WSP's name firmly affixed via permanent tags that meet standards set by AT&T-21STATE for its own Facilities.
  - 4.6.6 Manhole pumping and purging required in order to allow WSP's work operations to proceed shall be performed in compliance with industry standards and all regulations and standards established by the United States Environmental Protection Agency or by any applicable state or local environmental regulators.
  - 4.6.7 Any leak detection liquid or device used by WSP or personnel performing work on WSP's Facilities within AT&T-21STATE's Conduit System shall be of a type approved by AT&T-21STATE or compliant with industry-recognized standards as referenced in Section 4.1 above.
  - 4.6.8 When WSP, or personnel performing work on WSP's behalf, are working within or in the vicinity of any part of AT&T-21STATE's Poles or Conduit System which is located within, under, over, or adjacent to streets, highways, alleys or other traveled ROW, WSP and all personnel performing work on WSP's behalf shall follow procedures which WSP deems appropriate for the protection of persons and property. WSP shall be responsible, at all times, for determining and implementing the specific steps required to protect persons and property at the site. WSP will provide all traffic control and warning devices required to protect pedestrian and vehicular traffic, workers and property from danger. AT&T-21STATE shall have no

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responsibility for the safety of personnel performing work on WSP's behalf, for the safety of bystanders, or for ensuring that all operations conform to current Occupational Safety and Health Administration (OSHA) regulations and all other governmental rules, ordinances or statutes. AT&T-21STATE reserves the right to suspend WSP's activities on, in or in the vicinity of AT&T-21STATE's Poles or Conduit System if, in AT&T-21STATE's reasonable judgment, any hazardous condition arises due to the activity (including both acts and omissions) of WSP or any personnel performing work on WSP's behalf, which suspension shall cease when the condition has been rectified.

- 4.6.9 Smoking or the use of any open flame is prohibited in AT&T-21STATE's Manholes, in any other portion of AT&T-21STATE's Conduit System, or within ten (10) feet of any open Manhole entrance; provided that this provision will not prohibit the use of spark producing tools, including, but not limited to, electric drills and fusion splicers.
- 4.6.10 Artificial lighting, when required, will be provided by WSP. Only explosion-proof lighting fixtures shall be used.
- 4.6.11 WSP will abide by any laws, regulations or ordinances regarding the use of spark-producing tools, equipment or devices in AT&T-21STATE's Manholes, in any other portions of AT&T-21STATE's Conduit System, or within ten (10) feet of any open Manhole opening. This includes, but is not limited to, such tools as electric drills and hammers, meggers, breakdown sets, induction sets, and the like.

#### 4.7 Opening of Manholes:

- 4.7.1 The following requirements apply to the opening of AT&T-21STATE's Manholes and the authority of AT&T-21STATE personnel present when work on WSP's behalf is being performed within or in the vicinity of AT&T-21STATE's Conduit System.
  - 4.7.1.1 AT&T-21STATE's Manholes shall be opened only as permitted by AT&T-21STATE's authorized employees or agents following notification by WSP, which permission shall not be unreasonably denied or delayed.
  - 4.7.1.2 WSP shall notify AT&T-21STATE at least five (5) Business Days in advance of any routine work operation requiring entry into any of AT&T-21STATE's Manholes.
  - 4.7.1.3 WSP shall be responsible for obtaining any necessary authorization from appropriate authorities to open Manholes for Conduit work operations therein.
  - 4.7.1.4 AT&T-21STATE may monitor, at WSP's expense, the activities of WSP or WSP's authorized contractor or agent, as may involve AT&T-21STATE's Manholes or Conduit System and the placement of WSP's Facilities in AT&T-21STATE's Manholes.
  - 4.7.1.5 AT&T-21STATE's authorized employee or agent shall not direct or control the conduct of WSP's work at the work site. The presence of AT&T-21STATE's authorized employee or agent at the work site shall not relieve WSP, or personnel performing work on WSP's behalf, of their responsibility to conduct all work operations within AT&T-21STATE's Conduit System in a safe and workmanlike manner.
  - 4.7.1.6 Although AT&T-21STATE's authorized employee or agent shall not direct or control the conduct of WSP's work at the work site, AT&T-21STATE's employee or agent shall have the authority to suspend WSP's work operations within AT&T-21STATE's Conduit System if, in the reasonable discretion of such AT&T-21STATE employee or agent, it appears that any hazardous conditions arise or any unsafe practices are being followed by WSP or personnel performing work on WSP's behalf.
- 4.8 OSHA Compliance-Notice to AT&T-21STATE of Unsafe Conditions:
  - 4.8.1 WSP agrees that:
    - 4.8.1.1 Its Facilities shall be constructed, placed, maintained, repaired, and removed in accordance with OSHA's rules and regulations promulgated thereunder.

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- 4.8.1.2 All persons acting on WSP's behalf, including but not limited to WSP's employees, agents, contractors, and subcontractors shall, when working on or within AT&T-21STATE's Poles or Conduit System, comply with OSHA and all rules and regulations thereunder.
- 4.8.1.3 WSP shall establish appropriate procedures and controls to assure compliance with all requirements of this Section.
- 4.8.1.4 WSP (and any Person Acting on WSP's Behalf) may report unsafe conditions on, in or in the vicinity of AT&T-21STATE's Poles or Conduit System to AT&T-21STATE.
- WSP acknowledges that some of AT&T-21STATE's Conduit was fabricated from asbestos-containing materials. Such Conduit is generally marked with a designation of "C Fiber Cement Conduit", "Transite", or "Johns-Manville". Until proven otherwise, WSP will presume that all Conduits not fabricated of plastic, tile, or wood are asbestos-containing and will handle pursuant to all applicable regulations relating to worker safety and protection of the environment.
- 4.10 Compliance with Environmental Laws and Regulations: AT&T-21STATE makes no representations to WSP or personnel performing work on WSP's behalf that AT&T-21STATE's Conduit System or any specific portions thereof will be free from environmental contaminants at any particular time. WSP agrees to establish appropriate procedures and controls to assure compliance with all applicable environmental laws and regulations including, but not limited to:
  - 4.10.1 WSP's Facilities shall be constructed, placed, maintained, repaired, and removed in accordance with all applicable federal, state, and local environmental statutes, ordinances, rules, regulations, and other laws, including but not limited to the Resource Conservation and Recovery Act (42 U.S.C. §§ 6901 et. seq.), the Toxic Substance Control Act (15 U.S.C. §§ 2601-2629), the Clean Water Act (33 U.S.C. §§ 1251 et. seq.), and the Safe Drinking Water Act (42 U.S.C. §§ 300f 300j).
  - 4.10.2 All persons acting on WSP's behalf, including but not limited to WSP's employees, agents, contractors, and subcontractors, shall, when working on, within or in the vicinity of AT&T-21STATE's Poles or Conduit System, comply with all applicable federal, state, and local environmental laws, including but not limited to all environmental statutes, ordinances, rules, and regulations.
  - 4.10.3 Neither WSP nor personnel performing work on WSP's behalf shall discharge water or any other substance from any AT&T-21STATE Manhole or other Conduit Facility onto public or private property, including any storm water drainage system, without first testing such water or substance for contaminants in accordance with industry standards and practices and determining that such discharge would not violate any environmental law, create any environmental risk or hazard, or damage the property of any person. No such waste material shall be deposited on AT&T-21STATE premises for storage or disposal.
- 4.11 Compliance with Other Governmental Requirements:
  - 4.11.1 WSP agrees that its Facilities attached to AT&T-21STATE's Structure shall be constructed, placed, maintained, and removed in accordance with the ordinances, rules, and regulations of any governing body having jurisdiction of the subject matter. WSP shall comply with all statutes, ordinances, rules, regulations and other laws requiring the marking and lighting of aerial wires, cables and other structures to ensure that such wires, cables and structures are not a hazard to aeronautical navigation. WSP shall establish appropriate procedures and controls to assure such compliance by all persons acting on WSP's behalf, including but not limited to, WSP's employees, agents, contractors, and subcontractors.
- 4.12 Differences in Standards or Specifications:
  - 4.12.1 To the extent that there may be differences in any applicable standards or specifications referred to in Section 4.1 above, the most stringent standard or specification shall apply.
- 4.13 WSP Solely Responsible for the Condition of Its Facilities:
  - 4.13.1 WSP shall be responsible at all times for the condition of its Facilities and its compliance with the requirements, specifications, rules, regulations, ordinances, and laws specified above. AT&T-21STATE may, however, conduct such inspections and audits of its Poles and Conduit System as AT&T-21STATE determines reasonable or necessary. Such inspection and audits shall be conducted as outlined in Section

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13 of this Appendix.

4.14 Observed safety hazards or imminent Facility failure conditions of another party shall be reported to the affected party where such party can be readily identified.

# 5.0 Additional WSP Responsibilities

- 5.1 Third Party Property Owners
  - 5.1.1 Licenses granted under this Appendix authorize WSP to place Facilities in, or attach Facilities to, Poles, Conduits and Ducts owned or controlled by AT&T-21STATE, but do not affect the rights of landowners to control terms and conditions of access to their property.
    - 5.1.1.1 WSP agrees that neither WSP, nor any persons acting on WSP's behalf, including but not limited to WSP's employees, agents, contractors, and subcontractors, shall engage in any conduct which damages public or private property in the vicinity of AT&T-21STATE's Poles or Conduit System, interferes in any way with the use or enjoyment of public or private property, except as expressly permitted by the owner of such property, or creates a hazard or nuisance on such property (including, but not limited to, a hazard or nuisance resulting from any abandonment or failure to remove WSP's Facilities or any construction debris from the property, failure to erect warning signs or barricades as may be necessary to give notice to others of unsafe conditions on the premises while work performed on WSP's behalf is in progress, or failure to restore the property to a safe condition after such work has been completed).

# 5.2 Lawful Purposes:

5.2.1 All Facilities placed by WSP in AT&T-21STATE's Conduit and Ducts or on AT&T-21STATE's Poles must serve a lawful purpose and the uses made of WSP's Facilities must comply with all applicable federal, state, and local laws and with all federal, state, and local regulatory rules, regulations, and requirements. In this regard, WSP shall not utilize any Facilities occupying or attached to AT&T-21STATE's Conduits, Ducts or Poles for the purpose of providing any services which it is not authorized by law to provide or for the purpose of enabling any other person or entity to provide any such services.

#### 6.0 <u>Facilities and Licenses</u>

- 6.1 Licenses Required:
  - 6.1.1 Before placing any Facilities in AT&T-21STATE's Conduits or Ducts or attaching any Facilities to AT&T-21STATE's Poles, WSP must first apply for and receive a written License from AT&T-21STATE.
- 6.2 Provision of Records and Information to WSP:
  - AT&T-21STATE will, upon request and at the expense of the WSP, provide WSP access, in AT&T-21STATE engineering offices for viewing only, to copies of redacted maps, records and additional information relating to the location, capacity and utilization of AT&T-21STATE's Structure. Upon request, AT&T-21STATE will meet with the WSP to clarify matters relating to maps, records or additional information. The Costs, which are to be paid by WSP, associated with viewing copies of AT&T-21STATE records are on an individual case basis. The total Costs are associated with map preparation, viewing and assistance and will be on a time, including all applicable overheads, and material basis. Upon request, AT&T-21STATE may provide to WSP an estimate of charges associated with viewing the records. Prior to viewing the records, WSP shall pay the estimated charges. If such records review is not in conjunction with a specific Application, subsequent to WSP viewing records, AT&T-21STATE shall true up the estimate, as compared to actual Costs, and issue either a refund or an additional invoice to WSP.
  - 6.2.2 Maps, records and information are and remain the proprietary property of AT&T-21STATE, are provided for the WSP's review solely for enabling the WSP to obtain access to AT&T-21STATE's Structure, and may not be resold, reproduced or disseminated by the WSP.
  - 6.2.3 AT&T-21STATE may provide for viewing only, if available, information currently on AT&T-21STATE's maps and/or records regarding:

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- 6.2.3.1 the location of Structure and street addresses for Manholes and Poles as shown on AT&T-21STATE's records;
- 6.2.3.2 the footage between Manholes or lateral Ducts' lengths, as shown on AT&T-21STATE's records;
- 6.2.3.3 the footage between Poles, if shown on AT&T-21STATE's records;
- 6.2.3.4 the total capacity of the Structure; and/or
- 6.2.3.5 the existing utilization of the Structure.
- 6.2.4 No Warranty of Record Information:
  - 6.2.4.1 WSP acknowledges that records and information provided by AT&T-21STATE pursuant to this Section 6.2 above may not reflect actual field conditions and that physical inspection is necessary to verify presence and condition of outside plant Facilities and ROW. In providing such records and information for review, AT&T-21STATE assumes no liability to WSP or any third party for errors/omissions contained therein.
- Structure Access Request Form ("Application"): To apply for a License under this Appendix, WSP shall submit to AT&T-21STATE the appropriate AT&T-21STATE Application and either a route map specifically indicating WSP desired route or engineered drawings. WSP shall provide sufficient information to locate the proposed Structure and identify/describe the physical characteristics (size, dimensions, and weight) of its Facilities to be attached to AT&T-21STATE's Poles or placed in AT&T-21STATE's Conduit System, so that AT&T-21STATE can perform the Make-Ready Survey. WSP shall promptly withdraw or amend its request if, at any time prior to the forty-fifth (45th) day, it has determined that it no longer seeks access to specific AT&T-21STATE Structure, provided that WSP shall still be responsible for any Costs attributable to the request.
- Cooperation in the Application Process: The orderly processing of Applications submitted by WSP and other parties seeking access to AT&T-21STATE's Structure requires good faith cooperation and coordination between AT&T-21STATE's personnel and personnel acting on behalf of WSP and other parties seeking access. The Parties therefore agree to the following procedures which shall remain in effect during the term of this Appendix unless earlier modified by mutual agreement of the Parties.
  - 6.4.1 Before submitting a formal written Application for access to AT&T-21STATE's Structure, WSP shall make a good faith determination that it actually plans to attach Facilities to or place Facilities within the Poles, Ducts, Conduits, or ROW specified in the Application. Applications shall not be submitted for the purpose of holding or reserving space which WSP does not plan to use or for the purpose of precluding AT&T-21STATE or any other provider of telecommunications services from using such Structure.
  - 6.4.2 No more than twenty (20) Manholes shall be the subject of any single License Application.
  - 6.4.3 Each Application shall designate an employee as WSP's single point of contact for any and all purposes of that Application under this Section, including, but not limited to, processing Licenses and providing records and information. WSP may at any time designate a new point of contact by giving written notice of such change while the Application is open.
  - 6.4.4 All Applications, including those submitted by third parties, will be processed on a first-come, first-served basis.
  - 6.4.5 When WSP has multiple Applications on file with AT&T-21STATE, WSP may designate, if desired, its priority of completion of Surveys and Make-Ready Work with respect to all such Applications.
- 6.5 <u>Make-Ready Survey ("Survey")</u>. A Survey must be completed by AT&T-21STATE within forty-five (45) calendar days of receipt of a complete Application from the WSP, subject to the requirements and policies in each state. In the case of large requests, as defined in Section 6.10.2, AT&T-21STATE shall respond within sixty (60) calendar days of receipt of a complete Application. An inaccurate or incomplete Application will stop the Survey clock until the information is corrected or completed by WSP and resubmitted to AT&T-21STATE.
  - 6.5.1 AT&T-21STATE will provide WSP an estimate of the Costs to perform the Survey upon receipt of an Application. After receipt of a complete Application and WSP's payment of the estimated Survey Costs,

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- AT&T-21STATE will schedule the Survey. If WSP gives its prior written consent in writing, the determination of Duct availability may include the rodding of Ducts at WSP's expense.
- 6.5.2 The primary purposes of the Survey will be to enable AT&T-21STATE to:
  - 6.5.2.1 Determine whether and where Attachment is feasible based on capacity, safety, reliability, and generally applicable engineering purposes;
  - 6.5.2.2 confirm or determine the modifications, capacity expansion (*i.e.*, taller or stronger Pole), and Make-Ready Work, if any, necessary to accommodate WSP's Attachment of Facilities to AT&T-21STATE Structure;
  - 6.5.2.3 plan and engineer the Facilities modification, capacity expansion (*i.e.*, taller or stronger Pole), and Make-Ready Work, if any, required to prepare AT&T-21STATE's Structure and associated Facilities for WSP's proposed Attachments;
  - 6.5.2.4 if applicable, identify the owner of the Pole; and
  - 6.5.2.5 respond to WSP within the required timeframe with the preceding information.
- Assignment of Conduit, Duct and Pole Space: AT&T-21STATE will select, or approve the WSP's selection of, the space WSP will occupy on AT&T-21STATE's Poles or in AT&T's Conduit Systems. Maintenance Ducts shall not be considered Available for WSP's use except as specifically provided elsewhere in this Appendix. Where required by law or franchise agreement, Ducts and attachment space on Poles reserved for municipal use shall not be considered Available for the WSP's use. All other Ducts, innerducts, space on Poles or space in ROW, which are not Assigned or occupied, shall be deemed Available for AT&T-21STATE, WSP, and other parties entitled to access under applicable law. AT&T-21STATE shall assign such space as follows, following completion of the Survey:
  - After WSP's Application for Attachment has been approved by AT&T-21STATE, the Pole, Duct, or Conduit space selected and/or approved by AT&T-21STATE in such Application will be assigned to WSP for a pre-occupancy period not to exceed twelve (12) months, with the following exception:
    - 6.6.1.1 <u>State of California</u>. The Pole, Duct, or Conduit space selected and/or approved by AT&T-21STATE in such Application will be assigned to WSP for a pre-occupancy period not to exceed nine (9) months as detailed by the California Public Utility Commission.
  - AT&T-21STATE may assign space to itself by making appropriate entries in the same records used to log assignments to WSP and third parties. If AT&T-21STATE assigns Pole, Duct, or Conduit space to itself, such assignment will automatically lapse twelve (12) months (nine (9) months in California) after the date the assignment has been entered into the appropriate AT&T-21STATE record, if AT&T-21STATE has not occupied such assigned space within such twelve (12) or nine (9) month period.
  - 6.6.3 Notwithstanding anything to the contrary, prior to the expiration of the twelve (12) or nine (9) month period, WSP may submit a request for an extension of time based on a thorough explanation of delays outside the WSP's control. AT&T-21STATE shall carefully consider the circumstances of any specific request and will not unreasonably withhold or deny an extension. This extension process shall also apply to assignments of space associated with AT&T-21STATE's own Facility deployments.
- 6.7 No Make-Ready Work Required:
  - 6.7.1 If AT&T-21STATE determines that no Make-Ready Work is required to accommodate WSP's proposed Attachment(s), AT&T-21STATE shall approve such Application after the determination has been made that no Make-Ready Work is required. In addition, AT&T-21STATE shall true up the billing, by comparing estimated to actual Costs, associated with an Application and issue either an invoice for the additional Costs or refund for the overpayment. Within fourteen (14) calendar days of receipt of payment, AT&T-21STATE shall issue the License.
- 6.8 Make-Ready Work Required ("Estimate"):
  - 6.8.1 If Make-Ready Work is determined to be necessary during the Survey phase, AT&T-21STATE shall provide to WSP an Estimate of charges for such Make-Ready Work, as it directly relates to AT&T-21STATE-owned

- Facilities (i.e. Pole replacements and subsequent transfer of AT&T-21STATE cable or AT&T-21STATE cable rearrangements), within fourteen (14) calendar days of providing the response required by Section 6.5, or in the case where the WSP selected an Authorized Contractor for the Survey, within fourteen (14) calendar days of receipt by AT&T-21STATE of such Survey result. Furthermore, an invoice for the actual Survey Costs shall be submitted to WSP for payment.
- In addition, AT&T-21STATE shall provide a description of Make-Ready Work required of other parties to accommodate WSP's proposed Attachment(s). WSP shall be responsible for negotiating with the other parties the cost for such Make-Ready Work and subsequent payment by WSP, as identified in Section 6.9.4 below.
- 6.8.3 AT&T-21STATE may withdraw an outstanding Estimate of charges to perform Make-Ready Work beginning fourteen (14) calendar days after the Estimate is presented.
- 6.8.4 WSP may accept a valid Estimate and make payment any time after receipt of an Estimate but before the Estimate is withdrawn. WSP's acceptance of Estimate shall also constitute WSP's agreement to pay any additional Cost-based charges as described in Section 6.9.2 for completed Make-Ready Work.
- 6.9 <u>Make-Ready Work</u>. Upon receipt of payment specified in Section 6.8.4, AT&T-21STATE shall notify, immediately and in writing, WSP and all known parties that may be affected by the Make-Ready required for WSP's Attachment(s).
  - 6.9.1 The notice shall:
    - 6.9.1.1 Specify the location and type of Make-Ready to be performed;
    - 6.9.1.2 Except for Conduit and Ducts, set a date for completion of Make-Ready no later than sixty (60) calendar days after notification is sent (or one hundred five (105) calendar days in the case of larger orders as specified in Section 6.10), which may later be extended by fifteen (15) calendar days if Make-Ready required by other parties is not complete and AT&T-21STATE elects to exercise its right of control;
    - 6.9.1.3 State that any entity with an existing Attachment may modify the Attachment consistent with the specified Make-Ready before the date set for completion;
    - 6.9.1.4 Except for Conduit and Ducts, state that AT&T-21STATE may assert its right to fifteen (15) additional calendar days to complete Make-Ready should another party fail to complete such within the prescribed timeframe;
    - 6.9.1.5 State that if Make-Ready is not completed by the completion date set by AT&T-21STATE, WSP may utilize an Authorized Contractor to complete the specified Make-Ready;
    - 6.9.1.6 For Conduit and Ducts, set a date for completion of Make-Ready based upon the amount and complexity of work required; and
    - 6.9.1.7 State the name, telephone number, and e-mail address of a person to contact for more information about the Make-Ready procedure.
  - 6.9.2 Make-Ready Work performed by AT&T-21STATE shall be completed in accordance with the timelines in this Section, as applicable. Upon completion of such Make-Ready Work, the actual Make-Ready Costs shall be trued up through comparison to estimated Make-Ready Costs. The result will include either an additional bill, payable by WSP, for the amount that the actual Make-Ready Costs exceeded the estimated Make-Ready Costs or a refund, to WSP, of the amount that the estimated Make-Ready Costs exceeded the actual Make-Ready Costs.
  - 6.9.3 Make-Ready Work performed by WSP, or by an Authorized Contractor selected by WSP, shall be performed in accordance with AT&T-21STATE's specifications and in accordance with the same standards and practices followed by AT&T-21STATE or AT&T-21STATE's contractors. Neither WSP nor Authorized Contractors selected by WSP shall conduct such work in any manner which degrades the integrity of AT&T-21STATE's Structures or interferes with any existing use of AT&T-21STATE's Facilities or the Facilities of any other party. Following completion of the Make-Ready Work by WSP or the Authorized Contractor

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selected by WSP, WSP shall notify AT&T-21STATE of such completion.

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- 6.9.4 Payments to Others for Expenses Incurred in Transferring or Arranging Their Facilities. While AT&T-21STATE shall be responsible for notifying other parties pursuant to this section, WSP shall make arrangements with other parties regarding reimbursement for any expenses incurred by other parties in transferring or rearranging their respective Facilities to accommodate the Attachment or placement of WSP's Facilities to or in AT&T-21STATE's Structure, as well as scheduling the rearrangement of those parties' Facilities.
- 6.10 Timelines Applicable to Pole Attachment Requests. The following timelines shall apply:
  - 6.10.1 AT&T-21STATE shall apply the timeline described in Sections 6.5, 6.8, and 6.9 for Applications for Pole Attachment up to the lesser of 300 Poles or 0.5 percent of AT&T-21STATE's Poles in a state.
  - 6.10.2 AT&T-21STATE may add fifteen (15) calendar days to the Survey period described in Section 6.5 and forty-five (45) calendar days to the Make-Ready period described in Section 6.9 when Applications exceed the limits described in Section 6.10.1 but are smaller than the lesser of 3,000 Poles or five (5) percent of AT&T-21STATE's Poles in a state.
  - 6.10.3 AT&T-21STATE shall negotiate in good faith the timing when the Applications for Pole Attachment exceed the lesser of 3000 Poles or five (5) percent of AT&T-21STATE's Poles in a state.
  - 6.10.4 AT&T-21STATE may aggregate the number of Poles on multiple Applications from WSP as a single Application for the purposes of determining the appropriate timeline for the active Applications within a rolling thirty (30) day window.
  - 6.10.5 In the state of California only: Make-Ready Work performed by AT&T must be completed within thirty (30) business days of receipt of advanced payment from the Attaching Party, provided that such a timeframe is not inconsistent with applicable legal, safety and reliability requirements. For all requests with more than 500 poles or 5 miles of conduit, the timeline for information requests, as well as Surveys and Make-Ready Work completed by AT&T, shall be negotiated by the Parties in order to establish a mutually satisfactory timeframe.
- 6.11 <u>Deviation by AT&T-21STATE</u>. AT&T-21STATE may deviate from the time limits specified in this Section 6 as described below.
  - 6.11.1 AT&T-21STATE shall not be required to offer an Estimate before the Parties have executed an agreement specifying the rates, terms, and conditions of Attachment.
  - 6.11.2 During performance of Make-Ready Work, for good and sufficient cause that renders it infeasible to complete such work within the prescribed timeframe, AT&T-21STATE may deviate. If so, AT&T-21STATE shall immediately notify, in writing, WSP and other affected entities with existing Attachments on the affected Poles, and shall include the reason for and date and duration of the deviation. AT&T-21STATE shall deviate from the time limits specified in this Section 6 for a period no longer than necessary and shall resume Make-Ready performance without discrimination when it returns to routine operations.
- 6.12 Deviation by WSP. Allowable deviations by WSP with respect to this Section 6:
  - 6.12.1 If AT&T-21STATE fails to respond as specified in Section 6.5, WSP may, as specified in the same section, hire an Authorized Contractor to complete the Survey.
  - 6.12.2 When Make-Ready is not complete by the date specified by Section 6.9.1.2, With exceptions outlined in Section 16.12.2.1 below WSP may hire an Authorized Contractor to complete such Make-Ready, except as stated below:
    - 6.12.2.1 Any Make-Ready Work involving the rearrangement or transfer of AT&T-21STATE Facilities in AT&T-21STATE wire center areas where AT&T-21STATE employs members of the International Brotherhood of Electrical Workers System Council T-9 ("IBEW T-9") or Communication Workers of America District 3 ("CWA-3") shall be excluded from the Authorized Contractor Make-Ready provision with respect to any Attachments on Poles owned by AT&T-21STATE. IBEW T-9 workers are employed by AT&T-21STATE in portions of Illinois and northern Indiana. CWA-3 workers are employed by AT&T-9STATE in all AT&T-9STATE wire centers.

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- 6.12.3 When Make-Ready is not complete by the date specified by Section 6.9.1.2 and is excluded from the Authorized Contractor process based upon Section 6.12.2, AT&T-21STATE and WSP will work together to reach an equitable solution for both Parties.
- 6.12.4 If WSP hires an Authorized Contractor for purposes of completing Make-Ready Work or Surveys, it shall choose from among AT&T-21STATE's list of Authorized Contractors. In those instances, WSP shall provide AT&T-21STATE with a reasonable opportunity for an AT&T-21STATE representative to accompany and consult with the Authorized Contractor and WSP.

#### 6.13 Replacement of Facilities:

6.13.1 If WSP desires to place additional cables in Conduits or Ducts already occupied, or to replace existing Facilities with new Facilities substantially different from those described in Licenses in effect, WSP must apply for and acquire a new License specifically describing the physical size, weight and jacket material of the cable to be placed in AT&T-21STATE's Conduits and Ducts or the physical size, weight, and jacket type of cables and the size and weight of apparatus enclosures and other Facilities to be attached to AT&T-21STATE Poles.

# 7.0 <u>Issuance of Licenses</u>

- 7.1 Obligation to Issue Licenses:
  - 7.1.1 AT&T-21STATE shall issue a License to WSP pursuant to this Section. AT&T-21STATE and WSP acknowledge that each Application for a License shall be evaluated on an individual basis. Nothing contained in this section shall be construed as abridging any independent Attachment rights which WSP may have under the provisions of any applicable federal or state laws or regulations governing access to AT&T-21STATE's Poles, Conduits and Ducts, to the extent the same are not inconsistent with the Act. WSP acknowledges the following regarding multiple Applications:
  - 7.1.2 That multiple parties including AT&T-21STATE may seek to make Attachments to AT&T-21STATE's Structure at or about the same time.
  - 7.1.3 That the Make-Ready Work required to prepare AT&T-21STATE's Facilities to accommodate multiple applicants may differ from the Make-Ready Work required to accommodate a single applicant.
  - 7.1.4 That issues relating to the proper apportionment of Costs arise in multi-applicant situations that do not arise in single applicant situations.
  - 7.1.5 That cooperation and negotiations between all applicants and AT&T-21STATE may be necessary to resolve disputes involving multiple Applications for permission to place Facilities in/on the same Pole, Conduit, Duct, or ROW.

#### 7.2 License:

- 7.2.1 When the requirements of either Section 6.7 or 6.9, as applicable, have been satisfied, AT&T-21STATE will execute and return a signed authorization to WSP, as appropriate, authorizing WSP to attach or place the specified Facilities on AT&T-21STATE's Poles or in AT&T-21STATE's Conduit or Ducts.
- 7.2.2 Each License issued under this Appendix shall authorize WSP to attach to AT&T-21STATE's Poles or place or maintain in AT&T-21STATE's Conduit or Ducts only those Facilities specifically described in the License, and no others.
- 7.2.3 Except as expressly stated to the contrary in individual Licenses issued hereunder, each License issued pursuant to this Appendix shall incorporate all terms and conditions of this Appendix, whether or not such terms or conditions are expressly incorporated by reference on the face of the License itself.

### 8.0 Construction of WSP's Facilities

- 8.1 Construction Schedule:
  - 8.1.1 Promptly after the issuance of a License permitting WSP to attach Facilities to AT&T-21STATE's Poles or place Facilities in AT&T-21STATE's Conduit or Ducts, WSP shall provide AT&T-21STATE with a

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- construction schedule and shall thereafter keep AT&T-21STATE informed of significant anticipated changes in the construction schedule.
- 8.1.2 Construction schedules required by this Section shall include, at a minimum, the following information:
  - 8.1.2.1 The name, title, business address, and business telephone number of the manager responsible for construction of the Facilities;
  - 8.1.2.2 The names of each contractor and subcontractor who will be involved in the construction activities;
  - 8.1.2.3 The estimated dates when construction will begin and end; and
  - 8.1.2.4 The approximate dates when WSP or persons acting on WSP's behalf will be performing construction work in connection with the placement of WSP's Facilities in AT&T-21STATE's Conduit or Ducts.
- 8.2 Additional Pre-construction Procedures for Facilities Placed in Conduit System:
  - 8.2.1 In addition to the requirements referenced and stated in Section 4.0 above, the following procedures shall apply before WSP places Facilities in AT&T-21STATE's Conduit System:
    - 8.2.1.1 AT&T-21STATE shall designate the particular Duct or Ducts or innerducts (if Available) to be occupied by WSP's Facilities, the location and manner in which WSP's Facilities will enter and exit AT&T-21STATE's Conduit System, and the specific location and manner of installation of any associated equipment which is permitted by AT&T-21STATE to occupy the Conduit System. WSP may not occupy a Duct other than the specified Duct without the express written consent of AT&T-21STATE. AT&T-21STATE shall provide to WSP space in Manholes for racking and storage of up to fifty (50) feet of cable, provided space is available.
- 8.3 Responsibility for Constructing or Placing Facilities:
  - 8.3.1 AT&T-21STATE shall have no obligation to construct any Facilities for WSP or to attach WSP's Facilities to, or place WSP's Facilities in, AT&T-21STATE's Poles or Conduit System, except as may be necessary to facilitate the interconnection of unbundled network elements or except to the extent expressly provided in this Section, any License issued hereunder, or by the Telecommunications Act or any other applicable law.
- 8.4 WSP Responsible for Constructing, Attaching and Placing Facilities:
  - 8.4.1 Except where otherwise mutually agreed by WSP and AT&T-21STATE, WSP shall be responsible for constructing its own Facilities and attaching those Facilities to, or placing them in, AT&T-21STATE's Poles, Conduit or Ducts at WSP's sole Cost and expense. WSP shall be solely responsible for paying all persons and entities who provide materials, labor, access to real or personal property, or other goods or services in connection with the construction and placement of WSP's Facilities and for directing the activities of all persons acting on WSP's behalf while they are physically present on AT&T-21STATE's Pole, in any part of AT&T-21STATE's Conduit System or in the vicinity of AT&T-21STATE's Poles or Conduit System.
- 8.5 Compliance with Applicable Standards, Health and Safety Requirements, and Other Legal Requirements:
  - 8.5.1 WSP shall construct its Facilities in accordance with the provisions of this section and all Licenses issued hereunder.
  - 8.5.2 WSP shall construct, attach and place its Facilities in compliance with all Requirements and Specifications set forth above in this Appendix.
  - 8.5.3 WSP shall satisfy all Legal Requirements set forth in this Appendix.
  - 8.5.4 WSP shall not permit any person acting on WSP's behalf to perform any work on AT&T-21STATE's Poles nor within AT&T-21STATE's Conduit System without first verifying, to the extent practicable, on each date when such work is to be performed, that the condition of the Pole or Conduit System is suitable for the work to be performed. If WSP or any person working on WSP's behalf determines that the condition of the Pole or Conduit System is not suitable for the work to be performed, WSP shall notify AT&T-21STATE of the condition of the Pole or Conduit System in question and shall not proceed with construction activities until

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WSP is satisfied that the work can be safely performed.

- 8.6 Construction Notification:
  - 8.6.1 If requested to do so, WSP shall provide AT&T-21STATE with information to reasonably assure AT&T-21STATE that construction has been performed in accordance with all applicable standards and requirements.
- 8.7 Points for Attachment:
  - 8.7.1 AT&T-21STATE shall specify the point of attachment at each Pole to be occupied by WSP's Facilities, and such WSP's Facilities shall be attached above AT&T-21STATE's Facilities. When the Facilities of more than one applicant are involved, AT&T-21STATE will attempt, to the extent practicable, to designate the same relative position on each Pole for each applicant's Facilities.
- WSP power supply units shall be located in accordance with the specifications and standards referenced in Section 4.0 above.
- 8.9 AT&T-21STATE will evaluate and approve in its sole discretion, on an individual case basis, the location of certain pole-mounted equipment, such as cabinets, amplifiers and wireless equipment including, but not limited to, antennas. The approval and location of such Attachments are dependent upon factors including, but not limited to, climbing space requirements and the types of existing Attachments.
- 8.10 WSP shall hold AT&T-21STATE harmless and indemnify AT&T-21STATE for damages to itself or third parties in accordance with the General Terms and Conditions of this Agreement, which result from the operation or maintenance of WSP's Attachments, including, but not limited to, power supplies, antennas, cabinets and wireless equipment.
- 8.11 Completion of WSP Construction:
  - 8.11.1 For each WSP Attachment within AT&T-21STATE Structure, WSP will provide to AT&T-21STATE (within twenty (20) calendar days of WSP construction-complete date) a complete set of actual placement drawings for posting to AT&T-21STATE records.

# 9.0 <u>Use and Routine Maintenance of WSP's Facilities</u>

- 9.1 Use of WSP's Facilities:
  - 9.1.1 Each License granted under this Section authorizes WSP to have access to WSP's Facilities on or in AT&T-21STATE's Poles, Conduits and Ducts as needed for the purpose of serving WSP's End Users.
- 9.2 Routine Maintenance of WSP's Facilities:
  - 9.2.1 Each License granted under this section authorizes WSP to engage in routine maintenance of WSP's Facilities located on or in AT&T-21STATE's Poles, Conduits, Ducts and ROW pursuant to such License. WSP shall give reasonable written notice to the affected public authority or private landowner as appropriate before commencing any construction, installation, or maintenance of its Attachments or making any material alterations thereto. WSP shall give reasonable notification to AT&T-21STATE before performing any work, whether or not of a routine nature, in AT&T-21STATE's Conduit System.
- 9.3 WSP Responsible for Maintenance of WSP's Facilities:
  - 9.3.1 WSP shall maintain its Facilities in accordance with the provisions of this Section (including but not limited to all requirements set forth in this Appendix) and all Licenses issued hereunder. WSP shall be solely responsible for paying all persons and entities who provide materials, labor, access to real or personal property, or other goods or services in connection with the maintenance of WSP's Facilities and for directing the activities of all persons acting on WSP's behalf while they are physically present on AT&T-21STATE's Poles, within AT&T-21STATE's Conduit System or in the immediate vicinity of such Poles or Conduit System.
- 9.4 AT&T-21STATE Is Not Responsible for Maintaining WSP's Facilities:

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- 9.4.1 AT&T-21STATE shall have no obligation to maintain any Facilities which WSP has attached or connected to, or placed in, AT&T-21STATE's Poles, Conduits, Ducts or any portion of AT&T-21STATE's Conduit System, except to the extent expressly provided by the provisions of this Section or any License issued hereunder, or by the Act or other applicable laws, rules or regulations.
- 9.5 Information Concerning the Maintenance of WSP's Facilities:
  - 9.5.1 Promptly after the issuance of a License permitting WSP to attach Facilities to, or place Facilities in AT&T-21STATE's Poles, Conduits or Ducts, WSP shall provide AT&T-21STATE with the name, title, business address, and business telephone number of the manager responsible for routine maintenance of WSP's Facilities, and shall thereafter notify AT&T-21STATE of changes to such information. The manager responsible for routine maintenance of WSP's Facilities shall, on AT&T-21STATE's request, identify any contractor, subcontractor, or other person performing maintenance activities on WSP's behalf at a specified site and shall, on AT&T-21STATE's request, provide such additional documentation relating to the maintenance of WSP's Facilities as reasonably necessary to demonstrate that WSP and all persons acting on WSP's behalf are complying with the requirements of this Appendix and Licenses issued hereunder.
- 9.6 Identification of Personnel Authorized to Have Access to WSP's Facilities:
  - 9.6.1 All personnel authorized to have access to WSP's Facilities shall, while working on AT&T-21STATE's Poles, in its Conduit System or Ducts or in the vicinity of such Poles, Ducts or Conduit Systems, carry with them suitable identification and shall, upon the request of any AT&T-21STATE employee, produce such identification.

# 10.0 <u>Modification and Replacement of WSP's Facilities</u>

- 10.1 Notification of Planned Modification or Replacement of Facilities:
  - 10.1.1 WSP shall, when practicable, notify AT&T-21STATE in writing at least sixty (60) calendar days before adding to, relocating, replacing or otherwise modifying its Facilities attached to an AT&T-21STATE Pole or located in any AT&T-21STATE Conduit or Duct. Notification shall contain sufficient information to enable AT&T-21STATE to determine whether the proposed addition, relocation, replacement, or modification is permitted under WSP's present License or requires a new or amended License.
- 10.2 New or Amended License Required:
  - 10.2.1 A new or amended License will be required if the proposed addition, relocation, replacement, or modification:
    - 10.2.1.1 Requires that WSP use additional space on AT&T-21STATE's Poles or in its Conduits or Ducts (including, but not limited to, any additional Ducts, innerducts, or substantial space in any Handhole or Manhole) on either a temporary or permanent basis; or
    - 10.2.1.2 Results in the size or location of WSP's Facilities on AT&T-21STATE's Poles or in its Conduit or Ducts being appreciably different from those described and authorized in WSP's present License (e.g., different Duct or size increase causing a need to re-calculate storm loadings, guying, or Pole class).

# 11.0 Rearrangement of Facilities at the Request of Another

- 11.1 Rearrangement of WSP's Facilities at AT&T-21STATE's Request:
  - 11.1.1 WSP acknowledges that, from time to time, it may be necessary or desirable for AT&T-21STATE to replace Poles, relocate, reconstruct, or modify portions of its Conduit System or rearrange Facilities contained therein or connected thereto and that such changes may be necessitated by AT&T-21STATE's business needs. WSP agrees that in such cases WSP will, upon AT&T-21STATE's request, and at AT&T-21STATE's expense, but at no Cost to WSP, participate with AT&T-21STATE in the relocation, reconstruction, or modification of AT&T-21STATE's Conduit System or Facilities rearrangement.
  - 11.1.2 WSP acknowledges that, from time to time, it may be necessary or desirable for AT&T-21STATE to replace Poles, relocate, reconstruct, or modify portions of its Conduit System or rearrange Facilities contained

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therein or connected thereto and that such changes may be necessitated by a third party's request for access to AT&T-21STATE's Structure. WSP agrees that in such instances WSP will, upon AT&T-21STATE's request, and at such third party's expense, but at no Cost to WSP, participate with AT&T-21STATE and third party in the relocation, reconstruction, or modification of AT&T-21STATE's Conduit System or Facilities rearrangement.

- 11.1.3 WSP acknowledges that, from time to time, it may be necessary or desirable for AT&T-21STATE to replace Poles, relocate, reconstruct, or modify portions of its Conduit System or rearrange Facilities contained therein or connected thereto as a result of an order by a municipality or other governmental authority. WSP shall, upon AT&T-21STATE's request, participate with AT&T-21STATE (and other WSPs) in the relocation, reconstruction, or modification of AT&T-21STATE's Conduit System or Facilities rearrangement and pay its proportionate share of any costs of such relocation, reconstruction, or modification that are not reimbursed by such municipality or governmental authority.
- 11.1.4 WSP shall make all rearrangements or transfers of its Facilities within such period of time as is jointly deemed reasonable by the Parties based on the amount of rearrangements necessary, a desire to minimize chances for service interruption or Facility-based service denial to a WSP End User and any requirements of the Act or federal or state laws or regulations with regard to any such rearrangement or transfer.
- 11.1.5 If WSP fails to make the required rearrangements or transfers within the time prescribed or within such extended periods of time as may be granted by AT&T-21STATE in writing, AT&T-21STATE may perform such rearrangements or transfers with written notification to WSP, and WSP shall reimburse AT&T-21STATE for actual Costs and expenses incurred by AT&T-21STATE in connection with the rearrangement or transfers of WSP's Facilities; provided, however, that nothing contained in this Appendix or any License issued hereunder shall be construed as requiring WSP to bear any expenses which, under the Act or other applicable federal or state laws or regulations, are to be allocated to persons or entities other than WSP; and provided further, however, that WSP shall have no responsibility for rearrangement costs and expenses relating to rearrangements performed for the purpose of meeting AT&T-21STATE's business needs.

# 12.0 <u>Emergency Repairs and Pole Replacements</u>

- 12.1 Responsibility for Emergency Repairs; Access to Maintenance Duct:
  - 12.1.1 In general, each Party shall be responsible for making emergency repairs to its own Facilities and for formulating appropriate plans and practices enabling such Party to make such repairs.
  - 12.1.2 Nothing contained in this Appendix shall be construed as requiring either Party to perform any repair or service restoration work of any kind with respect to the other Party's Facilities or the Facilities of Attaching Parties.
  - 12.1.3 Maintenance Ducts shall be available, on a nondiscriminatory basis, for emergency repair activities by any entity with Facilities in the Conduit section in which the Maintenance Duct is located; provided, however, that an entity using the Maintenance Duct for emergency repair activities will notify AT&T-21STATE within twelve (12) hours of the current Business Day (or first Business Day following a non-business day) that such entity is entering the AT&T-21STATE Conduit system and using the Maintenance Duct for emergency restoral purposes. The notice will include a description of the emergency and non-emergency services involved and an estimate of the completion time. Maintenance Ducts will be used to restore the highest priority services, first. Existing spare Ducts may be used for restoration purposes providing the spare Ducts are restored after restoration work is complete. Any spare Ducts not returned will be included to be assigned to the user of the Duct and a License issued.
  - 12.1.4 WSP shall either vacate the Maintenance Duct within thirty (30) calendar days or, with AT&T-21STATE's consent, rearrange its Facilities to ensure that at least one full-sized replacement Maintenance Duct (or, if the designated Maintenance Duct was an innerduct, a suitable replacement innerduct) is available for use by all occupants in the Conduit section within thirty (30) calendar days after WSP occupies the Maintenance Ducts. If WSP fails to vacate the Maintenance Duct as described above, AT&T-21STATE may install a Maintenance Conduit at WSP's expense.

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- 12.2 Designation of Emergency Repair Coordinators and Other Information:
  - 12.2.1 For each AT&T-21STATE construction district, WSP shall provide AT&T-21STATE with the emergency contact number of WSP's designated point of contact for coordinating the handling of emergency repairs of WSP's Facilities and shall thereafter notify AT&T-21STATE of changes to such information.
- 12.3 Order of Precedence of Work Operations; Access to Maintenance Duct and Other Unoccupied Ducts in Emergency Situations:
  - 12.3.1 When notice and coordination are practicable, AT&T-21STATE, WSP, and other affected parties shall coordinate repair and other work operations in emergency situations involving service disruptions. Disputes will be immediately resolved at the site by the affected parties present in accordance with the principles described in Sections 12.3.2 through 12.3.4.
  - 12.3.2 Emergency service restoration work requirements shall take precedence over other work operations.
  - 12.3.3 Except as otherwise agreed upon by the parties, restoration of lines for emergency services providers (e.g., 911, fire, police, national security, hospital lines) shall be given the highest priority and temporary occupancy of the Maintenance Duct (and, if necessary, other unoccupied Ducts) shall be assigned in a manner consistent with this priority. Secondary priority shall be given to restoring services to the local service providers with the greatest numbers of local lines out of service due to the emergency. The parties shall exercise good faith in assigning priorities, shall base their decisions on the best information then available to them at the site in question, and may, by mutual agreement at the site, take other factors into consideration in assigning priorities and sequencing service restoration activities.
  - 12.3.4 AT&T-21STATE shall determine the order of precedence of work operations and assignment of Duct space in the Maintenance Duct (and other unoccupied Ducts) only if the affected parties present are unable to reach consensus provided, however, that these decisions shall be made by AT&T-21STATE on a nondiscriminatory basis in accordance with the principles set forth in this section.
- 12.4 Emergency Pole Replacements
  - 12.4.1 When emergency Pole replacements are required, AT&T-21STATE shall promptly make a good faith effort to contact WSP to notify WSP of the emergency and to determine whether WSP will respond to the emergency in a timely manner.
  - 12.4.2 If notified by AT&T-21STATE that an emergency exists which will require the replacement of a Pole, WSP shall transfer its Facilities immediately, provided such transfer is necessary to rectify the emergency. If the transfer is to an AT&T-21STATE replacement Pole, the transfer shall be in accordance with AT&T-21STATE's placement instructions.
  - 12.4.3 If WSP is unable to respond to the emergency situation immediately, WSP shall so advise AT&T-21STATE and thereby authorize AT&T-21STATE (or any Attaching Party sharing the Pole with AT&T-21STATE) to perform such emergency-necessitated transfers (and associated Facilities rearrangements) on WSP's behalf at the WSP's expense.
- 12.5 Expenses Associated with Emergency Repairs:
  - 12.5.1 Each Party shall bear all reasonable expenses arising out of or in connection with emergency repairs of its own Facilities and transfers or rearrangements of such Facilities associated with emergency Pole replacements made in accordance with the provisions of this section.
  - 12.5.2 Each Party shall be solely responsible for paying all persons and entities that provide materials, labor, access to real or personal property, or other goods or services in connection with any such repair, transfer, or rearrangement of such Party's Facilities.
  - 12.5.3 WSP shall reimburse AT&T-21STATE for the Costs incurred by AT&T-21STATE for work performed by AT&T-21STATE on WSP's behalf in accordance with the provisions of this section.
- 13.0 Inspection by AT&T-21STATE of WSP's Facilities

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- 13.1 AT&T-21STATE may monitor, at WSP's expense, the entrance and exit of WSP's Facilities into/from AT&T-21STATE's Manholes and the placement of WSP's Facilities in AT&T-21STATE's Manholes.
- 13.2 Post-Construction Inspections:
  - 13.2.1 AT&T-21STATE will, at WSP's expense, conduct a post-construction inspection of WSP's attachment of Facilities to AT&T-21STATE's Structure for the purpose of determining the conformance of the Attachments to the License. AT&T-21STATE will endeavor to notify WSP of proposed date and time prior to the post-construction inspection. The WSP may accompany AT&T-21STATE on the post-construction inspection. Findings of nonconformance shall be communicated to WSP by AT&T-21STATE as soon as practical.
- 13.3 Routine or Spot Inspections:
  - 13.3.1 AT&T-21STATE shall have the right, but not the obligation, to make Routine or Spot inspections of all Facilities attached to AT&T-21STATE's Structure to help ensure compliance with the terms and conditions of the respective agreements.
  - 13.3.2 AT&T-21STATE will give WSP advance written notification of Routine Inspections involving WSP Facilities, and WSP shall have the right to have a representative attend such inspections at WSP's sole expense. However, Spot Inspections by their very nature are performed without such advance notice.
  - 13.3.3 If WSP's Facilities are in compliance with this Appendix, there will be no charges incurred by WSP for the Routine or Spot Inspection. If WSP's Facilities are not in compliance with this Appendix, AT&T-21STATE may charge WSP for the inspection. The amount paid by WSP shall be the amount applicable to the particular item of Structure with the noncompliant Attachment.
- If, pursuant to a post-construction, Routine or Spot Inspection, AT&T-21STATE determines that WSP's Facilities or any part thereof have not been placed or maintained or are not being used in accordance with the requirements of this Agreement, AT&T-21STATE may send notice to WSP specifying the alleged noncompliance. WSP agrees to acknowledge receipt of the notice as soon as practicable. If WSP does not dispute AT&T-21STATE's assertion that such Facilities are not in compliance, WSP agrees to provide AT&T-21STATE with a schedule for bringing such Facilities into compliance, to bring the Facilities into compliance within a reasonable time, and to notify AT&T-21STATE when the Facilities have been brought into compliance.
- WSP shall bring its noncompliant Facilities into compliance within thirty (30) calendar days after being notified of such noncompliance. If any Make-Ready or modification work to AT&T-21STATE's Structure is required to bring WSP's Facilities into compliance, WSP shall provide notice to AT&T-21STATE and the Make-Ready Work or modification will be treated in the same fashion as Make-Ready Work or modifications for a new request for attachment. If the violation creates a hazardous condition, Facilities must be brought into compliance upon notification.
- 13.6 Disputes over Alleged Noncompliance:
  - 13.6.1 If WSP disputes AT&T-21STATE's assertion that WSP's Facilities are not in compliance, WSP shall notify AT&T-21STATE in writing of the basis for WSP's objection to the assertion that its Facilities are noncompliant.
- 13.7 Neither the act of inspection by AT&T-21STATE of WSP's Facilities nor any failure to inspect such Facilities shall operate to impose on AT&T-21STATE any liability of any kind whatsoever or to relieve WSP of any responsibility, obligations or liability under this Section or otherwise existing.
- 13.8 Failure to Bring Facilities into Compliance:
  - 13.8.1 If WSP has not brought the Facilities into compliance within a reasonable time or provided AT&T-21STATE with proof sufficient to persuade AT&T-21STATE that AT&T-21STATE erred in asserting that the Facilities were not in compliance, AT&T-21STATE may, at its option and WSP's expense, take such non-service affecting steps as may be required to bring WSP's Facilities into compliance, including but not limited to correcting any conditions which do not meet the specifications of this Appendix.
- 13.9 Correction of Conditions by AT&T-21STATE:
  - 13.9.1 If AT&T-21STATE elects to bring WSP's Facilities into compliance, the provisions of this Section shall apply.

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- 13.9.2 AT&T-21STATE will, whenever practicable, notify WSP in writing before performing such work. The written notice shall describe the nature of the work to be performed and AT&T-21STATE's schedule for performing the work.
- 13.9.3 If WSP's Facilities have become detached or partially detached from supporting racks or wall supports located within an AT&T-21STATE Manhole, AT&T-21STATE may, at WSP's expense, reattach them but shall not be obligated to do so. If AT&T-21STATE does not reattach WSP's Facilities, AT&T-21STATE shall endeavor to arrange with WSP for the reattachment of any Facilities affected.
- 13.9.4 AT&T-21STATE shall, as soon as practicable after performing the work, advise WSP in writing of the work performed or action taken. Upon receiving such notice, WSP shall inspect the Facilities and take such steps as WSP may deem necessary to ensure that the Facilities meet WSP's performance requirements.
- 13.9.5 WSP to Bear Expenses:
  - 13.9.5.1 WSP shall bear all expenses arising out of or in connection with any work performed to bring WSP's Facilities into compliance with this Section; provided, however that nothing contained in this Section or any License issued hereunder shall be construed as requiring WSP to bear any expenses which, under applicable federal or state laws or regulations, must be borne by persons or entities other than WSP.
- 13.9.6 AT&T-21STATE shall have the right, upon thirty (30) calendar days' notice to WSP, to determine the total number and exact location of WSP's Attachments on AT&T-21STATE Poles and/or Conduit through a physical Survey conducted by AT&T-21STATE or its agents. WSP shall have the right to participate in the Survey. The costs incurred by AT&T-21STATE to conduct the physical inventory shall be shared proportionately with AT&T-21STATE by WSP. If the Attachments of third parties are included in the inventory, all parties, including WSP, shall share proportionately in the costs with AT&T-21STATE.

# 14.0 <u>Unauthorized Attachment or Utilization of AT&T-21STATE's Facilities</u>

- 14.1 Notice to WSP:
  - 14.1.1 If any of WSP's Facilities for which no License is presently in effect are found attached to AT&T-21STATE's Poles or within any part of AT&T-21STATE's Conduit System, AT&T-21STATE, without prejudice to other rights or remedies available to AT&T-21STATE under this Appendix, and without prejudice to any rights or remedies which may exist independent of this Appendix, shall send a written notice to WSP advising WSP that no License is presently in effect with respect to the Facilities. Within thirty (30) calendar days after receiving a notice, WSP shall acknowledge receipt of the notice by submitting to AT&T-21STATE, in writing, an Application for a new or amended License with respect to such Facilities.
- 14.2 Approval of Request and Retroactive Charges:
  - 14.2.1 If AT&T-21STATE approves WSP's Application for a new or amended License, WSP shall be liable to AT&T-21STATE for all fees and charges associated with the unauthorized Attachment(s). The issuance of a new or amended License as provided by this Section shall not operate retroactively or constitute a waiver by AT&T-21STATE of any of its rights or privileges under this Appendix or otherwise.
  - 14.2.2 Attachment fees and charges shall continue to accrue until the unauthorized Facilities are removed from AT&T-21STATE's Poles, Conduit System or ROW or until a new or amended License is issued and shall include, but not be limited to, all fees and charges which would have been due and payable if WSP and its predecessors had continuously complied with all applicable AT&T-21STATE licensing requirements. Such fees and charges shall be due and payable thirty (30) calendar days after the date of the bill or invoice stating such fees and charges. In addition, WSP shall be liable for an unauthorized Attachment fee as specified in Section 16 of this Appendix. Payment of such fees shall be deemed liquidated damages and not a penalty. In addition, WSP shall rearrange or remove its unauthorized Facilities at AT&T-21STATE's request to comply with applicable placement standards, shall remove its Facilities from any space occupied by or assigned to AT&T-21STATE or another party, and shall pay AT&T-21STATE for all Costs incurred by AT&T-21STATE in connection with any rearrangements, modifications, or replacements necessitated as a result of the presence of WSP's unauthorized Facilities.

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- 14.3 Removal of Unauthorized Attachments:
  - 14.3.1 If WSP does not obtain a new or amended License with respect to unauthorized Facilities within the specified period of time, AT&T-21STATE shall by written notice advise WSP to remove its unauthorized Facilities not less than sixty (60) calendar days from the date of notice and WSP shall remove the Facilities within the time specified in the notice. If the Facilities have not been removed within the time specified in the notice, AT&T-21STATE may, at AT&T-21STATE's option, remove WSP's Facilities at WSP's expense.
- 14.4 No Ratification of Unpermitted Attachments or Unauthorized Use of AT&T-21STATE's Facilities:
  - 14.4.1 No act or failure to act by AT&T-21STATE with regard to any unauthorized Attachment or unauthorized use of AT&T-21STATE's Structure shall be deemed to constitute a ratification by AT&T-21STATE of the unauthorized Attachment or use, nor shall the payment by WSP of fees and charges for unauthorized Attachments exonerate WSP from liability for any trespass or other illegal or wrongful conduct in connection with the unauthorized placement or use of such Facilities.

### 15.0 Removal of WSP's Facilities

- When WSP no longer intends to occupy space on an AT&T-21STATE Pole or in an AT&T-21STATE Duct or Conduit, WSP will provide written notification to AT&T-21STATE that it wishes to terminate the License with respect to such space and will remove its Facilities from the space described in the notice. Upon removal of WSP's Facilities, the License shall terminate and the space shall be available for reassignment.
  - 15.1.1 WSP shall be responsible for and shall bear all expenses arising out of or in connection with the removal of its Facilities from AT&T-21STATE's Structure, including compliance with industry standard requirements.
  - 15.1.2 Except as otherwise agreed upon in writing by the Parties, WSP must, after removing its Facilities, plug all previously occupied Ducts at the entrances to AT&T-21STATE's Manholes.
  - 15.1.3 WSP shall be solely responsible for the removal of its own Facilities from AT&T-21STATE's Structure.
- At AT&T-21STATE's request, WSP shall remove from AT&T-21STATE's Structure any of WSP's Facilities which are no longer in active use. Upon request, WSP will provide proof satisfactory to AT&T-21STATE that WSP's Facility is in active service. WSP shall not abandon any of its Facilities by leaving such Facilities on or in AT&T-21STATE's Structure.
- 15.3 Removal Following Termination of License:
  - 15.3.1 WSP shall remove its Facilities from AT&T-21STATE's Poles, Ducts, Conduits, or ROW within thirty (30) calendar days after termination of the License.
- 15.4 Removal Following Replacement of Facilities:
  - 15.4.1 WSP shall remove Facilities no longer in service from AT&T-21STATE's Structures within thirty (30) calendar days after the date WSP replaces existing Facilities on a Pole or in a Conduit with substitute Facilities on the same Pole or in the same Conduit.
- 15.5 Removal to Avoid Forfeiture:
  - 15.5.1 If the presence of WSP's Facilities on or in AT&T-21STATE's Structure would cause a forfeiture of the rights of AT&T-21STATE to occupy the property where such Structure is located, AT&T-21STATE will promptly notify WSP in writing and WSP shall not, without due cause and justification, refuse to remove its Facilities within such time as may be required to prevent such forfeiture. AT&T-21STATE will give WSP not less than thirty (30) calendar days from the date of notice to remove WSP's Facilities unless prior removal is required to prevent the forfeiture of AT&T-21STATE's rights. At WSP's request, the Parties will engage in good faith negotiations with each other, with other parties, and with third party property owners and cooperatively take such other steps as may be necessary to avoid the removal of WSP's Facilities.
- 15.6 Removal of Facilities by AT&T-21STATE; Notice of Intent to Remove:
  - 15.6.1 If WSP fails to remove its Facilities from AT&T-21STATE's Structure in accordance with the provisions of Sections 15.1-15.5 of this Appendix, AT&T-21STATE may remove such Facilities and store them at WSP's

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expense in a public warehouse or elsewhere without being deemed guilty of trespass or conversion and without becoming liable to WSP for any injury, loss, or damage resulting from such actions. AT&T-21STATE shall give WSP not less than thirty (30) calendar days' prior written notice of its intent to remove WSP's Facilities pursuant to this Section.

- 15.7 Removal of Facilities by AT&T-21STATE:
  - 15.7.1 If AT&T-21STATE removes any of WSP's Facilities pursuant to this Section, WSP shall reimburse AT&T-21STATE for AT&T-21STATE's Costs in connection with the removal, storage, delivery, or other disposition of the removed Facilities.

# 16.0 Rates, Fees, Charges and Billing

- 16.1 Rates, Charges and Fees Subject to Applicable Laws, Regulations, Rules, and Commission Orders:
  - 16.1.1 All rates, charges and fees outlined in this Appendix will be modified from time to time pursuant to Section 16.3 and made available on AT&T's CLEC Online or prime access web site.
- WSP agrees that in the event WSP fails to pay an amount due and payable within the period of time set forth for payment interest shall accrue on the unpaid balance thereof at the rate of 1 ½% per month for each month from the expiration of such period until payment is received by AT&T-21STATE or the maximum interest rate permitted by law, whichever is the lesser amount.
- 16.3 Changes to Rates, Charges and Fees:
  - At its option and subject to applicable federal and state laws, rules, regulations and orders, AT&T-21STATE shall have the right to change the rates, charges and fees outlined in this AppendixNotice of changes in rates, charges, and fees, and their effective date, will be communicated to WSPs by posting an Accessible Letter to the AT&T CLEC Online and/or prime access websites sixty (60) calendar days before the specific changes being made.
- 16.4 For all states that have not established their own unauthorized Attachment fees, the following shall apply:
  - Upon AT&T-21STATE's discovery of unauthorized Attachments in a joint audit or WSP's self-report of unauthorized Attachments and written notice of said unauthorized Attachments (including location), WSP shall pay AT&T-21STATE the back-rent, including interest, that would have been due for these Attachments, plus an additional amount of five (5) times the annual rent per Attachment for each unauthorized Attachment.
  - 16.4.2 If WSP declines to participate in an inspection, by providing the locations of its existing Attachments, and AT&T-21STATE discovers an unauthorized Attachment by WSP, AT&T-21STATE will also be entitled to invoice WSP a sanction of one hundred dollars (\$100) for each such unauthorized Attachment that is discovered.
  - 16.4.3 Amounts for unauthorized Attachments will be invoiced by AT&T-21STATE and WSP shall pay the invoice in full within thirty (30) days of the invoice date.
  - 16.4.4 WSP can avoid the one hundred dollar (\$100) sanction by submitting a plan of correction within sixty (60) calendar days of receiving written notice or invoice from AT&T-21STATE and correcting any safety violations within one hundred eighty (180) calendar days.
- In the state of California, each individual unauthorized Attachment shall be assessed a five hundred dollar (\$500) penalty in addition to all other costs which are part of Attaching Party's responsibility.

#### 17.0 Indemnification

- 17.1 In addition to the Indemnification clauses in the General Terms & Conditions to this Agreement, the following shall apply to this Appendix:
  - 17.1.1 AT&T-21STATE shall exercise precaution to avoid damaging the Facilities of WSP and shall make an immediate report to WSP of the occurrence of any such damage caused by its employees, agents or

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contractors. AT&T-21STATE agrees to reimburse WSP for all reasonable Costs incurred by WSP for the physical repair of such Facilities damaged by the negligence of AT&T-21STATE, its employees, agents, contractors, subcontractors or invitees. However, AT&T-21STATE shall not be liable to WSP for any interruption of WSP's service or for interference with the operation of WSP's Facilities, or for any special, indirect, or consequential damages arising in any manner, including AT&T-21STATE's negligence, out of the use of Pole(s) or Conduit Systems or AT&T-21STATE's actions or omissions in regard thereto and WSP shall indemnify and save harmless AT&T-21STATE from and against any and all claims, demands, causes of action, costs and reasonable attorneys' fees with respect to such special, indirect or consequential damages.

- WSP shall exercise precaution to avoid damaging the Facilities of AT&T-21STATE and of others attached to Pole(s) or occupying a Conduit System and shall make an immediate report to the Owner of the occurrence of any such damage caused by WSP's employees, agents or contractors. WSP agrees to reimburse AT&T-21STATE for all reasonable Costs incurred by AT&T-21STATE for the physical repair of such Facilities damaged by the negligence of WSP.
- 17.1.3 WSP shall indemnify, protect and save harmless AT&T-21STATE, its directors, officers, employees and agents, and other parties attached to AT&T-21STATE's Structure from and against any and all claims, demands, causes of action, damages and Costs, including reasonable attorneys' fees through appeals incurred by AT&T-21STATE, and other parties attached to AT&T-21STATE's Structure, as a result of acts by the WSP, its employees, agents or contractors, including but not limited to the Costs of relocating Pole(s) or Conduit Systems resulting from a loss of ROW or property owner consents and/or the Costs of defending those rights and/or consents.
- 17.1.4 The WSP shall indemnify, protect and save harmless AT&T-21STATE, its directors, officers, employees and agents, and other parties attached to AT&T-21STATE's Structure from and against any and all claims, demands, causes of actions and Costs, including reasonable attorneys' fees, through appeals for damages to property and injury or death to persons, including but not limited to payments under any Worker's Compensation Law or under any plan for employee's disability and death benefits, caused by, arising from, incident to, connected with or growing out of the erection, rearrangement, maintenance, presence, use or removal of WSP's Facilities, or by their proximity to the Facilities of all parties attached to a Pole or placed in a Conduit System, or by any act or omission of the WSP's employees, agents or contractors in the vicinity of AT&T-21STATE's Pole(s) or Conduit System.
- 17.1.5 The WSP shall indemnify, protect and save harmless AT&T-21STATE, its directors, officers, employees, and agents, and other parties attached to AT&T-21STATE's Structure from any and all claims, demands, causes of action and Costs, including attorneys' fees through appeals, which arise directly or indirectly from the construction and operation of WSP's Facilities, including but not limited to taxes, special charges by others, claims and demands for damages or loss from infringement of copyrights, for libel and slander, for unauthorized use of television or radio broadcast programs and other program material, and from and against all claims, demands and Costs, including attorneys' fees through appeals for infringement of patents with respect to the construction, maintenance, use and operation of WSP's Facilities in combination with Pole(s), Conduit Systems or otherwise.
- 17.1.6 WSP shall promptly advise AT&T-21STATE of all claims relating to damage of property or injury to or death of persons, arising or alleged to have arisen in any manner, directly or indirectly, by the erection, maintenance, repair, replacement, presence, use or removal of the WSP's Facilities. WSP shall promptly notify AT&T-21STATE in writing of any suits or causes of action which may involve AT&T-21STATE and, upon the request of AT&T-21STATE copies of all relevant accident reports and statements made to WSP's insurer by WSP or others shall be furnished promptly to AT&T-21STATE.

## 18.0 Radio Frequency Requirements for Any Wireless Attachments

WSP is solely responsible for the radio frequency ("RF") emissions emitted by its equipment and will comply with all Federal Communications Commission (FCC) regulations regarding RF exposure limitations. To the extent required by FCC rules and any applicable state rules, WSP shall install appropriate signage to notify workers and the public of

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the potential for exposure to RF emissions.

- WSP is under a duty and obligation in connection with the operation of its own Facilities, now existing or in the future, to protect against RF interference to the RF signals of any other party legally utilizing AT&T Structure, as applicable, as may emanate or arise. WSP shall endeavor to correct any interference to the RF signals of any other party legally utilizing AT&T Structure, created by its RF emissions. In the event AT&T-21STATE's operations interfere with WSP's RF signals, AT&T-21STATE and WSP shall cooperate to stop such interference.
- 18.3 WSP shall install a power cut-off switch on every AT&T-21STATE Pole to which it has attached Facilities that can emit RF energy. AT&T-21STATE's authorized field personnel will contact the WSP's designated point of contact not less than 24 hours in advance to inform the WSP of the need for a temporary power shut-down. In the event of an unplanned power outage or other unplanned cut-off of power, or an emergency, the power-down will be with such advance notice as may be practicable. In all instances, once the work has been completed and the worker(s) have departed the exposure area, the party who accomplished the power-down shall restore power and inform WSP as soon as possible that power has been restored.
- 18.4 Emergency After Hours Contact Information. WSP shall provide emergency after hours contact information to AT&T-21STATE. WSP shall be required to include signage which indicates WSP's emergency contact information and NESC-required information.
  - Installation and Upkeep of Sign(s). WSP is responsible for the installation and upkeep of its sign(s) on each Pole. The signage will be placed so that it is clearly visible to workers who climb the Pole or ascend by mechanical means. The sign(s) will contain the information approved for such signs by the FCC or applicable state agency, or in the absence of such standards, the information commonly used in the industry for such sign(s).