

MICHIGAN BELL  
TELEPHONE COMPANY  
TARIFF M.P.S.C. NO. 20R

# Ameritech

Tariff

**PART 22**   **SECTION 13**

1st Revised Sheet No. 11  
Cancels  
Original Sheet No. 11

PART 22 - Resale Local Exchange Service  
SECTION 13 - Public Telephone Services

IPP COIN LINE (cont'd)

## E. PRICES

*Following rates apply when Ameritech provides OS/DA*

### 4. Other Optional Offerings

	Nonrecurring Charge	Monthly Rate	
(1) Outgoing Only Service	-	-	
(For service description, see MICHIGAN BELL TELEPHONE COMPANY, TARIFF M.P.S.C. NO. 20R, Part 13, Section 2)			
(2) Restricted Coin Access (RCA)	\$70.44	\$8.60	(I)
(For service description, see MICHIGAN BELL TELEPHONE COMPANY, TARIFF M.P.S.C. NO. 20R, Part 13, Section 2)			

Issued under authority of M.P.S.C. Order dated 7/14/97      Case No. U-11280

Issued: July 24, 1997

Effective: July 25, 1997

By Paul V. LaSchiazza, Vice President - Regulatory  
Detroit, Michigan

MICHIGAN BELL  
TELEPHONE COMPANY  
TARIFF M.P.S.C. NO. 20R

**Ameritech**  
Tariff

**PART 22**   **SECTION 13**

PART 22 - Resale Local Exchange Service  
SECTION 13 - Public Telephone Services

Original Sheet No. 11.1

IPP COIN LINE (cont'd)

**E. PRICES**

*Following rates apply when Carrier provides OS/DA*

**4. Other Optional Offerings**

	Nonrecurring Charge	Monthly Rate
(1) Outgoing Only Service	-	-
(For service description, see MICHIGAN BELL TELEPHONE COMPANY, TARIFF M.P.S.C. NO. 20R, Part 13, Section 2)		
(2) Restricted Coin Access (RCA)	\$65.16	\$7.96
(For service description, see MICHIGAN BELL TELEPHONE COMPANY, TARIFF M.P.S.C. NO. 20R, Part 13, Section 2)		

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Detroit, Michigan

**EXCEPTIONS TO AMERITECH OPERATING COMPANIES TARIFF F.C.C. NO. 2 - SECTION 7**

7.7.1 Local Area Data Channels

*Following rates apply when Ameritech provides OS/DA*

(C)

(A) <u>Rates and Charges</u>	<u>Nonrecurring Charges</u>	<u>Monthly Rates</u>	
(1) Special Service Ordering Charge, per order	\$248.12	-	(I)
(2) Circuit Design Charge, per circuit	120.06	-	(I)
(3) Installation Charge, per channel termination	96.05	\$24.56	(I)
(4) Interoffice Channel	58.42	48.54	(I)

(B) Application of Channel Service Nonrecurring Charges

The following nonrecurring charges apply to order design and/or install Channel Service. Other Service Charges specified in this tariff do not apply in addition to these charges.

(1) Special Service Ordering Charge

One Special Service Ordering Charge is applicable to receive, record and process a special service order for one or more Channel Service, ordered at the same time for the same carrier's customer.

(2) Circuit Design Charge

One Circuit Design Charge is applicable for each Channel Service circuit designed. The circuit design charge includes determining (and ordering) the equipment and facilities required for the Channel Service.

(3) Channel Installation Charge

One Channel Installation Charge is applicable for the installation of each channel termination required to establish Channel Service including central office connections, loop connections, line terminating equipment and testing of the equipment.

**EXCEPTIONS TO AMERITECH OPERATING COMPANIES TARIFF F.C.C. NO. 2 - SECTION 7**

**7.7.1 Local Area Data Channels**

*Following rates apply when Carrier provides OS/DA*

(A) <u>Rates and Charges</u>	<u>Nonrecurring Charges</u>	<u>Monthly Rates</u>
(1) Special Service Ordering Charge, per order	\$229.52	-
(2) Circuit Design Charge, per circuit	111.06	-
(3) Installation Charge, per channel termination	88.85	\$22.53
(4) Interoffice Channel	54.04	44.90

**(B) Application of Channel Service Nonrecurring Charges**

The following nonrecurring charges apply to order design and/or install Channel Service. Other Service Charges specified in this tariff do not apply in addition to these charges.

**(1) Special Service Ordering Charge**

One Special Service Ordering Charge is applicable to receive, record and process a special service order for one or more Channel Service, ordered at the same time for the same carrier's customer.

**(2) Circuit Design Charge**

One Circuit Design Charge is applicable for each Channel Service circuit designed. The circuit design charge includes determining (and ordering) the equipment and facilities required for the Channel Service.

**(3) Channel Installation Charge**

One Channel Installation Charge is applicable for the installation of each channel termination required to establish Channel Service including central office connections, loop connections, line terminating equipment and testing of the equipment.

PART 22 - Resale Local Exchange Service  
 SECTION 15 - Dedicated Communications Services

**EXCEPTIONS TO AMERITECH OPERATING COMPANIES TARIFF F.C.C. NO. 2 - SECTION 7**

7.7.2 Basic Data Service

*Following rates apply when Ameritech provides OS/DA*

(C)

(C) Rates and Charges

	USOC	Non-recurring Charges <sup>/1/</sup>	1	Term Payment Plan Periods		
			Mo.	24 Mo.	48 Mo.	
(1) Interoffice Channel, per mile						
- 2.4 Kbps	ILNPA		\$ 1.92	\$ 1.72	\$1.52	(I)
- 4.8 Kbps	ILNPB		2.00	1.80	1.60	
- 9.6 Kbps	ILNPC		2.08	1.88	1.68	
- 56 Kbps	ILNPD		4.80	4.32	3.84	(I)
(2) Local Distribution Channel, each						
- 2.4 Kbps	IRSP2		40.02	36.02	32.02	(I)
- 4.8 Kbps	IRSP4		40.02	36.02	32.02	
- 9.6 Kbps	IRSP9		40.02	36.02	32.02	
- 56 Kbps	IRSP5		108.05	97.65	86.44	(I)
(3) Central Office Termination, each						
- 2.4 Kbps	SYN24		32.02	28.81	25.61	(I)
- 4.8 Kbps	SYN48		40.02	36.02	32.02	
- 9.6 Kbps	SYN96		48.02	43.22	38.42	
- 56 Kbps	SYN56		56.03	50.43	44.82	(I)

/1/ Nonrecurring Charges

(C)

<u>Special Service Orders per Order</u>	<u>Circuit Design per circuit</u>	<u>Installation per channel termination</u>
\$248.12	\$120.06	\$96.05

(I)

Issued under authority of M.P.S.C. Order dated 7/14/97 Case No. U-11280  
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By Paul V. LaSchiazza, Vice President - Regulatory  
 Detroit, Michigan

PART 22 - Resale Local Exchange Service  
 SECTION 15 - Dedicated Communications Services

Original Sheet No. 9.1

**EXCEPTIONS TO AMERITECH OPERATING COMPANIES TARIFF F.C.C. NO. 2 - SECTION 7**

7.7.2 Basic Data Service

*Following rates apply when Carrier provides OS/DA*

(C) Rates and Charges

		Non- recurring Charges <sup>/1/</sup>	1 Mo.	<u>Term Payment Plan Periods</u>	
	<u>USOC</u>			<u>24 Mo.</u>	<u>48 Mo.</u>
(1) Interoffice Channel, per mile					
-	2.4 Kbps	ILNPA	\$ 1.78	\$ 1.59	\$ 1.41
-	4.8 Kbps	ILNPB	1.85	1.67	1.48
-	9.6 Kbps	ILNPC	1.93	1.74	1.55
-	56 Kbps	ILNPD	4.44	4.00	3.55
(2) Local Distribution Channel, each					
-	2.4 Kbps	IRSP2	37.02	33.32	29.62
-	4.8 Kbps	IRSP4	37.02	33.32	29.62
-	9.6 Kbps	IRSP9	37.02	33.32	29.62
-	56 Kbps	IRSP5	99.95	90.33	79.96
(3) Central Office Termination, each					
-	2.4 Kbps	SYN24	29.62	26.65	23.69
-	4.8 Kbps	SYN48	37.02	33.32	29.62
-	9.6 Kbps	SYN96	44.42	39.98	35.54
-	56 Kbps	SYN56	51.83	46.65	41.46

/1/ Nonrecurring Charges

<u>Special Service Orders per Order</u>	<u>Circuit Design per circuit</u>	<u>Installation per channel termination</u>
\$229.52	\$111.06	\$88.85

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 Detroit, Michigan

MICHIGAN BELL  
TELEPHONE COMPANY  
TARIFF M.P.S.C. NO. 20R

# Ameritech

Tariff

PART 22 SECTION 15

1st Revised Sheet No. 12  
Cancels  
Original Sheet No. 12

PART 22 - Resale Local Exchange Service  
SECTION 15 - Dedicated Communications Services

**EXCEPTIONS TO AMERITECH OPERATING COMPANIES TARIFF F.C.C. NO. 2 - SECTION 7**

7.7.5 Subvoice Grade Channel Service

*Following rates apply when Ameritech provides OS/DA*

(C)

B. CHANNELS OF VOICE GRADE OR LESS

1. Subvoice Grade Channel Service

a. For use with the following types of channels:

(1) Two-Point and Multipoint Channels

Monthly  
Rates

(a) For the initial or additional termination  
of a local channel, per termination

i. Company except Detroit Zone

Routed via central office:

Type 102

\$ 7.91

(I)

ii. Detroit Zone

Intra-zone rate area  
- Channel Terminations

Rates specified  
in (a) i. preceding

Inter-zone rate area  
- Channel Terminations

Type 102

7.91

(I)

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By Paul V. LaSchiazza, Vice President - Regulatory  
Detroit, Michigan

**EXCEPTIONS TO AMERITECH OPERATING COMPANIES TARIFF F.C.C. NO. 2 - SECTION 7**

7.7.5 Subvoice Grade Channel Service

*Following rates apply when Carrier provides OS/DA*

B. CHANNELS OF VOICE GRADE OR LESS

1. Subvoice Grade Channel Service

a. For use with the following types of channels:

(1) Two-Point and Multipoint Channels

Monthly  
Rates

(a) For the initial or additional termination  
of a local channel, per termination

i. Company except Detroit Zone

Routed via central office:

Type 102

\$ 7.32

ii. Detroit Zone

Intra-zone rate area  
- Channel Terminations

Rates specified  
in (a) i. preceding

Inter-zone rate area  
- Channel Terminations

Type 102

7.32

MICHIGAN BELL  
TELEPHONE COMPANY  
TARIFF M.P.S.C. NO. 20R

# Ameritech

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PART 22 SECTION 15

1st Revised Sheet No. 13

PART 22 - Resale Local Exchange Service

Cancels

SECTION 15 - Dedicated Communications Services

Original Sheet No. 13

**EXCEPTIONS TO AMERITECH OPERATING COMPANIES TARIFF F.C.C. NO. 2 - SECTION 7**

7.7.5 Subvoice Grade Channel Services

*Following rates apply when Ameritech provides OS/DA*

(C)

B. SERVICES CHARGES

2. Subvoice Grade Channel Services

a. Inter-zone rate area mileage and channel terminals

(1) Mileage between zone rate areas in the Detroit Zones and channel terminals are determined as specified in Part 20, Section 15.

(2) Charges

Monthly  
Rates

(a) Mileage Rate, Per Mile

\$ 1.12

(I)

(b) Channel Terminals - per channel

14.35

(I)

b. Additional service features - The service features are provided at the charges set forth below:

(1) Multipoint Service Charge - applicable when more than two points of service are bridged on the channel.

Multipoint capability involves a bridging or hubbing arrangement for which a charge applies. This charge applies plus a charge for each local channel for each station location.

Nonrecurring  
Charges

Monthly  
Rates

Bridged in the central office, per station location

Type 102

\$10.81(I)

\$ .30

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Detroit, Michigan

**EXCEPTIONS TO AMERITECH OPERATING COMPANIES TARIFF F.C.C. NO. 2 - SECTION 7**

7.7.5 Subvoice Grade Channel Services

*Following rates apply when Carrier provides OS/DA*

B. SERVICES CHARGES

2. Subvoice Grade Channel Services

a. Inter-zone rate area mileage and channel terminals

(1) Mileage between zone rate areas in the Detroit Zones and channel terminals are determined as specified in Part 20, Section 15.

(2) Charges

Monthly  
Rates

(a) Mileage Rate, Per Mile

\$ 1.04

(b) Channel Terminals - per channel

13.28

b. Additional service features - The service features are provided at the charges set forth below:

(1) Multipoint Service Charge - applicable when more than two points of service are bridged on the channel.

Multipoint capability involves a bridging or hubbing arrangement for which a charge applies. This charge applies plus a charge for each local channel for each station location.

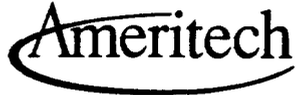
	<u>Nonrecurring Charges</u>	<u>Monthly Rates</u>
Bridged in the central office, per station location		
Type 102	\$10.00	\$.28

Issued under authority of M.P.S.C. Order dated 7/14/97 Case No. U-11280

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By Paul V. LaSchiazza, Vice President - Regulatory  
Detroit, Michigan



Public Policy  
444 Michigan Avenue  
Room 1540  
Detroit, MI 48226  
Office: (313) 223-7549

Nancy M. Short  
Director

July 24, 1997

Mr. William J. Celio  
Director-Communications Division  
Michigan Public Service Commission  
6545 Mercantile Way  
P.O. Box 30221  
Lansing, MI 48909

**TRANSMITTAL 97-17**

Dear Mr. Celio:

The attached three (3) sets of Informational Tariff sheets are sent to you for information.

**Tariff M.P.S.C. No. 20U**

**Number of Sheets**

**308**

The attached Informational Tariff sheets are being issued in compliance with the M.P.S.C.'s July 14, 1997, order in Case No. U-11280, for resale of unregulated services. In filing this tariff, Ameritech Michigan expressly reserves any legal rights it has to challenge the validity of: (1) the Commission's orders in Case U-11280; (2) the attached tariff filed pursuant to the U-11280 orders; (3) any other Commission order approving an interconnection agreement which has any rates, terms, or conditions based in whole or in part on the U-11280 orders; and (4) any interconnection agreement which has any rates, terms, or conditions based in whole or in part on the U-11280 orders. Such legal rights include, but are not limited to, the right to seek federal or state judicial review.

Also included is a Word for Windows Version 6.0 diskette file copy of the tariff sheets.

Mr. William J. Celio  
July 24, 1997  
Page Two

As an acknowledgment that this filing has been received, we request the return of the COPY letter and one set of the attached sheets, stamped by the Commission, to me at the above address.

Sincerely,

*Nancy Short*

cc: Parties of Record

Enclosures

**1. GENERAL**

This Part sets forth the non-regulated services made available by Michigan Bell Telephone Company (Company) for resale (Resale Local Exchange Services) by a certified telecommunications carrier for use with Ameritech access lines. The Carrier may accept Company provided operator and directory assistance service in which case the resale rates applicable to Carrier in this Part will reflect a 19.96 percent discount. If Carrier requests the Company to provide selective routing of Carrier's end user operator and directory assistance service traffic to an alternate source of supply, Carrier must initiate a bona fide request to establish any applicable rates and terms to such selective routing. Upon implementation of a technically feasible bona fide request result on terms and conditions accepted by Carrier, the resale rates applicable to Carrier in this Part will reflect a 25.96 percent discount.

(C)  
|  
(C)

General terms and conditions as described in TARIFF M.P.S.C. NO. 20R, Part 2, Section 2 apply, where appropriate, unless otherwise specified in this Part. As applied to services offered in this Part, the term "Customer" contained in TARIFF M.P.S.C. NO. 20R, Part 2, Sections 1 and 2 shall be deemed to mean "Carrier" as defined in this Part.

The Company will provide non-regulated Resale Local Exchange Services in Michigan subject to the availability of facilities, where technically feasible and from properly equipped central offices. The application of business or residence service is determined in accordance with general regulations in TARIFF M.P.S.C. NO. 20R, Part 2, Section 2 based upon the appropriate classification of the Carrier's Customer's (also referred to as "end user") service. Local exchange service cannot be utilized as a substitute for carrier access services. The application of Extended Area Service is limited to local calling as specified in TARIFF M.P.S.C. NO. 20R, Part 4, Section 2. The Company reserves the right to commission an independent audit to ensure that these conditions have been met.

Resale of flat rate local exchange services or any other local exchange service does not entitle the reseller to receive access charge revenue associated with either originating or terminating transmission of interexchange services over such resold service(s).

/1/

/1/ Material now appears on Original Sheet No. 1.1 in this Section.

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MICHIGAN BELL  
TELEPHONE COMPANY  
TARIFF M.P.S.C. NO. 20U

**Ameritech**  
Tariff

PART 22 SECTION 1

PART 22 - Resale Local Exchange Service  
SECTION 1 - General Terms and Conditions

Original Sheet No. 1.1

1. GENERAL (cont'd)

Grandfathered services may be resold by Carrier to those eligible to subscribe to such service from the Company for the remaining period of eligibility. A grandfathered service shall be available for resale under this Part 22 as soon as possible but no later than ninety (90) days after Carrier's service order at the wholesale rates (19.96 percent for Carriers who purchase operator and directory assistance services from Ameritech and 25.96 percent for Carriers not relying on Ameritech for these services) applicable to the grandfathered service. In the meantime, such service may be resold at retail rates by Carrier, and any usage information associated with the service will be supplied on a monthly rather than daily basis. When the grandfathered service becomes available for resale under this Part, the Company will conduct a true-up and adjust Carrier's account with any difference in the retail charges paid by Carrier and the Part 22 rates applicable to the grandfathered service. Terms and conditions of the grandfathered service will apply.

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(C)  
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(C)  
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(C)  
/1/

/1/ Material formerly appeared on 2nd Revised Sheet No. 1 in this Section.

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Regulatory  
Detroit, Michigan

2. BRANDING

- 2.1 Company Branding. Carriers may not, without the Company's written authorization, offer Resale Local Exchange Services under any of the brand names of the Company or any of its affiliates, nor may any Carrier state or imply that there is any joint business association or any similar arrangement with the Company in the provision of telecommunications services to the Carrier's Customers. Company may brand services under this Part with its own brand name but will not provide for Carrier branding of those services.
- 2.2 Carrier Branding. The Carrier may brand its resold non-regulated local exchange services with its own brand name. Branding for Operator Services and Directory Assistance is provided at rates and on terms contained in contracts between the Company and Carrier on a bona-fide request basis.

/1/

/1/ Material now appears on Original Sheet No. 2.1 of this Section.

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Issued: July 24, 1997

Issued: July 25, 1997

Regulatory  
Detroit, Michigan

3. LIABILITY OF THE COMPANY

/1/

Notwithstanding any other provision in this Part, the Company's general liability, as described in TARIFF M.P.S.C. NO. 20R, PART 2, SECTION 2 does not extend to the Carrier's Customers or any other third party.

Liabilities Between Parties

(C)

Liability of the Company to the telecommunications carrier and the telecommunications carrier to the Company, resulting from any and all causes, shall not exceed the liability of the Company as set forth herein and in other Sections of this tariff. Specifically, the Company and the telecommunications carrier shall each be liable only for the service(s) or facility(ies) that each provides. Neither the Company nor the telecommunications carrier shall bear any responsibility for the services and facilities provided by the other, Affiliates of the other, or agents, subcontractors, or other persons retained by the other. Neither the Company nor the telecommunications carrier shall be liable for any act or omission of another telecommunications carrier (other than an Affiliate) providing a portion of a service. A Party's liability, whether in contract, tort or otherwise, to the other Party shall not exceed the amounts properly charged for the service or facility (ies) by such Party for the period of time during which such Party failed to provide the service(s) or facility(ies). Notwithstanding the foregoing, in cases involving any Claim for a Loss associated with the installation, provision, termination, maintenance, repair or restoration of an individual Network Element or combination or a resale service provided for a specific customer of the telecommunications carrier, the Company's liability to the telecommunications carrier shall be limited to the greater of: (i) the total amount properly charged to the telecommunications carrier for the service or function not performed or improperly performed and (ii) the amount the Company would have been liable to its customer if the comparable retail service was provided directly to its customer.

(C)/1/

/1/ Material formerly appeared on Original Sheet No. 2 of this Section.

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3. LIABILITY OF THE COMPANY (cont'd)

Liabilities between Parties (cont'd)

In no case shall either the Company or the telecommunications carrier be liable to the other for any indirect, special, consequential, incidental or punitive damages, including, but not limited to, economic loss, lost business, revenues, or profits (collectively "Consequential Damages"), whether foreseeable or not, and regardless of notification by, the other party of the possibility of such damages. This limitation shall not limit any right the Company or a telecommunications carrier may have to be indemnified, defended or held harmless against any amounts payable to a third person, including any losses, costs, fines, penalties, criminal or civil judgments or settlements, expenses (including attorney's fees) and Consequential Damages of such third person. The Company and the telecommunications carrier agree that this allocation of risk and liability is fair and reasonable.

3. LIABILITY OF THE COMPANY (cont'd)

Liabilities to Other Parties

The telecommunications carrier and the Company shall each be responsible only for the service(s) and facility(ies) it provides, and neither shall bear any responsibility for the service(s) and facility(ies) provided by the other or a third party. Neither the Company nor the telecommunications carrier shall bear any responsibility for the services and facilities provided by the other, Affiliates of the other, or agents, subcontractors, or other persons retained by the other. Neither the Company nor the telecommunications carrier shall be liable for any act or omission of another telecommunications carrier (other than an Affiliate) providing a portion of a service. A Party's liability, whether in contract, tort or otherwise, to the other Party shall not exceed the amounts properly charged for the service or facility (ies) by such Party for the period of time during which such Party failed to provide the service(s) or facility(ies). Notwithstanding the foregoing, in cases involving any Claim for a Loss associated with the installation, provision, termination, maintenance, repair or restoration of an individual Network Element or combination or a resale service provided for a specific customer of the telecommunications carrier, the Company's liability to the telecommunications carrier shall be limited to the greater of: (i) the total amount properly charged to the telecommunications carrier for the service or function not performed or improperly performed and (ii) the amount the Company would have been liable to its customer if the comparable retail service was provided directly to its customer.

3. LIABILITY OF THE COMPANY (cont'd)

Liabilities to Other Parties

The telecommunications carrier and the Company shall indemnify, defend and hold each other harmless for and against any claim, loss or damage, asserted by any person related to or arising out of the acts or omissions of the other party or by customers, employees, agents, or contractors of the other party against whom indemnification is sought. In such cases, the indemnifying party shall reimburse the other for all of the non-defending party's costs, expenses or judgments including attorney's fees. Each party agrees to notify the other promptly of any matters for which the foregoing indemnity may apply. Failure to so notify the indemnifying party shall not relieve such party of any liability or responsibility, except to the extent that such failure prejudices the ability of the indemnifying party to defend any action or claim. 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. Until such time as indemnifying party provides such written notice of acceptance of the defense of such claim, the indemnified party shall defend such Claim, at the 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. 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. 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.

3. LIABILITY OF THE COMPANY (cont'd)

Liabilities to Other Parties (cont'd)

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 relevant indemnified party against, any cost or liability in excess of such refused compromise or settlement. With respect to any defense accepted by the indemnifying party, the relevant indemnified party shall 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 also shall be entitled to employ separate counsel for such defense at such indemnified party's expense. If the indemnifying party does not accept the defense of any indemnified claim as provided above, the relevant indemnified party shall have the right to employ counsel for such defense at the expense of the indemnifying party. 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 any applicable restrictions and limitations set forth elsewhere in this Tariff.

The telecommunications carrier may, at its discretion, provide in its tariffs or other contracts for services under this Part with its end users, that in no case shall the Company be liable to the telecommunications carrier's end users or any third parties for any Consequential Damages, whether foreseeable or not, and regardless of notification by the telecommunications carrier of the possibility of such damages. To the extent that a telecommunications carrier elects not to place in its tariffs or contracts such limitation(s) of liability, and the Company incurs a loss as a result thereof, such telecommunications carrier shall indemnify and reimburse the Company for that portion of the loss that would have been limited had the telecommunications carrier included in its tariffs and contracts the limitation(s) of liability that the Company included in its own retail tariffs at the time of such loss. Nothing in this Part shall be deemed to create a third party beneficiary relationship with the telecommunications carrier's end users.

MICHIGAN BELL  
TELEPHONE COMPANY  
TARIFF M.P.S.C. NO. 20U

**Ameritech**  
Tariff

PART 22 SECTION 1

1st Revised Sheet No. 14

PART 22 - Resale Local Exchange Service  
SECTION 1 - General Terms and Conditions

Cancels

Original Sheet No. 14

**PROMOTIONAL WAIVER (cont'd)**

**CENTREX LITE (cont'd)**

*Following rates apply when Ameritech provides OS/DA*

(C)

Carriers must subscribe to Ameritech Centrex Service with a 36-, 60-, or 84-month Term Payment Plan agreement. A one time credit per line will be applied. See below.

<b>Credit Amount</b>	<u>36 Months</u>	<u>60 Months</u>	<u>84 Months</u>	
- One time Credit Per Working Line	\$16.01	\$20.01	\$20.01	(I)
		<u>Non- recurring charge during Waiver period</u>		
- System Charge		\$80.04		(I)

The 7+ line category rate is applicable to all lines of this promotion.

Early termination of a Centrex Lite agreement will result in Termination charges calculated as follows: 12 lines X (contracted monthly rate/line) X (unexpired portion of contract period).

A Carrier may discontinue this agreement without liability upon signing a new Centrex Lite agreement and meeting the following two conditions: (1) Commit to a new agreement for a Centrex Lite system of 12 to 30 lines, and (2) select a new term commitment equal to or greater than the term commitment of the current agreement.

Single payment option and Deferred Payment Option are not available for this promotion.

This promotion will begin on March 10, 1997, and will continue through August 29, 1997. Contracts must be received by Ameritech no later than September 5, 1997.

All systems must be installed within 90 days of contract signing date.

Catalog Reference: None.

Issued: July 24, 1997

Effective: July 25, 1997

MICHIGAN BELL  
TELEPHONE COMPANY  
TARIFF M.P.S.C. NO. 20U

**Ameritech**  
Tariff

**PART 22**      **SECTION 1**

PART 22 - Resale Local Exchange Service  
SECTION 1 - General Terms and Conditions

Original Sheet No. 14.1

**PROMOTIONAL WAIVER (cont'd)**

**CENTREX LITE (cont'd)**

*Following rates apply when Carrier provides OS/DA*

Carriers must subscribe to Ameritech Centrex Service with a 36-, 60-, or 84-month Term Payment Plan agreement. A one time credit per line will be applied. See below.

<b>Credit Amount</b>	<b>36 Months</b>	<b>60 Months</b>	<b>84 Months</b>
- One time Credit Per Working Line	\$14.81	\$18.51	\$18.51
		<b>Non-recurring charge during Waiver period</b>	
- System Charge		\$74.04	

The 7+ line category rate is applicable to all lines of this promotion.

Early termination of a Centrex Lite agreement will result in Termination charges calculated as follows: 12 lines X (contracted monthly rate/line) X (unexpired portion of contract period).

A Carrier may discontinue this agreement without liability upon signing a new Centrex Lite agreement and meeting the following two conditions: (1) Commit to a new agreement for a Centrex Lite system of 12 to 30 lines, and (2) select a new term commitment equal to or greater than the term commitment of the current agreement.

Single payment option and Deferred Payment Option are not available for this promotion.

This promotion will begin on March 10, 1997, and will continue through August 29, 1997. Contracts must be received by Ameritech no later than September 5, 1997.

All systems must be installed within 90 days of contract signing date.

Catalog Reference: None.

Issued: July 24, 1997

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MICHIGAN BELL  
TELEPHONE COMPANY  
TARIFF M.P.S.C. NO. 20U

# Ameritech

Tariff

PART 22

SECTION 2

2nd Revised Sheet No. 4  
Cancels  
1st Revised Sheet No. 4

PART 22 - Resale Local Exchange Service  
SECTION 2 - Service Charges

## SERVICE CHARGES FOR UNREGULATED LOCAL TELEPHONE EXCHANGE RELATED SERVICES (cont'd)

### 4. Service Charges

*Following rates apply when Ameritech provides OS/DA*

	<u>RESIDENCE</u>	<u>BUSINESS</u>	(C)
a. Miscellaneous Service	\$6.68	\$6.68	(I)
b. Line Rearrangement, Each Line			
- Custom Calling, PREMIERE, INC, MRS, Automatic Callback, Call Screening, Distinctive Ringing, Repeat Dialing, Caller ID and Caller ID with Name, and Ameritech Call Control	4.00	6.00	(I)
- Other line rearrangement type orders	24.41	24.41	(I)
c. Checks Returned On Carrier Accounts, each	15.00	15.00	
d. Station handling charges, each (complex)	3.36	3.36	(I)
e. Line Connection Charge, each	33.62	33.62	(I)
f. Suspension Of Service Or Temporary Transfer Of Calls	6.68	24.41	(I)

Issued: July 24, 1997

Effective: July 25, 1997

Regulatory  
Detroit, Michigan

**SERVICE CHARGES FOR UNREGULATED LOCAL TELEPHONE EXCHANGE RELATED SERVICES (cont'd)**

4. Service Charges

*Following rates apply when Carrier provides OS/DA*

	<u>RESIDENCE</u>	<u>BUSINESS</u>
a. Miscellaneous Service	\$6.18	\$6.18
b. Line Rearrangement, Each Line		
- Custom Calling, PREMIERE, INC, MRS, Automatic Callback, Call Screening, Distinctive Ringing, Repeat Dialing, Caller ID and Caller ID with Name, and Ameritech Call Control	3.70	5.55
- Other line rearrangement type orders	22.58	22.58
c. Checks Returned On Carrier Accounts, each	15.00	15.00
d. Station handling charges, each (complex)	3.11	3.11
e. Line Connection Charge, each	31.10	31.10
f. Suspension Of Service Or Temporary Transfer Of Calls	6.18	22.58

**SERVICE CHARGES FOR MESSAGE TOLL SERVICES AND ASSISTED CALL SERVICE (cont'd)**

3. Application of Service Charges (cont'd)

b. Line Connection Or Rearrangement Charges

- (1) Line Connection Charges for lines or trunks are applicable as follows:

One Line Connection Charge applies for each Toll Terminal line or trunk connected.

- (2) Line Connection Charges are applicable each time service is established at a location. However, when service and facilities are assumed prior to discontinuance and without lapse in rendition of service or change in class of service in the case of change in responsibility for payment for service, only the Miscellaneous Services Charge as specified in a. preceding is applicable.

- (3) A line rearrangement charge is applicable for each change in telephone number, made at the Carrier's request.

4. Charges

*Following rates apply when Ameritech provides OS/DA*

	<u>RESIDENCE</u>	<u>BUSINESS</u>	(C)
a. Miscellaneous Service Charge	\$ 6.68	\$ 6.68	(I)
b. Line Connection Charges,			
(1) Each line or trunk	33.62	33.62	(I)
(2) Line Rearrangements, per line	24.41	24.41	(I)