

11.0 Pricing

- 11.1 The Parties agree to track the costs associated with the implementation of INP, and to “true-up” INP related accruals to reflect the final determination as to the costs to be utilized and the cost allocation methodology.

ATTACHMENT 15: 911/E911

**TERMS AND CONDITIONS FOR PROVIDING CONNECTION
TO 911/E911 UNIVERSAL EMERGENCY NUMBER SERVICE**

This Attachment 15: 911/E911 sets forth the terms and conditions under which SWBT will provide the connection between AT&T's local switch and 911 Universal Emergency Number Service.

1.0 Definitions

As used herein and for the purposes of this Attachment the following terms will have the meanings set forth below:

- 1.1 911 Universal Emergency Number Service (also includes E911-Expanded 911) - A telephone exchange communication service whereby a public safety answering point (PSAP) designated by the 911 customer may receive and answer telephone calls placed by dialing number 911. 911 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.
- 1.2 911 Universal Emergency Number Service Customer - A municipality or other state or local governmental unit, or an authorized agent of one or more municipalities or other state or local government units to whom authority has been lawfully delegated to respond to public emergency telephone calls, at the minimum, for emergency police and fire service through the use of one telephone number, 911.
- 1.3 Public Safety Answering Point (PSAP) - An answering location for 911 calls originating in a given area. The 911 customer may designate a PSAP as primary or secondary, which refers to the order in which calls are directed for answering. Primary PSAPs respond first, secondary PSAPs receive calls on a transfer basis only. PSAPs are public safety agencies such as police, fire, emergency medical, etc., or a common bureau serving a group of such entities.
- 1.4 Centralized Automatic Message Accounting (CAMA) Trunk - A trunk capable of transmitting Automatic Number Identification (ANI) associated with 911 customer calls from a switch to the E911 Network where the ANI feature is included.
- 1.5 Automatic Number Identification (ANI) - A feature that automatically forwards the telephone number of the calling party to the E911 Control Office from which it is switched to the PSAP and is displayed at an attendant position console.

- 1.6 Automatic Location Identification (ALI) - A feature that forwards the name, street address, class of service, and other pre-determined information associated with the calling party's telephone number (identified by ANI) to the PSAP for display.
- 1.7 Selective Routing (SR) - A feature that provides the capability to selectively route a 911 call to the designated primary PSAP based upon the identified number of the calling party.
- 1.8 Database Management System (DBMS) - A system of manual procedures and computer programs used to create, store and update the data required for the SR and ALI service features and database of E911 service.
- 1.9 ALI Database - A database which stores information associated with end user customers' telephone numbers.

2.0 Responsibilities

- 2.1 SWBT will provide and maintain equipment at the E911 Control Office and the DBMS as is necessary to perform the E911 services set forth herein. SWBT will also be responsible for the following:
 - 2.1.1 when requested by AT&T, transporting the E911 calls from the interconnection point with AT&T facilities connecting AT&T's switches to the Control Offices of the E911 System. The AT&T switches will be listed in the form attached hereto as Addendum I as the AT&T switches are deployed.
 - 2.1.2 switching the E911 calls through the E911 Control Office to the designated primary PSAP or to designated alternate locations, according to routing criteria specified by the E911 customer;
 - 2.1.3 storing the names, addresses, and associated telephone numbers from AT&T's exchanges in the electronic data processing database for the E911 DBMS. (AT&T is responsible for downloading and updating this information);
 - 2.1.4 transmission of the ANI and ALI information associated with AT&T's end users accessing E911 service to the PSAP for display at an attendant position console.
- 2.2 SWBT will provide and maintain sufficient dedicated E911 circuits, in accordance with the provisions of the E911 tariff and specifications of the E911 customer.
- 2.3 SWBT will provide AT&T with a description of the geographic area and PSAPs served by the E911 Control Office(s) according to industry standards for E911 information sharing.

- 2.4 SWBT will provide AT&T with a file containing the Master Street Address Guide (MSAG) for the exchanges or communities specified in Addendum I, in accordance with the methods and procedures described in the document "Operating Methods for Downloading and Maintaining End User Records in SWBT's DBMS" (dated July 31, 1996), and as subsequently modified consistent with industry standards. SWBT will provide AT&T additional files with the entire MSAG, including subsequent additions or updates to the MSAG in accordance with the intervals specified in Addendum I. In addition, SWBT will provide AT&T with a statistical report in a timely fashion and in accordance with the methods and procedures described in the above mentioned document for each file downloaded by AT&T to SWBT's DBMS, so that AT&T may ensure the accuracy of the end user records.
- 2.5 At a reasonable time prior to establishment of E911 service, AT&T will download and maintain thereafter all information required by SWBT to establish records necessary for furnishing connection to E911 service and will promptly notify SWBT in writing of any changes to be made in such records. AT&T will adopt and comply with operating methods applicable to downloading and maintaining AT&T's end user records in SWBT's DBMS, as set forth in the document referenced in Section 2.4, above.
- 2.6 AT&T acknowledges that its end users in a single local calling scope may be served by different PSAPs. AT&T will be responsible for providing facilities to route calls from its end users to the proper E911 Control Office.
- 2.7 At a reasonable time prior to establishment of E911 service, AT&T will populate E911 databases using the NENA Version 2 record format, as adapted in the document referenced in Section 2.4 above.
- 2.8 During the period when interim number portability is utilized, SWBT and AT&T will coordinate their databases to provide for the display of ported numbers at the PSAP as part of the ALI screen display, subject to PSAP capability.
- 2.9 AT&T acknowledges that it may serve end users in communities that do not have 911 service, or communities where 9-1-1 service is not provided by a SWBT E911 Control Office. In circumstances where SWBT provides E911 service with the ALI feature, but there are no CAMA trunks connecting an AT&T switch to a SWBT E911 Control Office, AT&T will have access to the SWBT DBMS to include customer name and address information in the ALI database in conjunction with the ALI feature provided to the E911 customer. Trunking configurations in these circumstances must be negotiated on a case-by-case basis within the limitations of the local 9-1-1 service network and the E911 customer's PSAP equipment which may, or may not, be provided by SWBT.

3.0 Methods and Practices

- 3.1 With respect to all matters covered by this Attachment, each Party will adopt and comply with standard industry operating methods and practices and will observe the terms and conditions of SWBT's tariffs, and the rules and regulations of the FCC and the State Commission that apply to the provision of 911 and E911 Service.

4.0 Contingency

- 4.1 The Parties agree that the 911 service is provided for the use of the 911 customer, and recognize the authority of the 911 customer to establish service specifications and grant final approval (or denial) of service configurations offered by SWBT and AT&T. The terms and conditions of this Attachment represent a negotiated plan for providing 911 service, for which AT&T must obtain documentation of the 911 customer's approval. AT&T will provide such documentation to SWBT prior to use of AT&T's 911 connection for actual emergency calls.
- 4.2 The Parties designate the following representatives who shall have the authority to execute additional Addenda I to this Attachment when necessary to accommodate expansion of AT&T's geographic area into the jurisdiction of additional PSAPs or to increase the number of CAMA trunks:

SWBT representative:

General Manager - Regional Sales
Southwestern Bell Telephone Company
Room 08-E-11
1010 Pine Street
St. Louis, MO 63101
314-235-8443 (Phone); 314-235-8443 (FAX); 314-331-9402 (FAX voice contact)

AT&T representative:

Vice President - Local Infrastructure and Access Management
AT&T
Suite 1045
5501 LBJ Freeway
Dallas, Texas 75240
972-778-3333 (Phone); 972-778-2615 (FAX); 972-778-3309 (FAX voice contact)

- 4.2.1 Either Party may unilaterally change its designated representative and/or address, telephone contact number or facsimile number for the receipt of notices by giving seven

(7) days prior written notice to the other Party in compliance with this Section. Any notice or other communication will be deemed given when received.

4.3 The terms and conditions of this Attachment are subject to renegotiation in the event that the 911 customer orders changes to the 911 service that necessitate revision of this Attachment.

5.0 Basis of Compensation

5.1 Compensation to SWBT for provision of connection to 911 service provided hereunder will be based upon the charges set forth in Addendum II, Basis Of Compensation, and applied as specified in Addendum I.

5.2 For computation in Addendum II, during the initial year that SWBT provides AT&T connection to 911 service, the number of lines (business and consumer) as shown in Addendum I will be counted as of the first day of January, and the number so obtained will be used in computing compensation under this Attachment until the end of the 1st Quarter of the current year. A new count of lines, as of the first day of April (2Q), July (3Q) and October (4Q), will be used in the computation of compensation under this Attachment for that Quarter. At the end of the first full year, a new count of lines will be made and it will be used for the second full year. For each succeeding year, a new count of lines, as of the first day of January, will be used in the computation of compensation under this Attachment for that year. Each count of lines will be rounded to the nearest thousand for compensation purposes.

5.3 Charges will begin on the date connection to E911 service commences.

6.0 Monthly Billing

6.1 SWBT will render to AT&T monthly statements in advance, showing the amounts determined as provided in Section 5.0 above, and AT&T will make payment in full within thirty (30) days from the date of the bill.

7.0 Indemnification

7.1

Addendum I to Attachment 15: 911

LSP SERVING AREA DESCRIPTION AND E911 INTERCONNECTION DETAILS				
LSP NAME & CONTACTS	LSP "OCN"	LSP Switch	Switch Type	LSP NPA/NXX(s) included
E911 Coordinator	LSP Telco ID		CLLI Code	Estimated # of EAAs
			"Connect Signal" Digits ⁽⁴⁾	
			ETST Code	
911 Database Manager	LSP Service Area Definition		I-1	
Switch Site Contact			"Default" PSAP	Requested Service Date
SWBT E911 SYSTEM CONFIGURATION ASSOCIATED WITH DESIGNATED E911 CONTROL OFFICE				
E911 CONTROL OFFICE: CLLI Code:		EXCHANGES FOR MSAG PULL ⁽¹⁾	PSAPs INCLUDED	E911 CUSTOMER and AGENCY TYPE <small>(see legend below)</small>
E911 Features Required:				
# of 911 Trunks from LSP:				
MSAG Update Interval:	Monthly			
<p>FOOTNOTES: (1) MSAG pull is keyed to these exchanges, and will only contain addresses in SWB's service area.</p> <p>(2) n/a</p> <p>(3) Only areas within the listed exchanges and also within the jurisdiction of this PSAP are included. The remainder of the PSAP's jurisdiction is not included.</p> <p>(4) Refer to network interface specifications in Exhibit III.</p>				
<p>"TYPE OF AGENCY" LEGEND:</p> <p>HRC = Home Rule City</p> <p>ECD = Emergency Communications District</p> <p>COG = Council of Governments or Regional Planning Commission</p> <p>GLC = General Law City</p> <p>Cnty = County with special provisions</p>				
				Date Prepared

ATTACHMENT E911
ADDENDUM II
BASIS OF COMPENSATION

This Addendum II is attached to and made a part of Attachment 15: E911.

- A. The following compensation amounts will be due SWBT for the provision of services under the above-mentioned Attachment for AT&T exchanges and the feature configurations shown in Addendum I.

<u>E911 Feature Configuration</u>	<u>Monthly Charge Per 1000 Access Lines</u>	<u>Nonrecurring Charge Per 1000 Access Lines</u>
Automatic Number Identification		
- SWBT PSAP	\$10.00	\$80.00
- non-SWBT PSAP	\$10.00	\$80.00
Combined Automatic Number Identification and Selective Routing		
- SWBT PSAP	\$60.00	\$490.00
- non-SWBT PSAP	\$60.00	\$490.00
Combined Automatic Number and Automatic Location Identification		
- SWBT PSAP	\$105.00	\$440.00
- non-SWBT PSAP	\$105.00	\$440.00
Combined Automatic Number, Automatic Location Identification, And Selective Routing		
- SWBT PSAP	\$105.00	\$660.00
- non-SWBT PSAP	\$105.00	\$660.00

B. The following trunk charges will be paid to SWBT for each E911 control office to which AT&T connects.

Trunk Charge
Channel (Each)

Monthly Recurring
\$70.00 per trunk

Nonrecurring
\$110 per trunk



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ATTACHMENT 16: NETWORK SECURITY AND LAW ENFORCEMENT

This Attachment 16: Network Security and Law Enforcement to the Agreement sets forth terms and conditions concerning certain Network Security and Law Enforcement requirements.

1.0 Protection of Service and Property

- 1.1 The Parties will exercise due care to prevent harm or damage to their respective employees, agents or customers, or their property. The Parties' employees, agents, or representatives agree to take reasonable and prudent steps to ensure the adequate protection of their respective property and services. In recognition of its obligation under this attachment, SWBT agrees to take the following reasonable and prudent steps, including but not limited to:
- 1.1.1 Restricting access to AT&T equipment, support equipment, systems, tools and data, or spaces which contain or house AT&T equipment to the extent SWBT provides this protection to its own facilities. SWBT will provide access to AT&T employees and its agents based on AT&T providing a list of authorized personnel. If escorted, AT&T employees and authorized agents must present identification required by SWBT.
 - 1.1.2 SWBT will follow mutually agreed upon notification procedures in the event it becomes necessary for a SWBT employee to enter into the exclusive AT&T collocated space.
 - 1.1.3 Complying at all times with mutually agreed to AT&T security and safety procedures and requirements, including but not limited to sign in, identification, and escort requirements while in spaces which house or contain AT&T equipment or equipment enclosures.
 - 1.1.4 Allowing AT&T to inspect or observe spaces which house or contain AT&T equipment or equipment enclosures after such time as SWBT has turned over the collocation area to AT&T and to furnish AT&T with all keys, entry codes, lock combinations, or other materials or information which may be needed to gain entry into any secured AT&T space.
 - 1.1.5 Provide card access, coded locks or keyed locks providing security to the exclusive AT&T collocated space that is unique to that space.
 - 1.1.6 Ensuring that the area which houses AT&T's equipment is adequately secured to prevent unauthorized entry to the same level as SWBT provides to itself.

- 1.1.7 Limiting the keys used in SWBT's keying systems for cages which contain or house AT&T equipment or equipment enclosures to its employees for required access only. Any access required other than emergency will be coordinated with AT&T to allow escort opportunity. SWBT will change locks at AT&T's request and expense where a security breach is known or suspected and the breach is not caused by SWBT.
- 1.1.8 Where AT&T requests these specifications and is amenable to funding said custom work, installing security studs in the hinge plates of doors having exposed hinges with removable pins if such leads to spaces which contain or house AT&T equipment or equipment enclosures.
- 1.1.9 Controlling unauthorized access from passenger and freight elevators by continuous surveillance or by installing security partitions, security grills, locked gates or doors between elevator lobbies and spaces which contain or house AT&T equipment or equipment enclosures.
- 1.1.10 Providing prompt notification to designated AT&T personnel to indicate an actual or attempted security breach of which SWBT is aware.
- 1.2 AT&T and SWBT further agree to:
 - 1.2.1 Providing a mutually acceptable back-up and recovery plan to be used in the event of a security system failure or emergency.
 - 1.2.2 Installing controls:
 - to disconnect a user for a pre-determined period of inactivity on authorized ports;
 - to protect customer proprietary information; and,
 - to databases to ensure both ongoing operational and update integrity.
 - 1.2.3 Logical Security:
 - assuring that all approved system and modem access be secured through security servers. Access to or connection with a network element will be established through a secure network or security gateway.
 - agreeing to comply with AT&T Corporate Security Instruction 3.03 "Computer Security Requirements," March 1993, and AT&T Network Security Requirements 4.0, March 1996.

2.0 Revenue Protection

- 2.1 SWBT will make available to AT&T to the extent that SWBT provides to itself or any LSP all present and future fraud prevention or revenue protection features, including

prevention, detection, or control functionality embedded within any of the network elements. These features include, but are not limited to, screening codes and call blocking of international, 900 and 976 numbers.

2.2 SWBT will provide to AT&T the same procedures to detect and correct the accidental or malicious alteration of software underlying Network Elements or their subtending operational support systems by unauthorized third parties in the same manner it does so for itself.

2.3 SWBT will make a reasonable effort to protect and correct against unauthorized physical attachment to loop facilities from the Main Distribution Frame up to and including the Network Interface Device, including clip-on fraud.

3.0 Law Enforcement Interface

3.1 SWBT will provide five day a week 8:00 a.m. to 5:00 p.m. installation and information retrieval pertaining to lawful, manual traps and information retrieval on customer invoked CLASS services pertaining to non-emergency calls such as annoyance calls. SWBT will provide assistance 24 hours per day for situations involving immediate threat to life or at the request of law enforcement officials. SWBT will provide a 24 hour contact number to administer this process.



the Liquidated Damages. Once AT&T becomes a facilities-based provider, the amount for Liquidated Damages may need to be increased.

5.0 Limitations

5.1 In no event will a Party be liable to pay the Liquidated Damages if that Party's failure to meet or exceed any of the Performance Criteria is caused, directly or indirectly, by a Delaying Event. A "Delaying Event" means: a) a failure by a Party to perform any of its obligations set forth in this Agreement; b) any delay, act or failure to act by an end user, agent or subcontractor of either Party; c) any Force Majeure Event; d) for Out of Service Repairs for unbundled Loops, where either Party lacks automatic testing capability; or e) for INP, where memory limitations in the switch in either Party serving office cannot accommodate the request. If a Delaying Event (i) prevents a Party from performing a Specified Activity, then such Specified Activity will be excluded from the calculation of a Party's compliance with the Performance Criteria, or (ii) only suspends a Party's ability to timely perform the Specified Activity, the applicable time frame in which that Party's compliance with the Performance Criteria is measured will be extended on an hour-for-hour or day-for-day basis, as applicable, equal to the duration of the Delaying Event.

6.0 Sole Remedy

6.1 The Liquidated Damages shall be the sole and exclusive remedy of a Party for other Party's breach of the Performance Criteria or a Specified Performance Breach as described in this Attachment and shall be in lieu of any other damages or credit a Party might otherwise seek for such breach of the Performance Criteria or a Specified Performance Breach through any claim or suit brought under any contract or tariff.

7.0 Records

7.1 Each Party will maintain complete and accurate records, on a monthly basis, of its performance under such agreement of each Specified Activity and its compliance with the Performance Criteria. Each Party will provide to the other Party such records in a self-reporting format on a monthly basis. Such records will be deemed "Proprietary Information" under this Attachment.

<ul style="list-style-type: none"> • a) b) c) d) e) 	<ul style="list-style-type: none"> a) b) c) d) e)
<ul style="list-style-type: none"> • a) b) c) d) 	<ul style="list-style-type: none"> a) b) c) d)
<ul style="list-style-type: none"> • a) b) c) d) 	<ul style="list-style-type: none"> a) b) c) d)

3.0 Specified Performance Breach

3.1 In recognition of either: 1) the loss of end user opportunities, revenues and goodwill which a Party might sustain in the event of a Specified Performance Breach; 2) the uncertainty, in the event of a Specified Performance Breach, of a Party having available to it end user opportunities similar to those opportunities available to a Party at the time of a breach; and 3) the difficulty of accurately ascertaining the amount of damages a Party would sustain if a Specified Performance Breach occurs. In the event of a Specified Performance Breach, the breaching Party agrees to pay the other Party, subject to Section 5.1 below, damages as set forth in Section 4.1 below.

4.0 Liquidated Damages

4.1 The damages payable by either Party as a result of a Specified Performance Breach will be \$50,000 for each Specified Performance Breach (collectively, the "Liquidated Damages"). The Parties agree and acknowledge that a) the Liquidated Damages are not a penalty and have been determined based upon the facts and circumstances of the Parties at the time of the negotiation and entering into of this Agreement, with due consideration given to the performance expectations of each Party; b) the Liquidated Damages constitute a reasonable approximation of the damages either Party would sustain if its damages were readily ascertainable; and c) neither Party will be required to provide any proof of

SPECIFIED ACTIVITY	PERFORMANCE INTERVAL DATE
(i) <u>Unbundled Loop Installation</u>	
1-10 Loops per Service Order	5 days from SWBT's Receipt of valid Service Order
11-20 Loops per Service Order	10 days from SWBT's Receipt of valid Service Order
21+ Loops per Service Order	To be Negotiated
(ii) <u>Interim Number Portability</u>	
1-10 Numbers per Service Order	5 days from SWBT's Receipt of valid Service Order
11-20 Numbers per Service Order	10 days from SWBT's Receipt of valid Service Order
21+ Numbers per Service Order	To be Negotiated
(iii) <u>Out-of-Service Repairs</u>	
	Less than 24 hours from SWBT's Receipt of Notification of Out-of-Service Condition on an AT&T unbundled loop

ATTACHMENT 17: Failure to Meet Performance Criteria

This Attachment 17: Failure to Meet Performance Criteria to the Agreement sets forth the terms and conditions by which the Parties will pay each other liquidated damages in the event of a Specified Performance Breach as defined in this Attachment.

- 1.0 Certain Definitions. When used in this Section, the following terms shall have the meanings indicated:
 - 1.1 "Specified Performance Breach" means the failure by SWBT to meet the Performance Criteria for any Specified Activity for a period of three (3) consecutive calendar months.
 - 1.1.2
 - 1.1.3
 - 1.2 "Specified Activity" , any of the following activities:
 - 1.2.1 the installation by SWBT of unbundled Loops for AT&T, including the installation of unbundled Loops under this Agreement ("Unbundled Loop Installation");
 - 1.2.2 SWBT's provision of Interim Number Portability; or
 - 1.2.3 the repair of out of service problems for AT&T's unbundled loops ("Out of Service Repairs")
 - 1.2.4
- 2.0 "Performance Criteria" means, with respect to each calendar month during the term of this Agreement, the performance by SWBT during such month of each Specified Activity shown below within the time interval shown in at least eighty percent (80%) of the covered instances:

**ATTACHMENT 18: MUTUAL EXCHANGE OF DIRECTORY LISTING
INFORMATION** ■

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8.2.1

ATTACHMENT 19: WHITE PAGES - OTHER (WP-O)

This Attachment 19: White Pages-Other (WP-O) to the Agreement sets forth SWBT's and AT&T's agreement to the following terms and conditions for the printing and distribution of White Pages directories in facilities based as well as unbundled Network Elements environments.

1.0 Introduction

- 1.1 SWBT publishes White Pages directories for geographic areas in which AT&T may also provide local exchange telephone service, and AT&T wishes to include listings information for its customers in the appropriate SWBT White Pages directories.
- 1.2 AT&T also desires distribution to AT&T's Customers of the White Pages directories that include listings of AT&T's customers.
- 1.3 SWBT will make available to AT&T, for AT&T Customers, non-discriminatory access to White Pages directory listings, as described in Section 2 of this Attachment.

2.0 Service Provided

- 2.1 SWBT will include in appropriate White Pages directories the primary alphabetical listings of all AT&T end users located within the local directory scope. SWBT will include AT&T local customers' primary listing in the white page (residence, business, and government) directories.
- 2.2 AT&T will furnish to SWBT subscriber listing information pertaining to AT&T end users located within the local directory scope, along with such additional information as SWBT may require to prepare and print the alphabetical listings of said directory.
- 2.3 AT&T may provide AT&T's subscriber listing information to SWBT for inclusion in the White Pages directory via either a mechanical or manual feed of the listing information to SWBT's listing database.
- 2.4 AT&T will provide its subscriber listing information to SWBT via a mechanical or manual feed of the listing information to SWBT's listing database. AT&T's subscriber listings are to be interfiled (interspersed) in the directory among SWBT's subscriber listing information.
- 2.5 At least sixty (60) days prior to the business office close date for a particular directory, SWBT will provide AT&T a verification list of AT&T's subscriber listings, as such listings are to appear in the directory. The verification list will also include Directory Delivery Address (DDA) information for each AT&T end user. AT&T will review this

verification list and will submit to SWBT any necessary additions, deletions or modifications at least thirty (30) days of receipt of the list from SWBT.

- 2.6 Publication schedules for the White Pages: SWBT will provide to AT&T the initial directory close dates for a calendar year within three (3) to six (6) months of the publication year for areas where AT&T is providing local service. Updates to the schedule will be provided in a timely manner as they occur.
- 2.7 At least sixty (60) days prior to the directory close, AT&T will provide to SWBT written specification of the total number of directories that AT&T will require, along with the number of directory(ies) that each AT&T end user will require.
- 2.8 At AT&T's request, SWBT will deliver White Pages directories to AT&T end users. Timing of such delivery and the determination of which White Pages directories will be delivered (by customer address, NPA/NXX or other criteria), and the number of White Pages directories to be provided per customer, will be provided under the same terms that SWBT delivers White Pages directories to its own local service customers.
- 2.9 At its option, AT&T may purchase up to eight (8) single-sided customer information pages (Customer Guide Pages) in the informational section of the SWBT White Pages directory covering the geographic area(s) it is serving. These pages will be in alphabetical order with other local service providers and will be no different in style, size, color and format than SWBT information pages. Sixty (60) days prior to the directory close date, AT&T will provide to SWBT the information page(s) in camera ready format. SWBT will have the right to approve, and, with AT&T's agreement, SWBT may, but is not required to, revise the format and content of such information page(s).
- 2.10 SWBT will include AT&T specific information (i.e., business office, residence office, repair bureau, etc.) in the White Pages directory on an "index-type" information page, in alphabetical order along with other local service providers, at no charge. The space available to AT&T on such page will be 1/8th page in size. In order to have such information published, AT&T will provide SWBT with its logo and information in the form of a camera ready copy, sized at 1/8th of a page (AT&T will be limited to a maximum of 1/8th of a page in any single edition of a SWBT White Pages directory).

3.0 Use Of Subscriber Listing Information

- 3.1 AT&T authorizes SWBT to use the subscriber listing information provided to SWBT pursuant to this Attachment for the purpose of including the listings in the appropriate White Pages directory and directory assistance databases where such services are provided by SWBT.