

Joseph Mulieri
Vice President
Federal Regulatory



August 26, 2005

1515 N. Court House Road
5th Floor
Arlington, VA 22201

703 351-3096
703 351-3652 fax

Ex Parte

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, D.C. 20554

Re: Petition for Declaratory Ruling Concerning the Bundling of Local Telephone Services with Long Distance Service, CG Docket 03-84

Dear Ms. Dortch:

In response to a request from the staff, Verizon is submitting the attached tariff material in the above-captioned proceeding. Specifically, the attachment contains tariff pages for Section 6.5, Balloting and Allocation Process for Equal Access, GTE Telephone Operating Companies, Tariff FCC No. 1, that were in effect for the period January 1, 1997 through March 31, 1999.

Please do not hesitate to contact me with any questions.

Sincerely,

A handwritten signature in black ink, appearing to read "Joseph Mulieri".

Attachment

cc: M. Dailey
J. Lichford
J. Saulnier

FCC No. 14 (GTE) History for time period of 1/1/97 through 3/31/99.

<u>TML No.</u>	<u>Effective Date</u>	<u>Revision History</u>	<u>Letter</u>	<u>Notes</u>
Section 0, Page 2 (Florida jurisdiction)				
950	March 30, 1995	16th Revised	TML950 included	
1261	July 1, 2000	17th Revised		No filings for this page between 1/1/97 and 3/31/99
Section 6.5, Page 230 (Balloting and Allocation Process For Equal Access)				
1038	July 22, 1996	19th Revised		
1154	July 1, 1998	20th Revised		
1285	November 28, 2000	21st Revised	TML 1154 included	Only filing for this page between 1/1/97 and 3/31/99
Section 6.5, Page 230.1				
783	June 17, 1993	9th Revised		
25	May 2, 2001	Original		No filings for this page between 1/1/97 and 3/31/99 (Name change filing, new tariff issued with all original pages.)
Section 6.5, Page 230.1.1				
922	December 16, 1994	2nd Revised		
1095	June 3, 1997	3rd Revised		
25	May 2, 2001	Original	TML 1095 included	Only filing for this page between 1/1/97 and 3/31/99 (Name change filing, new tariff issued with all original pages.)
Section 6.5, Page 231				
922	December 16, 1994	17th Revised		
1095	June 3, 1997	18th Revised		
1285	November 28, 2000	19th Revised	TML 1095 included	Only filing for this page between 1/1/97 and 3/31/99
Section 6.5, Page 231.1				
1019	March 29, 1996	20th Revised		
1091	May 2, 1997	21st Revised		
1154	July 1, 1998	22nd Revised	TML 1091 included	One of two filings for this page between 1/1/97 and 3/31/99
1205	June 9, 1999	23rd Revised	TML 1154 included	Two of two filings for this page between 1/1/97 and 3/31/99
Section 6.5, Page 231.2				
1039	August 4, 1996	8th Revised		
1091	May 2, 1997	9th Revised		
1154	July 1, 1998	10th Revised	TML 1091 included	One of three filings for this page between 1/1/97 and 3/31/99
1159	July 11, 1998	11th Revised	TML 1154 included	Two of three filings for this page between 1/1/97 and 3/31/99
1285	November 28, 2000	12th Revised	TML 1159 included	Three of three filings for this page between 1/1/97 and 3/31/99
Section 6.5, Page 232				
919	December 1, 1994	26th Revised		
1261	July 1, 2000	27th Revised		No filings for this page between 1/1/97 and 3/31/99
Section 6.5, Page 232.1				
1034	June 30, 1996	7th Revised		
1095	July 3, 1997	8th Revised		
1261	July 1, 2000	9th Revised	TML 1095 included	Only filing for this page between 1/1/97 and 3/31/99
Section 6.5, Page 232.1.1				
747	November 7, 1992	2nd Revised		
1285	November 28, 2000	3rd Revised		No filings for this page between 1/1/97 and 3/31/99

Issued: March 23, 1995

FACILITIES FOR INTERSTATE ACCESS

ISSUING CARRIERS

GTE North Incorporated
For the States of:

- Illinois
- Indiana
- Iowa
- Michigan
- Missouri
- Nebraska (also serving Kansas)
- Ohio
- Pennsylvania
- Wisconsin

(T)
|
(T)

GTE Alaska Incorporated
For the State of:

Alaska

(T)
|
(T)
|
(T)

GTE California Incorporated
For the State of:

California

(T)
|
(T)

GTE Florida Incorporated
For the State of:

Florida

(T)
|
(T)

GTE Northwest Incorporated
For the States of:

- Idaho
- Oregon
- Washington

(T)
|
(T)

GTE West Coast Incorporated
For the State of:

California

(T)

GTE South Incorporated
For the States of:

- Alabama
- Illinois
- Kentucky
- North Carolina
- South Carolina
- Virginia

(T)
|
(T)

Contel of the South
For the States of:

- Indiana
- Michigan

(T)

Contel of Minnesota Incorporated
For the State of:

Minnesota

(T)

(This page filed under Transmittal No. 950.)

Director - Pricing and Tariffs
600 Hidden Ridge, Irving, Texas 75038

Issued: June 7, 1996

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access

The Balloting and Allocation Process is an arrangement whereby an end user may select or be allocated to an IC to place interstate MTS/MTS-type calls without the 10XXX or 101XXXX access code. Balloting and allocation also applies to agents of Public or Semipublic Pay Telephone service whereby the agent may select or be allocated to an IC to place interstate calls without dialing the 10XXX access code. This IC is referred to as the end user's or agent's Primary Interexchange Carrier (PIC).

In the event that only one IC orders FGD or BSA-D from an end office in accordance with 3.1.1(E) (Z) preceding, the Balloting and Allocation Process set forth below will not apply.

On the effective date of equal access (i.e., introduction of FGD or BSA-D in a serving end office), end users or agents who have not designated or been allocated to an IC will continue with the same IC service arrangement as existed prior to office conversion until the allocation process described in (B) following occurs.

(A) End User and Agent Notification and Equal Access Balloting Process

End users and agents will be notified of the availability of equal access by means of an equal access ballot. ICs intending to participate in the Balloting Process for each serving end office must inform the Telephone Company in writing no later than 120 days prior to the end office conversion to FGD or BSA-D. The notification from ICs wishing to participate in pay telephone balloting must specify if the carrier will handle 0+ traffic only, both 0+ and 1+ traffic, or 0+ with 1+ traffic being handled by a secondary service provider. When 1+ coin traffic is handled by a secondary service provider, the participating IC must identify the secondary service provider. The initial ballot, the first of two ballots the end user and agent may receive, listing all ICs participating in the balloting process, and an explanation of equal access will be mailed to the end user and agent approximately 90 days prior to the end office conversion to FGD or BSA-D. IC names appearing on the ballot will be listed in a random fashion by end office to ensure that no IC will always appear first on the ballot. The IC listed on a pay telephone ballot will be the 0+ carrier.

Using the initial ballot, which end users and agents will be requested to return within 45 days after receipt, the end user or agent may designate an IC for all of its lines or may choose a different PIC for each of its lines. Where an end user has a multi-line hunt group and wants to designate several PICs for this hunt group, special arrangements may be made by contacting the Telephone Company. Customers may designate that they do not want a primary IC by notifying the Telephone Company. This choice is considered a valid selection and the nonrecurring charge as set forth in 6.5(L) will apply to any subsequent change made after the equal access conversion date.

An agent may designate an IC for the 0+ traffic from a pay telephone. The 1+ traffic from the pay telephone may be handled by the selected 0+ carrier if the carrier handles 1+ traffic, by a secondary service provider designated by the 0+ carrier, or by the default carrier if the 0+ carrier has made no arrangements with the Telephone Company to receive 1+ pay telephone traffic.

A second ballot will be sent to an end user or agent who has not designated an IC either by return of the initial ballot or by appearing on an IC customer list. The second ballot will be sent 30 days after conversion of the end office. If the end user or agent does not respond to the second ballot by the requested date, then that end user or agent will be assigned to the allocated IC shown on the second ballot.

(This page filed under Transmittal No. 1038.)

Issued: June 16, 1998

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access

The Balloting and Allocation Process is an arrangement whereby an end user may select or be allocated to an IC to place interstate MTS/MTS-type calls without the 101XXXX access code. (C) Balloting and allocation also applies to agents of Public or Semipublic Pay Telephone service whereby the agent may select or be allocated to an IC to place interstate calls without dialing the 101XXXX access code. This IC is referred to as the end user's or agent's Primary (C) Interexchange Carrier (PIC).

In the event that only one IC orders FGD or BSA-D from an end office in accordance with 3.1.1(E) preceding, the Balloting and Allocation Process set forth below will not apply.

On the effective date of equal access (i.e., introduction of FGD or BSA-D in a serving end office), end users or agents who have not designated or been allocated to an IC will continue with the same IC service arrangement as existed prior to office conversion until the allocation process described in (B) following occurs.

(A) End User and Agent Notification and Equal Access Balloting Process

End users and agents will be notified of the availability of equal access by means of an equal access ballot. ICs intending to participate in the Balloting Process for each serving end office must inform the Telephone Company in writing no later than 120 days prior to the end office conversion to FGD or BSA-D. The notification from ICs wishing to participate in pay telephone balloting must specify if the carrier will handle 0+ traffic only, both 0+ and 1+ traffic, or 0+ with 1+ traffic being handled by a secondary service provider. When 1+ coin traffic is handled by a secondary service provider, the participating IC must identify the secondary service provider. The initial ballot, the first of two ballots the end user and agent may receive, listing all ICs participating in the balloting process, and an explanation of equal access will be mailed to the end user and agent approximately 90 days prior to the end office conversion to FGD or BSA-D. IC names appearing on the ballot will be listed in a random fashion by end office to ensure that no IC will always appear first on the ballot. The IC listed on a pay telephone ballot will be the 0+ carrier.

Using the initial ballot, which end users and agents will be requested to return within 45 days after receipt, the end user or agent may designate an IC for all of its lines or may choose a different PIC for each of its lines. Where an end user has a multi-line hunt group and wants to designate several PICs for this hunt group, special arrangements may be made by contacting the Telephone Company. Customers may designate that they do not want a primary IC by notifying the Telephone Company. This choice is considered a valid selection and the nonrecurring charge as set forth in 6.5(L) will apply to any subsequent change made after the equal access conversion date.

An agent may designate an IC for the 0+ traffic from a pay telephone. The 1+ traffic from the pay telephone may be handled by the selected 0+ carrier if the carrier handles 1+ traffic, by a secondary service provider designated by the 0+ carrier, or by the default carrier if the 0+ carrier has made no arrangements with the Telephone Company to receive 1+ pay telephone traffic.

A second ballot will be sent to an end user or agent who has not designated an IC either by return of the initial ballot or by appearing on an IC customer list. The second ballot will be sent 30 days after conversion of the end office. If the end user or agent does not respond to the second ballot by the requested date, then that end user or agent will be assigned to the allocated IC shown on the second ballot.

(This page filed under Transmittal No. 1154.)

Issued: November 13, 2000

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access

The Balloting and Allocation Process is an arrangement whereby an end user may select or be allocated to an IC to place interstate MTS/MTS-type calls without the 101XXXX access code. Balloting and allocation also applies to agents of Pay Telephone service (T) whereby the agent may select or be allocated to an IC to place interstate calls without dialing the 101XXXX access code. This IC is referred to as the end user's or agent's Primary Interexchange Carrier (PIC).

In the event that only one IC orders FGD or BSA-D from an end office in accordance with 3.1.1(E) preceding, the Balloting and Allocation Process set forth below will not apply.

On the effective date of equal access (i.e., introduction of FGD or BSA-D in a serving end office), end users or agents who have not designated or been allocated to an IC will continue with the same IC service arrangement as existed prior to office conversion until the allocation process described in (B) following occurs.

(A) End User and Agent Notification and Equal Access Balloting Process

End users and agents will be notified of the availability of equal access by means of an equal access ballot. ICs intending to participate in the Balloting Process for each serving end office must inform the Telephone Company in writing no later than 120 days prior to the end office conversion to FGD or BSA-D. The notification from ICs wishing to participate in pay telephone balloting must specify if the carrier will handle 0+ traffic only, both 0+ and 1+ traffic, or 0+ with 1+ traffic being handled by a secondary service provider. When 1+ coin traffic is handled by a secondary service provider, the participating IC must identify the secondary service provider. The initial ballot, the first of two ballots the end user and agent may receive, listing all ICs participating in the balloting process, and an explanation of equal access will be mailed to the end user and agent approximately 90 days prior to the end office conversion to FGD or BSA-D. IC names appearing on the ballot will be listed in a random fashion by end office to ensure that no IC will always appear first on the ballot. The IC listed on a pay telephone ballot will be the 0+ carrier.

Using the initial ballot, which end users and agents will be requested to return within 45 days after receipt, the end user or agent may designate an IC for all of its lines or may choose a different PIC for each of its lines. Where an end user has a multi-line hunt group and wants to designate several PICs for this hunt group, special arrangements may be made by contacting the Telephone Company. Customers may designate that they do not want a primary IC by notifying the Telephone Company. This choice is considered a valid selection and the nonrecurring charge as set forth in 6.5(M) will (T) apply to any subsequent change made after the equal access conversion date.

An agent may designate an IC for the 0+ traffic from a pay telephone. The 1+ traffic from the pay telephone may be handled by the selected 0+ carrier if the carrier handles 1+ traffic, by a secondary service provider designated by the 0+ carrier, or by the default carrier if the 0+ carrier has made no arrangements with the Telephone Company to receive 1+ pay telephone traffic.

A second ballot will be sent to an end user or agent who has not designated an IC either by return of the initial ballot or by appearing on an IC customer list. The second ballot will be sent 30 days after conversion of the end office. If the end user or agent does not respond to the second ballot by the requested date, then that end user or agent will be assigned to the allocated IC shown on the second ballot.

(This page filed under Transmittal No. 1285.)

Director - Tariffs (T)
600 Hidden Ridge, Irving, Texas 75038

Issued: April 19, 1993

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)

6.5 Balloting and Allocation Process For Equal Access (Cont'd)

(A) End User and Agent Notification and Equal Access Balloting Process (Cont'd)

(1) Micronesian Telecommunications Corporation Balloting and Allocation

(N)

The Micronesian Telecommunications Corporation (MTC) will issue a third ballot and defer assignment of end users to an allocated IC until after the second ballot. The third ballot will be sent to an end user or agent who has not designated an IC either by return of the initial ballot, the return of the second ballot or by appearing on an IC customer list. The third ballot will be sent 80 days after conversion of the end offices. If the end user or agent does not respond to the third ballot by the requested date, then that end user or agent will be assigned to the allocated IC shown on the third ballot.

The Telephone Company will tabulate the initial and second ballots received from the end users and agents, described in 6.5(A), and the IC customer lists, described in 6.5(C). The percentage of end users and agents who have selected a participating IC will be determined from these ballots and lists. These percentages will be used for the allocation of end users and agents who did not respond to the initial or second ballot or appear on an IC list. A third ballot will be sent to end users and agents who have been tentatively allocated to an IC.

(N)

(B) Allocation Process

An IC must notify the Telephone Company of its intent to participate in the allocation process 52 days prior to the end office conversion to equal access. The IC must also identify whether it will participate in the allocation of business lines, residence lines, or Public/Semipublic Pay Telephones or any combination.

The Telephone Company will tabulate the initial ballots received from the end users and agents, described in 6.5(A) preceding, and the IC customer lists, described in 6.5(C) following. The percentage of end users and agents who have selected a participating IC will be determined from these ballots and lists. These percentages will be used for the allocation of end users and agents who did not respond to the initial ballot or appear on an IC list. The percentages used for allocation will be determined approximately five days after end office conversion. A second ballot, indicated in 6.5(A) preceding, will be sent to end users and agents who have been tentatively allocated to an IC.

Separate allocation processes will be used for residence, business and Public and Semipublic Pay Telephone lines. The number of end users and agents designating an IC by returning the ballot or appearing on an IC end user and/or agent list will be totaled. This total will be utilized to compute the percentages used for allocation of residence and business customers and Public/Semipublic Pay Telephone customers.

If an IC participating in the ballot process notifies the Telephone Company that it does not wish to participate in the allocation process, the percentage of customers allocable to that nonparticipating IC will be allocated to the remaining ICs.

Material omitted from this page now appears on Page 230.1.1.

(This page filed under Transmittal No. 783.)
Director - Pricing and Tariffs
600 Hidden Ridge, Irving, Texas 75038

(T)

Issued: April 17, 2001

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access (Cont'd)(A) End User and Agent Notification and Equal Access Balloting Process (Cont'd)(1) Micronesian Telecommunications Corporation Balloting and Allocation

The Micronesian Telecommunications Corporation (MTC) will issue a third ballot and defer assignment of end users to an allocated IC until after the second ballot. The third ballot will be sent to an end user or agent who has not designated an IC either by return of the initial ballot, the return of the second ballot or by appearing on an IC customer list. The third ballot will be sent 80 days after conversion of the end offices. If the end user or agent does not respond to the third ballot by the requested date, then that end user or agent will be assigned to the allocated IC shown on the third ballot.

The Telephone Company will tabulate the initial and second ballots received from the end users and agents, described in 6.5(A), and the IC customer lists, described in 6.5(C). The percentage of end users and agents who have selected a participating IC will be determined from these ballots and lists. These percentages will be used for the allocation of end users and agents who did not respond to the initial or second ballot or appear on an IC list. A third ballot will be sent to end users and agents who have been tentatively allocated to an IC.

(B) Allocation Process

An IC must notify the Telephone Company of its intent to participate in the allocation process 52 days prior to the end office conversion to equal access. The IC must also identify whether it will participate in the allocation of business lines, residence lines, or Public/Semipublic Pay Telephones or any combination.

The Telephone Company will tabulate the initial ballots received from the end users and agents, described in 6.5(A) preceding, and the IC customer lists, described in 6.5(C) following. The percentage of end users and agents who have selected a participating IC will be determined from these ballots and lists. These percentages will be used for the allocation of end users and agents who did not respond to the initial ballot or appear on an IC list. The percentages used for allocation will be determined approximately five days after end office conversion. A second ballot, indicated in 6.5(A) preceding, will be sent to end users and agents who have been tentatively allocated to an IC.

Separate allocation processes will be used for residence, business and Public and Semipublic Pay Telephone lines. The number of end users and agents designating an IC by returning the ballot or appearing on an IC end user and/or agent list will be totaled. This total will be utilized to compute the percentages used for allocation of residence and business customers and Public/Semipublic Pay Telephone customers.

If an IC participating in the ballot process notifies the Telephone Company that it does not wish to participate in the allocation process, the percentage of customers allocable to that nonparticipating IC will be allocated to the remaining ICs.

(This page filed under Transmittal No. 25.)

Director - Tariffs
600 Hidden Ridge, Irving, Texas 75038

Issued: November 1, 1994

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access (Cont'd)(C) Interexchange Carrier Customer Lists

The Telephone Company will accept IC customer lists identifying end users and agents who have made individual arrangements with the IC to designate the IC as their primary long distance carrier. The list should be in the form of magnetic tape or paper printout. IC lists may continue to be received after the initial ballot deadline. All lists must be submitted to the Telephone Company up to no later than 20 days prior to the end office conversion to be included in the allocation process. If end user and agent ballots are received by the IC, the end user and agent will be included in the IC customer list. The IC must retain the actual ballots for inspection by the Telephone Company for a period of one year after end office conversion.

(D) End User Choice Discrepancy

An IC is required to certify at the time it submits end user and/or agent lists to the Telephone Company that it has on file, or has instituted steps designed to obtain signed letters of agency or confirmations of choice from the end user or agent. The IC is not required to submit letters of agency when submitting end user or agent lists to the Telephone Company, but should maintain the confirmations or letters on file for use in dispute resolution. The IC should request written confirmation of choice from its customers no later than the date of submission of its first bill to the customer.

When an end user or agent indicates more than one PIC per line or returns an illegible ballot, the Telephone Company will contact the end user or agent for clarification.

When the Telephone Company identifies a conflict between a ballot and an IC list, or between lists submitted by two or more ICs, the Telephone Company will notify, within 10 days, all affected ICs via a conflict report. Those ICs not involved in any conflicts will receive a zero conflict report from the Telephone Company.

When an end user or agent returns a ballot to the Telephone Company and also appears on a conflicting IC customer list, the ballot takes precedence. If an end user or agent appears on two or more IC customer lists, the end user or agent will be allocated along with the nonrespondents to the initial ballot. A letter sent with the second ballot will inform the end user or agent that there exists a conflict between two or more ICs and a selection must be made by the deadline of the second ballot, unless the allocated IC indicated is the end user's or agent's choice.

(E) Balloting and Allocation Procedure for Public and Semipublic Pay Telephones

The balloting and allocation of Public and Semipublic Pay Telephone lines is furnished in accordance with the provisions of the Memorandum of the U.S. District Court for the District of Columbia in United States vs. GTE Corporation (C. A. No. 83-1298), issued December 23, 1988.

The balloting and allocation process is a procedure whereby an agent of Public and Semipublic Pay Telephone service may select and designate to the Telephone Company an IC to access, without dialing an access code, for 0+ interLATA calls. This IC is referred to as the agent's primary IC. The 1+ interLATA calls from a pay telephone will be handled by the agent's primary IC if the IC handles 1+ traffic, by a secondary service provider selected by an agent's primary IC, or by the default carrier if the agent's primary IC has made no arrangements for handling 1+ traffic from a pay telephone.

Certain material appearing on this page formerly appeared on Page 231.

(This page filed under Transmittal No. 922.)

Director - Pricing and Tariffs
600 Hidden Ridge, Irving, Texas 75038

(M)

(M)

Issued: May 19, 1997

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access (Cont'd)(C) Interexchange Carrier Customer Lists

The Telephone Company will accept IC customer lists identifying end users and agents who have made individual arrangements with the IC to designate the IC as their primary long distance carrier. The list should be in the form of magnetic tape or paper printout. IC lists may continue to be received after the initial ballot deadline. All lists must be submitted to the Telephone Company up to no later than 20 days prior to the end office conversion to be included in the allocation process. If end user and agent ballots are received by the IC, the end user and agent will be included in the IC customer list. The IC must retain the actual ballots for inspection by the Telephone Company for a period of one year after end office conversion.

(D) End User Choice Discrepancy

An IC is required to certify at the time it submits end user and/or agent lists to the Telephone Company that it has on file, or has instituted steps designed to obtain signed letters of agency or confirmations of choice from the end user or agent. The IC is not required to submit letters of agency when submitting end user or agent lists to the Telephone Company, but should maintain the confirmations or letters on file for use in dispute resolution. The IC should request written confirmation of choice from its customers no later than the date of submission of its first bill to the customer.

When an end user or agent indicates more than one PIC per line or returns an illegible ballot, the Telephone Company will contact the end user or agent for clarification.

When the Telephone Company identifies a conflict between a ballot and an IC list, or between lists submitted by two or more ICs, the Telephone Company will notify, within 10 days, all affected ICs via a conflict report. Those ICs not involved in any conflicts will receive a zero conflict report from the Telephone Company.

When an end user or agent returns a ballot to the Telephone Company and also appears on a conflicting IC customer list, the ballot takes precedence. If an end user or agent appears on two or more IC customer lists, the end user or agent will be allocated along with the nonrespondents to the initial ballot. A letter sent with the second ballot will inform the end user or agent that there exists a conflict between two or more ICs and a selection must be made by the deadline of the second ballot, unless the allocated IC indicated is the end user's or agent's choice.

(E) Balloting and Allocation Procedure for Pay Telephones

(T)

The balloting and allocation of Pay Telephone lines is furnished in accordance with the provisions of the Memorandum of the U.S. District Court for the District of Columbia in United States vs. GTE Corporation (C. A. No. 83-1298), issued December 23, 1988.

The balloting and allocation process is a procedure whereby an agent of Pay Telephone (T) service may select and designate to the Telephone Company an IC to access, without dialing an access code, for 0+ interLATA calls. This IC is referred to as the agent's primary IC. The 1+ interLATA calls from a pay telephone will be handled by the agent's primary IC if the IC handles 1+ traffic, by a secondary service provider selected by an agent's primary IC, or by the default carrier if the agent's primary IC has made no arrangements for handling 1+ traffic from a pay telephone.

(This page filed under Transmittal No. 1095.)

Issued: April 17, 2001

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access (Cont'd)(C) Interexchange Carrier Customer Lists

The Telephone Company will accept IC customer lists identifying end users and agents who have made individual arrangements with the IC to designate the IC as their primary long distance carrier. The list should be in the form of magnetic tape or paper printout. IC lists may continue to be received after the initial ballot deadline. All lists must be submitted to the Telephone Company up to no later than 20 days prior to the end office conversion to be included in the allocation process. If end user and agent ballots are received by the IC, the end user and agent will be included in the IC customer list. The IC must retain the actual ballots for inspection by the Telephone Company for a period of one year after end office conversion.

(D) End User Choice Discrepancy

An IC is required to certify at the time it submits end user and/or agent lists to the Telephone Company that it has on file, or has instituted steps designed to obtain signed letters of agency or confirmations of choice from the end user or agent. The IC is not required to submit letters of agency when submitting end user or agent lists to the Telephone Company, but should maintain the confirmations or letters on file for use in dispute resolution. The IC should request written confirmation of choice from its customers no later than the date of submission of its first bill to the customer.

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When the Telephone Company identifies a conflict between a ballot and an IC list, or between lists submitted by two or more ICs, the Telephone Company will notify, within 10 days, all affected ICs via a conflict report. Those ICs not involved in any conflicts will receive a zero conflict report from the Telephone Company.

When an end user or agent returns a ballot to the Telephone Company and also appears on a conflicting IC customer list, the ballot takes precedence. If an end user or agent appears on two or more IC customer lists, the end user or agent will be allocated along with the nonrespondents to the initial ballot. A letter sent with the second ballot will inform the end user or agent that there exists a conflict between two or more ICs and a selection must be made by the deadline of the second ballot, unless the allocated IC indicated is the end user's or agent's choice.

(E) Balloting and Allocation Procedure for Pay Telephones

The balloting and allocation of Pay Telephone lines is furnished in accordance with the provisions of the Memorandum of the U.S. District Court for the District of Columbia in United States vs. GTE Corporation (C. A. No. 83-1298), issued December 23, 1988.

The balloting and allocation process is a procedure whereby an agent of Pay Telephone service may select and designate to the Telephone Company an IC to access, without dialing an access code, for 0+ interLATA calls. This IC is referred to as the agent's primary IC. The 1+ interLATA calls from a pay telephone will be handled by the agent's primary IC if the IC handles 1+ traffic, by a secondary service provider selected by an agent's primary IC, or by the default carrier if the agent's primary IC has made no arrangements for handling 1+ traffic from a pay telephone.

(This page filed under Transmittal No. 25.)

Director - Tariffs
600 Hidden Ridge, Irving, Texas 75038

Issued: November 1, 1994

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access (Cont'd)(E) Balloting and Allocation Procedure for Public and Semipublic Pay Telephones (Cont'd)

If the agent's primary IC elects not to submit an order for its 1+ interLATA sent-paid traffic or fails to select a secondary service provider to handle its 1+ interLATA calls from the Telephone Company's pay telephones, the 1+ interLATA coin sent-paid traffic will continue to be routed to the existing 1+ default carrier (provided such carrier continues to accept it) until the 0+ carrier notifies the Telephone Company as set forth in Section 15 following.

The Telephone Company will notify agents of Public and Semipublic Pay Telephones of the availability of equal access through the mailing of an Equal Access Ballot. The mailing of the initial ballots will take place 90 days prior to conversion.

Agents of Public and Semipublic Pay Telephones will be requested to return their respective ballot to the Telephone Company within 45 days from receipt of the ballot.

An IC obtaining service commitments from agents directly, must obtain signed authorization from those agents. The IC will be required to provide that authorization to the Telephone Company within 30 days of the Telephone Company's request for the resolution of disputes.

Agents of Public and Semipublic Pay Telephones who have not made a primary IC selection, either through the Payphone Equal Access Ballot, or directly with an IC, will be sent a second ballot by the Telephone Company 30 days after the conversion date.

The Telephone Company will tabulate the initial ballots received from the agents and the IC customer lists. The percentage of agents who have selected a participating IC will be determined from these ballots and lists. These percentages will be used for the tentative allocation of agents who did not respond to the initial ballot or appear on an IC list. The percentages used for allocation will be determined approximately five days after end office conversion.

If an IC participating in the ballot process notifies the Telephone Company that it does not wish to participate in the allocation process, the percentage of customers allocable to that nonparticipating IC will be allocated to the remaining ICs.

The Telephone Company will make post conversion changes in a Public and/or Semipublic Pay Telephone agent's PIC assignment pursuant to an IC provided list. Should an agent dispute authorization for an IC submitted change within 90 days of the PIC assignment to the IC, and if the IC cannot produce a letter of agency or confirmation of choice from the agent within 30 days of a request by the Telephone Company to do so, the Telephone Company will place the public or semipublic telephone on the agent's previously selected IC network. The IC will be billed one unauthorized PIC change charge in 6.5(M) for the change to the disputed network and one PIC change charge in 6.5(L) for returning the public or semipublic telephone to its originally selected IC network.

If the IC produces the letter of agency or confirmation of choice within 30 days of the request by the Telephone Company to do so, and if the service of the disputing agent has been switched back to its originally selected IC network, the agent will be billed two PIC change charges in 6.5(L) in lieu of charges to the IC, one for the switch to the IC providing the letter of agency or confirmation of choice and one for the subsequent switch back to the agent's original IC.

Material omitted from this page now appears on Page 230.1.1.

(This page filed under Transmittal No. 922.)

Issued: May 19, 1997

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access (Cont'd)(E) Balloting and Allocation Procedure for Pay Telephones (Cont'd) (T)

If the agent's primary IC elects not to submit an order for its 1+ interLATA sent-paid traffic or fails to select a secondary service provider to handle its 1+ interLATA calls from the Telephone Company's pay telephones, the 1+ interLATA coin sent-paid traffic will continue to be routed to the existing 1+ default carrier (provided such carrier continues to accept it) until the 0+ carrier notifies the Telephone Company as set forth in Section 15 following.

The Telephone Company will notify agents of Pay Telephones of the availability of equal (T) access through the mailing of an Equal Access Ballot. The mailing of the initial ballots will take place 90 days prior to conversion.

Agents of Pay Telephones will be requested to return their respective ballot to the (T) Telephone Company within 45 days from receipt of the ballot.

An IC obtaining service commitments from agents directly, must obtain signed authorization from those agents. The IC will be required to provide that authorization to the Telephone Company within 30 days of the Telephone Company's request for the resolution of disputes.

Agents of Pay Telephones who have not made a primary IC selection, either through the (T) Payphone Equal Access Ballot, or directly with an IC, will be sent a second ballot by the Telephone Company 30 days after the conversion date.

The Telephone Company will tabulate the initial ballots received from the agents and the IC customer lists. The percentage of agents who have selected a participating IC will be determined from these ballots and lists. These percentages will be used for the tentative allocation of agents who did not respond to the initial ballot or appear on an IC list. The percentages used for allocation will be determined approximately five days after end office conversion.

If an IC participating in the ballot process notifies the Telephone Company that it does not wish to participate in the allocation process, the percentage of customers allocable to that nonparticipating IC will be allocated to the remaining ICs.

The Telephone Company will make post conversion changes in a Pay Telephone agent's PIC (T) assignment pursuant to an IC provided list. Should an agent dispute authorization for an IC submitted change within 90 days of the PIC assignment to the IC, and if the IC cannot produce a letter of agency or confirmation of choice from the agent within 30 days of a request by the Telephone Company to do so, the Telephone Company will place the payphone on (T) the agent's previously selected IC network. The IC will be billed one unauthorized PIC change charge in 6.5(M) for the change to the disputed network and one PIC change charge in 6.5(L) for returning the payphone telephone to its originally selected IC network. (T)

If the IC produces the letter of agency or confirmation of choice within 30 days of the request by the Telephone Company to do so, and if the service of the disputing agent has been switched back to its originally selected IC network, the agent will be billed two PIC change charges in 6.5(L) in lieu of charges to the IC, one for the switch to the IC providing the letter of agency or confirmation of choice and one for the subsequent switch back to the agent's original IC.

(This page filed under Transmittal No. 1095.)

Issued: November 13, 2000

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)

6.5 Balloting and Allocation Process For Equal Access (Cont'd)

(E) Balloting and Allocation Procedure for Pay Telephones (Cont'd)

If the agent's primary IC elects not to submit an order for its 1+ interLATA sent-paid traffic or fails to select a secondary service provider to handle its 1+ interLATA calls from the Telephone Company's pay telephones, the 1+ interLATA coin sent-paid traffic will continue to be routed to the existing 1+ default carrier (provided such carrier continues to accept it) until the 0+ carrier notifies the Telephone Company as set forth in Section 15 following.

The Telephone Company will notify agents of Pay Telephones of the availability of equal access through the mailing of an Equal Access Ballot. The mailing of the initial ballots will take place 90 days prior to conversion.

Agents of Pay Telephones will be requested to return their respective ballot to the Telephone Company within 45 days from receipt of the ballot.

An IC obtaining service commitments from agents directly, must obtain signed authorization from those agents. The IC will be required to provide that authorization to the Telephone Company within 30 days of the Telephone Company's request for the resolution of disputes.

Agents of Pay Telephones who have not made a primary IC selection, either through the Payphone Equal Access Ballot, or directly with an IC, will be sent a second ballot by the Telephone Company 30 days after the conversion date.

The Telephone Company will tabulate the initial ballots received from the agents and the IC customer lists. The percentage of agents who have selected a participating IC will be determined from these ballots and lists. These percentages will be used for the tentative allocation of agents who did not respond to the initial ballot or appear on an IC list. The percentages used for allocation will be determined approximately five days after end office conversion.

If an IC participating in the ballot process notifies the Telephone Company that it does not wish to participate in the allocation process, the percentage of customers allocable to that nonparticipating IC will be allocated to the remaining ICs.

(D)
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(D)

(This page filed under Transmittal No. 1285.)

Director - Tariffs (T)
600 Hidden Ridge, Irving, Texas 75038

Issued: February 13, 1996

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access (Cont'd)(F) PIC Charge Application

Initial end user and agent selection of a PIC by ballot or appearing on an IC list will not incur a charge. A change of PIC selection prior to the end office conversion will not incur a charge. Notification of a change in a PIC may be coordinated by the end user or agent with either the IC selected or the Telephone Company. Within six months after conversion to equal access, an end user or agent allocated to an IC may elect to change to another IC at no charge, on a one-time basis. After the six month period has elapsed, a nonrecurring charge, in 6.5(L), will apply. After conversion to equal access, end users and agents who selected an IC by returning the initial ballot will be charged for each change made.

In end offices converted to Equal Access new end users, and agents of Public and Semipublic Pay Telephones, and multi-party end users who upgrade to individual lines must presubscribe to the PIC of their choice at the time an order is placed for service. Upon the end user or agent's selection of the PIC, at the time of placing an order, a confirmation notice will be sent identifying the IC selected. From the date of the confirmation notice, they will have 90 days to change their presubscription selection without a charge, on a one-time basis. If a PIC is not chosen at the time the order for service is submitted, the end user or agent will be sent a confirmation notice which contains a list of ICs with FGD or BSA-D and will be informed that they have 90 days to contact the IC of their choice or the Telephone Company for the PIC arrangement. If notice is received by the Telephone Company within 90 days of the in-service date for local service or upgrade, no charge will be billed to the end user or agent. If notice is received after 90 days, the end user or agent will be billed a nonrecurring charge in 6.5(L). Until the end user or agent receives service from the selected IC, it may access the IC of its choice by dialing the appropriate 10XXX or 101XXX carrier identification code. (T)

The Telephone Company will make post conversion changes in the end user's or agent's PIC assignment pursuant to an IC provided list of customers, accepted by the Telephone Company under conditions set forth in (C) and (D). Post conversion changes in a PIC assigned to a Public or Semipublic Pay Telephone will be made under the conditions set forth in 6.5(E). Should an end user or agent dispute authorization of the change within 90 days of the PIC assignment, and if the IC cannot produce a letter of agency of confirmation from the end user or agent the Telephone Company will place the end user on the previous IC network where possible and the IC billed according to the following options:

- (1) If the IC has previously submitted a letter requesting the Telephone Company settle end user disputes without investigation, the IC will be charged two PIC change charges, in 6.5(L). One PIC change charge is for the change to the disputed IC and one is for placing the end user on their previous IC network or the IC network of their choice. By virtue of the IC's letter requesting no investigation, the Telephone Company will perform no investigation and will not accept nor request at a later date any letter of authorization regarding an end user's disputed assignment. This option does not apply to Public or Semi-Public Pay telephones nor Public Coinless telephone lines. This option also does not relieve the IC of the conditions set forth in (C) and (D) preceding.
- (2) If the IC does not request in writing that end user PIC disputes be resolved without investigation as in (1) preceding, the IC will be billed one Unauthorized PIC charge, in 6.5(M), for the change to the disputed IC and one PIC change charge, in 6.5(L), for placing the end user on the IC network of their choice.

If, under (2) preceding, the IC produces the letter of agency or confirmation of choice within 30 days of the Telephone Company Request, the end user or agent will be billed two PIC change charges, in 6.5(L) in lieu of charges to the IC. Charges are only applicable if a change in an end user's or agent's IC selection has actually been implemented in the switch.

(This page filed under Transmittal No. 1019.)

Issued: April 17, 1997

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access (Cont'd)(F) PIC Charge Application

Initial end user, end user agent and a local service provider that resells services (herein referred to as reseller) selection of a PIC by ballot or appearing on an IC list will not incur a charge. A change of PIC selection prior to the end office conversion will not incur a charge. Notification of a change in a PIC may be coordinated by the end user, end user agent or reseller with either the IC selected or the Telephone Company. Within six months after conversion to equal access, an end user, end user agent or reseller allocated to an IC may elect to change to another IC at no charge, on a one-time basis. After the six month period has elapsed, a nonrecurring charge, in 6.5(L), will apply. After conversion to equal access, end users, end user agents or resellers who selected an IC by returning the initial ballot will be charged for each change made. (C)

In end offices converted to Equal Access new end users, end user agents and resellers of Pay Telephones, and multi-party end users who upgrade to individual lines must presubscribe to the PIC of their choice at the time an order is placed for service. Upon the end user, end user agent's or reseller's selection of the PIC, at the time of placing an order, a confirmation notice will be sent identifying the IC selected. From the date of the confirmation notice, they will have 90 days to change their presubscription selection without a charge, on a one-time basis. If a PIC is not chosen at the time the order for service is submitted, the end user, end user agent or reseller will be sent a confirmation notice which contains a list of ICs with FGD or BSA-D and will be informed that they have 90 days to contact the IC of their choice or the Telephone Company for the PIC arrangement. If notice is received by the Telephone Company within 90 days of the in-service date for local service or upgrade, no charge will be billed to the end user, end user agent or reseller. If notice is received after 90 days, the end user, end user agent or reseller will be billed a nonrecurring charge in 6.5(L). Until the end user, end user agent or reseller receives service from the selected IC, it may access the IC of its choice by dialing the appropriate 10XXX or 101XXXX carrier identification code. (C)

The Telephone Company will make post conversion changes in the end user's, end user agent's or reseller's PIC assignment pursuant to an IC provided list of customers, accepted by the Telephone Company under conditions set forth in (C) and (D). Post conversion changes in a PIC assigned to a Pay Telephone will be made under the conditions set forth in 6.5(E). Should an end user, end user agent or reseller dispute authorization of the change within 90 days of the PIC assignment, and if the IC cannot produce a letter of agency of confirmation from the end user, end user agent or reseller the Telephone Company will place the end user on the previous IC network where possible and the IC billed according to the following options: (C)

- (1) If the IC has previously submitted a letter requesting the Telephone Company settle end user disputes without investigation, the IC will be charged two PIC change charges, in 6.5(L). One PIC change charge is for the change to the disputed IC and one is for placing the end user on their previous IC network or the IC network of their choice. By virtue of the IC's letter requesting no investigation, the Telephone Company will perform no investigation and will not accept nor request at a later date any letter of authorization regarding an end user's disputed assignment. This option does not apply to Pay telephones nor Coinless telephone lines. This option also does not relieve the IC of the conditions set forth in (C) and (D) preceding. (C)
- (2) If the IC does not request in writing that end user PIC disputes be resolved without investigation as in (1) preceding, the IC will be billed one Unauthorized PIC charge, in 6.5(M), for the change to the disputed IC and one PIC change charge, in 6.5(L), for placing the end user on the IC network of their choice. (C)

If, under (2) preceding, the IC produces the letter of agency or confirmation of choice within 30 days of the Telephone Company Request, the end user, end user agent or reseller will be billed two PIC change charges, in 6.5(L) in lieu of charges to the IC. Charges are only applicable if a change in an end user's, end user agent's or reseller's IC selection has actually been implemented in the switch. (C)

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Director - Pricing and Tariffs
600 Hidden Ridge, Irving, Texas 75038

Issued: June 16, 1998

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access (Cont'd)(F) PIC Charge Application

Initial end user, end user agent and a local service provider that resells services (herein referred to as reseller) selection of a PIC by ballot or appearing on an IC list will not incur a charge. A change of PIC selection prior to the end office conversion will not incur a charge. Notification of a change in a PIC may be coordinated by the end user, end user agent or reseller with either the IC selected or the Telephone Company. Within six months after conversion to equal access, an end user, end user agent or reseller allocated to an IC may elect to change to another IC at no charge, on a one-time basis. After the six month period has elapsed, a nonrecurring charge, in 6.5(L), will apply. After conversion to equal access, end users, end user agents or resellers who selected an IC by returning the initial ballot will be charged for each change made.

In end offices converted to Equal Access new end users, end user agents and resellers of Pay Telephones, and multi-party end users who upgrade to individual lines must presubscribe to the PIC of their choice at the time an order is placed for service. Upon the end user, end user agent's or reseller's selection of the PIC, at the time of placing an order, a confirmation notice will be sent identifying the IC selected. From the date of the confirmation notice, they will have 90 days to change their presubscription selection without a charge, on a one-time basis. If a PIC is not chosen at the time the order for service is submitted, the end user, end user agent or reseller will be sent a confirmation notice which contains a list of ICs with FGD or BSA-D and will be informed that they have 90 days to contact the IC of their choice or the Telephone Company for the PIC arrangement. If notice is received by the Telephone Company within 90 days of the in-service date for local service or upgrade, no charge will be billed to the end user, end user agent or reseller. If notice is received after 90 days, the end user, end user agent or reseller will be billed a nonrecurring charge in 6.5(L). Until the end user, end user agent or reseller receives service from the selected IC, it may access the IC of its choice by dialing the appropriate 101XXXX carrier identification code. (C)

The Telephone Company will make post conversion changes in the end user's, end user agent's or reseller's PIC assignment pursuant to an IC provided list of customers, accepted by the Telephone Company under conditions set forth in (C) and (D). Post conversion changes in a PIC assigned to a Pay Telephone will be made under the conditions set forth in 6.5(E). Should an end user, end user agent or reseller dispute authorization of the change within 90 days of the PIC assignment, and if the IC cannot produce a letter of agency of confirmation from the end user, end user agent or reseller the Telephone Company will place the end user on the previous IC network where possible and the IC billed according to the following options:

- (1) If the IC has previously submitted a letter requesting the Telephone Company settle end user disputes without investigation, the IC will be charged two PIC change charges, in 6.5(L). One PIC change charge is for the change to the disputed IC and one is for placing the end user on their previous IC network or the IC network of their choice. By virtue of the IC's letter requesting no investigation, the Telephone Company will perform no investigation and will not accept nor request at a later date any letter of authorization regarding an end user's disputed assignment. This option does not apply to Pay telephones nor Coinless telephone lines. This option also does not relieve the IC of the conditions set forth in (C) and (D) preceding.
- (2) If the IC does not request in writing that end user PIC disputes be resolved without investigation as in (1) preceding, the IC will be billed one Unauthorized PIC charge, in 6.5(M), for the change to the disputed IC and one PIC change charge, in 6.5(L), for placing the end user on the IC network of their choice.

If, under (2) preceding, the IC produces the letter of agency or confirmation of choice within 30 days of the Telephone Company Request, the end user, end user agent or reseller will be billed two PIC change charges, in 6.5(L) in lieu of charges to the IC. Charges are only applicable if a change in an end user's, end user agent's or reseller's IC selection has actually been implemented in the switch.

(This page filed under Transmittal No. 1154.)

Issued: May 25, 1999

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access (Cont'd)(F) PIC Charge Application

Initial end user, end user agent and a local service provider that resells services (herein referred to as reseller) selection of a PIC by ballot or appearing on an IC list will not incur a charge. A change of PIC selection prior to the end office conversion will not incur a charge. Notification of a change in a PIC may be coordinated by the end user, end user agent or reseller with either the IC selected or the Telephone Company. Within six months after conversion to equal access, an end user, end user agent or reseller allocated to an IC may elect to change to another IC at no charge, on a one-time basis. After the six month period has elapsed, a nonrecurring charge, in 6.5(L), will apply. After conversion to equal access, end users, end user agents or resellers who selected an IC by returning the initial ballot will be charged for each change made in the selection of a primary IC.

In end offices converted to Equal Access new end users, end user agents and resellers of Pay Telephones, and multi-party end users who upgrade to individual lines must presubscribe to the PIC of their choice at the time an order is placed for service. Upon the end user, end user agent's or reseller's selection of the PIC, at the time of placing an order, a confirmation notice will be sent identifying the IC selected. From the date of the confirmation notice, they will have 90 days to change their presubscription selection without a charge, on a one-time basis. If a PIC is not chosen at the time the order for service is submitted, the end user, end user agent or reseller will be sent a confirmation notice which contains a list of ICs with FGD or BSA-D and will be informed that they have 90 days to contact the IC of their choice or the Telephone Company for the PIC arrangement. If notice is received by the Telephone Company within 90 days of the in-service date for local service or upgrade, no charge will be billed to the end user, end user agent or reseller. If notice is received after 90 days, the end user, end user agent or reseller will be billed a nonrecurring charge in 6.5(L). Until the end user, end user agent or reseller receives service from the selected IC, it may access the IC of its choice by dialing the appropriate 101XXXX carrier identification code.

The Telephone Company will make post conversion changes in the end user's, end user agent's or reseller's PIC assignment pursuant to an IC provided list of customers, accepted by the Telephone Company under conditions set forth in (C) and (D). Post conversion changes in a PIC assigned to a Pay Telephone will be made under the conditions set forth in 6.5(E). Should an end user, end user agent or reseller dispute authorization of the change within 90 days of the PIC assignment, and if the IC cannot produce a letter of agency of confirmation from the end user, end user agent or reseller the Telephone Company will place the end user on the previous IC network where possible and the IC billed according to the following options:

- (1) If the IC has previously submitted a letter requesting the Telephone Company settle end user disputes without investigation, the IC will be charged two PIC change charges, in 6.5(L). One PIC change charge is for the change to the disputed IC and one is for placing the end user on their previous IC network or the IC network of their choice. By virtue of the IC's letter requesting no investigation, the Telephone Company will perform no investigation and will not accept nor request at a later date any letter of authorization regarding an end user's disputed assignment. This option does not apply to Pay telephones nor Coinless telephone lines. This option also does not relieve the IC of the conditions set forth in (C) and (D) preceding.
- (2) If the IC does not request in writing that end user PIC disputes be resolved without investigation as in (1) preceding, the IC will be billed one Unauthorized PIC charge, in 6.5(M), for the change to the disputed IC and one PIC change charge, in 6.5(L), for placing the end user on the IC network of their choice.

If, under (2) preceding, the IC produces the letter of agency or confirmation of choice within 30 days of the Telephone Company Request, the end user, end user agent or reseller will be billed two PIC change charges, in 6.5(L) in lieu of charges to the IC. Charges are only applicable if a change in an end user's, end user agent's or reseller's IC selection has actually been implemented in the switch.

(This page filed under Transmittal No. 1205)

Director - Tariffs (T)
600 Hidden Ridge, Irving, Texas 75038

Issued: June 20, 1996

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access (Cont'd)(G) Multi-party End Users

Multi-party end users will continue with the same IC service arrangement which existed prior to the end office conversion. However, multi-party end users may access the IC of their choice by dialing the appropriate 10XXX or 101XXXX carrier identification code. In certain suitably equipped end offices two-party customers may subscribe to the IC of their choice.

(H) Cancellation of an IC Participation

If an IC cancels all of its FGD or BSA-D service in the converting end office prior to the conversion date or discontinues all of its FGD or BSA-D service within two years after the introduction of FGD or BSA-D in the converting end office, the IC is obligated to do the following:

- (1) Notify the Telephone Company of the cancellation of their FGD or BSA-D service, and
- (2) Contact in writing all end users and agents who have selected, or been allocated to, the cancelling IC as their PIC, inform these end users and agents of the cancellation, request the end users and agents to select a new PIC, and state that the cancelling IC will pay the nonrecurring charge as set forth in 6.5(L).

The Telephone Company will bill the cancelling IC for a period of two years from the discontinuance of FGD or BSA-D service, the nonrecurring charge as set forth in 6.5(L) for each end user and agent this IC has currently designated to it. Such charge will not apply to the cancelling IC where the cancelling IC transfers or assigns its FGD or BSA-D services and the associated 10XXX or 101XXXX code to another IC in such manner that the Telephone Company does not change end user or agent records or if another IC elects to pay the nonrecurring charge on behalf of the cancelling IC.

(I) Liability of the Telephone Company

If through the fault of the Telephone Company, the end user or agent is not subscribed to its chosen PIC, the nonrecurring charges in 6.5(L) and 6.5(M) do not apply to reassign the end user or agent to his chosen PIC.

(J) Dual PIC Selection

This service is available only in Hawaii. An end user who has presubscribed to one carrier for interstate calling may presubscribe to another carrier for calling to international points and U.S. domestic offshore points. The selection of a carrier for this calling only must be made after the end user has completed the Balloting and Allocation Process set forth in 6.5. When an end user designates a separate carrier for calling to international and U.S. domestic offshore points, the charge established in 6.5(L) will apply. (T)

(K) IC Desired Due Date (ICDDD) for PIC Installation

An IC may request a desired due date for PIC installation for a specific, single end user or agent acting on behalf of an end user post equal access conversion. This ICDDD is a mutually agreed upon negotiated due date, determined to be between 3 and 45 business days from the date of receipt of the order. The IC must coordinate the ICDDD with the Telephone Company prior to sending in the first order. (T)

The ICDDD does not apply to routine lists provided by the IC, as set forth in 6.5(C) and (D). The Nonrecurring Charge for Primary Interexchange Carrier, as set forth in 6.5(L), applies to each line converted to the IC requesting ICDDD. This charge will be billed to the IC's end user customer.

(This page filed under Transmittal No. 1039.)

Issued: April 17, 1997

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access (Cont'd)(G) Multi-party End Users

Multi-party end users will continue with the same IC service arrangement which existed prior to the end office conversion. However, multi-party end users may access the IC of their choice by dialing the appropriate 10XXX or 101XXXX carrier identification code. In certain suitably equipped end offices two-party customers may subscribe to the IC of their choice.

(H) Cancellation of an IC Participation

If an IC cancels all of its FGD or BSA-D service in the converting end office prior to the conversion date or discontinues all of its FGD or BSA-D service within two years after the introduction of FGD or BSA-D in the converting end office, the IC is obligated to do the following:

(1) Notify the Telephone Company of the cancellation of their FGD or BSA-D service, and

(2) Contact in writing all end users, end user agents or resellers who have selected, or been allocated to, the cancelling IC as their PIC, inform these end users, end user agents and resellers of the cancellation, request the end users, end user agents and resellers to select a new PIC, and state that the cancelling IC will pay the nonrecurring charge as set forth in 6.5(L). (C)

The Telephone Company will bill the cancelling IC for a period of two years from the discontinuance of FGD or BSA-D service, the nonrecurring charge as set forth in 6.5(L) for each end user, end user agent and reseller this IC has currently designated to it. Such charge will not apply to the cancelling IC where the cancelling IC transfers or assigns its FGD or BSA-D services and the associated 10XXX or 101XXXX code to another IC in such manner that the Telephone Company does not change end user, end user agent or reseller records or if another IC elects to pay the nonrecurring charge on behalf of the cancelling IC. (C)

(I) Liability of the Telephone Company

If through the fault of the Telephone Company, the end user, end user agent or reseller is not subscribed to its chosen PIC, the nonrecurring charges in 6.5(L) and 6.5(M) do not apply to reassign the end user, end user agent or reseller to his chosen PIC. (C)

(J) Dual PIC Selection

This service is available only in Hawaii. An end user who has presubscribed to one carrier for interstate calling may presubscribe to another carrier for calling to international points and U.S. domestic offshore points. The selection of a carrier for this calling only must be made after the end user has completed the Balloting and Allocation Process set forth in 6.5. When an end user designates a separate carrier for calling to international and U.S. domestic offshore points, the charge established in 6.5(L) will apply.

(K) IC Desired Due Date (ICDD) for PIC Installation

An IC may request a desired due date for PIC installation for a specific, single end user, end user agent or reseller acting on behalf of an end user post equal access conversion. This ICDD is a mutually agreed upon negotiated due date, determined to be between 3 and 45 business days from the date of receipt of the order. The IC must coordinate the ICDD with the Telephone Company prior to sending in the first order. (C)

The ICDD does not apply to routine lists provided by the IC, as set forth in 6.5(C) and (D). The Nonrecurring Charge for Primary Interexchange Carrier, as set forth in 6.5(L), applies to each line converted to the IC requesting ICDD. This charge will be billed to the IC's end user customer.

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600 Hidden Ridge, Irving, Texas 75038

Issued: June 16, 1998

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)

6.5 Balloting and Allocation Process For Equal Access (Cont'd)(G) Multi-party End Users

Multi-party end users will continue with the same IC service arrangement which existed prior to the end office conversion. However, multi-party end users may access the IC of their choice by dialing the appropriate 101XXXX carrier identification code. In certain suitably equipped end offices two-party customers may subscribe to the IC of their choice. (C)

(H) Cancellation of an IC Participation

If an IC cancels all of its FGD or BSA-D service in the converting end office prior to the conversion date or discontinues all of its FGD or BSA-D service within two years after the introduction of FGD or BSA-D in the converting end office, the IC is obligated to do the following:

- (1) Notify the Telephone Company of the cancellation of their FGD or BSA-D service, and
- (2) Contact in writing all end users, end user agents or resellers who have selected, or been allocated to, the cancelling IC as their PIC, inform these end users, end user agents and resellers of the cancellation, request the end users, end user agents and resellers to select a new PIC, and state that the cancelling IC will pay the nonrecurring charge as set forth in 6.5(L).

The Telephone Company will bill the cancelling IC for a period of two years from the discontinuance of FGD or BSA-D service, the nonrecurring charge as set forth in 6.5(L) for each end user, end user agent and reseller this IC has currently designated to it. Such charge will not apply to the cancelling IC where the cancelling IC transfers or assigns its FGD or BSA-D services and the associated 10XXX or 101XXXX code to another IC in such manner that the Telephone Company does not change end user, end user agent or reseller records or if another IC elects to pay the nonrecurring charge on behalf of the cancelling IC.

(I) Liability of the Telephone Company

If through the fault of the Telephone Company, the end user, end user agent or reseller is not subscribed to its chosen PIC, the nonrecurring charges in 6.5(L) and 6.5(M) do not apply to reassign the end user, end user agent or reseller to his chosen PIC.

(J) Dual PIC Selection

This service is available only in Hawaii. An end user who has presubscribed to one carrier for interstate calling may presubscribe to another carrier for calling to international points and U.S. domestic offshore points. The selection of a carrier for this calling only must be made after the end user has completed the Balloting and Allocation Process set forth in 6.5. When an end user designates a separate carrier for calling to international and U.S. domestic offshore points, the charge established in 6.5(L) will apply.

(K) IC Desired Due Date (ICDDD) for PIC Installation

An IC may request a desired due date for PIC installation for a specific, single end user, end user agent or reseller acting on behalf of an end user post equal access conversion. This ICDDD is a mutually agreed upon negotiated due date, determined to be between 3 and 45 business days from the date of receipt of the order. The IC must coordinate the ICDDD with the Telephone Company prior to sending in the first order.

The ICDDD does not apply to routine lists provided by the IC, as set forth in 6.5(C) and (D). The Nonrecurring Charge for Primary Interexchange Carrier, as set forth in 6.5(L), applies to each line converted to the IC requesting ICDDD. This charge will be billed to the IC's end user customer.

(This page filed under Transmittal No. 1154.)

Issued: June 26, 1998

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access (Cont'd)(G) Multi-party End Users

Multi-party end users will continue with the same IC service arrangement which existed prior to the end office conversion. However, multi-party end users may access the IC of their choice by dialing the appropriate 101XXXX carrier identification code. In certain suitably equipped end offices two-party customers may subscribe to the IC of their choice.

(H) Cancellation of an IC Participation

If an IC cancels all of its FGD or BSA-D service in the converting end office prior to the conversion date or discontinues all of its FGD or BSA-D service within two years after the introduction of FGD or BSA-D in the converting end office, the IC is obligated to do the following:

- (1) Notify the Telephone Company of the cancellation of their FGD or BSA-D service, and
- (2) Contact in writing all end users, end user agents or resellers who have selected, or been allocated to, the cancelling IC as their PIC, inform these end users, end user agents and resellers of the cancellation, request the end users, end user agents and resellers to select a new PIC, and state that the cancelling IC will pay the nonrecurring charge as set forth in 6.5(L).

The Telephone Company will bill the cancelling IC for a period of two years from the discontinuance of FGD or BSA-D service, the nonrecurring charge as set forth in 6.5(L) for each end user, end user agent and reseller this IC has currently designated to it. Such charge will not apply to the cancelling IC where the cancelling IC transfers or assigns its FGD or BSA-D services and the associated 101XXXX code to another IC in such manner that the Telephone Company does not change end user, end user agent or reseller records or if another IC elects to pay the nonrecurring charge on behalf of the cancelling IC. (C)

(I) Liability of the Telephone Company

If through the fault of the Telephone Company, the end user, end user agent or reseller is not subscribed to its chosen PIC, the nonrecurring charges in 6.5(L) and 6.5(M) do not apply to reassign the end user, end user agent or reseller to his chosen PIC.

(J) Dual PIC Selection

This service is available only in Hawaii. An end user who has presubscribed to one carrier for interstate calling may presubscribe to another carrier for calling to international points and U.S. domestic offshore points. The selection of a carrier for this calling only must be made after the end user has completed the Balloting and Allocation Process set forth in 6.5. When an end user designates a separate carrier for calling to international and U.S. domestic offshore points, the charge established in 6.5(L) will apply.

(K) IC Desired Due Date (ICDDD) for PIC Installation

An IC may request a desired due date for PIC installation for a specific, single end user, end user agent or reseller acting on behalf of an end user post equal access conversion. This ICDDD is a mutually agreed upon negotiated due date, determined to be between 3 and 45 business days from the date of receipt of the order. The IC must coordinate the ICDDD with the Telephone Company prior to sending in the first order.

The ICDDD does not apply to routine lists provided by the IC, as set forth in 6.5(C) and (D). The Nonrecurring Charge for Primary Interexchange Carrier, as set forth in 6.5(L), applies to each line converted to the IC requesting ICDDD. This charge will be billed to the IC's end user customer.

(This page filed under Transmittal No. 1159.)

Issued: November 13, 2000

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access (Cont'd)(H) Multi-party End Users (T)

Multi-party end users will continue with the same IC service arrangement which existed prior to the end office conversion. However, multi-party end users may access the IC of their choice by dialing the appropriate 101XXXX carrier identification code. In certain suitably equipped end offices two-party customers may subscribe to the IC of their choice.

(I) Cancellation of an IC Participation (T)

If an IC cancels all of its FGD or BSA-D service in the converting end office prior to the conversion date or discontinues all of its FGD or BSA-D service within two years after the introduction of FGD or BSA-D in the converting end office, the IC is obligated to do the following:

- (1) Notify the Telephone Company of the cancellation of their FGD or BSA-D service, and
- (2) Contact in writing all end users, end user agents or resellers who have selected, or been allocated to, the canceling IC as their PIC, inform these end users, end user agents and resellers of the cancellation, request the end users, end user agents and resellers to select a new PIC, and state that the canceling IC will pay the nonrecurring charge as set forth in 6.5(M).

The Telephone Company will bill the canceling IC for a period of two years from the discontinuance of FGD or BSA-D service, the nonrecurring charge as set forth in 6.5(M) for each end user, end user agent and reseller this IC has currently designated to it. Such charge will not apply to the canceling IC where the canceling IC transfers or assigns its FGD or BSA-D services and the associated 101XXXX code to another IC in such manner that the Telephone Company does not change end user, end user agent or reseller records or if another IC elects to pay the nonrecurring charge on behalf of the canceling IC.

(J) Liability of the Telephone Company (T)

If through the fault of the Telephone Company, the end user, end user agent or reseller is not subscribed to its chosen PIC, the nonrecurring charges in 6.5(M) do not apply to reassign the end user, end user agent or reseller to his chosen PIC.

(K) Dual PIC Selection (T)

This service is available only in Hawaii. An end user who has presubscribed to one carrier for interstate calling may presubscribe to another carrier for calling to international points and U.S. domestic offshore points. The selection of a carrier for this calling only must be made after the end user has completed the Balloting and Allocation Process set forth in 6.5. When an end user designates a separate carrier for calling to international and U.S. domestic offshore points, the charge established in 6.5(M) will apply.

(L) IC Desired Due Date (ICDDD) for PIC Installation (T)

An IC may request a desired due date for PIC installation for a specific, single end user, end user agent or reseller acting on behalf of an end user post equal access conversion. This ICDDD is a mutually agreed upon negotiated due date, determined to be between 3 and 45 business days from the date of receipt of the order. The IC must coordinate the ICDDD with the Telephone Company prior to sending in the first order.

The ICDDD does not apply to routine lists provided by the IC, as set forth in 6.5(C) and (D). The Nonrecurring Charge for Primary Interexchange Carrier, as set forth in 6.5(M), applies to each line converted to the IC requesting ICDDD. This charge will be billed to the IC's end user customer.

(This page filed under Transmittal No. 1285.)

Director - Tariffs (T)
600 Hidden Ridge, Irving, Texas 75038

Issued: October 14, 1994

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)

6.5 Balloting and Allocation Process For Equal Access (Cont'd)

(L) Nonrecurring Charge for Primary Interexchange Carrier

The nonrecurring charge for Primary Interexchange Carrier is as follows:

(GSEC) (USOC)	Per Telephone Company Local Service Line or Trunk <u>Nonrecurring Charge</u>
	(NEPS) (REBNX)
<u>Jurisdiction</u>	
Alabama	\$3.20
Alaska	4.35
Arkansas	4.48
California	4.46
California-WC	4.35
Florida	4.14
Hawaii	4.39
Idaho	4.35
Illinois	3.86
Indiana	3.96
Iowa	3.92
Kentucky	3.20
Michigan	3.91
Minnesota	3.92
Missouri	3.92
Nebraska	3.92
N Mexico	4.48
N Carolina	3.20
Ohio	3.90
Oklahoma	4.48
Oregon	4.35
Pennsylvania	3.95
S Carolina	3.20
Texas	4.48
Virginia	3.20
Washington	4.35
Wisconsin	3.90
MTC	4.39

(D)

(This page filed under Transmittal No. 919.)

Issued: June 16, 2000

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access (Cont'd)(L) Nonrecurring Charge for Primary Interexchange Carrier

The nonrecurring charge for Primary Interexchange Carrier is as follows:

(GSEC) (USOC)	<u>Jurisdiction</u>	Per Telephone Company Local
		<u>Service Line or Trunk</u> <u>Nonrecurring Charge</u> (NEPS) (REBNX)
	Alabama	\$3.20
	Alaska	4.35
	Arkansas	4.48
	California	4.46
	California-WC	4.35
	Florida	4.14
	Hawaii	4.39
	Idaho	4.35
	Illinois	3.86
	Indiana	3.96
	Kentucky	3.20
	Michigan	3.91
	Minnesota	3.92
	Missouri	3.92
	Nebraska	3.92
	N Mexico	4.48
	N Carolina	3.20
	Ohio	3.90
	Oklahoma	4.48
	Oregon	4.35
	Pennsylvania	3.95
	S Carolina	3.20
	Texas	4.48
	Virginia	3.20
	Washington	4.35
	Wisconsin	3.90
MTC		4.39

(D)

(This page filed under Transmittal No. 1261.)

Director - Tariffs (T)
600 Hidden Ridge, Irving, Texas 75038

Issued: May 16, 1996

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)

6.5 Balloting and Allocation Process For Equal Access (Cont'd)(M) Nonrecurring Charges for Unauthorized Primary Interexchange Carrier (PIC) Changes (Z)

The nonrecurring charges for Unauthorized PIC changes are as follows:

(GSEC) (USOC)	Per Telephone Company Local Business or Residence Service Line or Trunk <u>Nonrecurring Charge</u>		Per Telephone Company Public and Semi-Public Pay Telephone and Public Coinless Telephone Lines <u>Nonrecurring Charge</u>	
	NEPSUBR REBUX		NEPSUC REBUX	
<u>Jurisdiction</u>				
Alabama	\$ 15.01	(I)	\$27.10	(I)
Alaska	13.21	(R)	28.30	(R)
Arkansas	16.52	(I)	26.92	(I)
California	16.47		27.47	(R)
California-WC	17.44		28.14	(R)
Florida	15.16		23.87	(I)
Hawaii	15.57		25.53	
Idaho	17.49		28.60	(I)
Illinois	14.04	(I)	23.63	(R)
Indiana	13.49	(R)	23.37	
Iowa	15.11	(I)	28.72	
Kentucky	15.16		29.37	
Michigan	14.70		24.15	
Minnesota	15.28		24.11	
Missouri	18.40		27.99	
Nebraska	15.30		24.13	(R)
N Mexico	16.02		26.42	(I)
N Carolina	12.85		22.45	
Ohio	13.78		22.96	(R)
Oklahoma	16.15		26.55	(I)
Oregon	14.24		25.35	(R)
Pennsylvania	15.14		25.00	(R)
S Carolina	14.74		26.32	(I)
Texas	16.02		26.42	
Virginia	14.38		28.13	(I)
Washington	14.67		25.77	(R)
Wisconsin	14.55	(I)	24.49	(R)
MTC	10.77		22.35	

(This page filed under Transmittal No. 1034.)

Director - Pricing and Tariffs
600 Hidden Ridge, Irving, Texas 75038

Issued: May 19, 1997

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)6.5 Balloting and Allocation Process For Equal Access (Cont'd)(M) Nonrecurring Charges for Unauthorized Primary Interexchange Carrier (PIC) Changes

The nonrecurring charges for Unauthorized PIC changes are as follows:

(GSEC) (USOC)	Per Telephone Company Local Business or Residence Service Line or Trunk <u>Nonrecurring Charge</u>	Per Pay Telephone and Coinless Telephone Lines <u>Nonrecurring Charge</u>	(T) (T)
	NEPSUBR REBUX	NEPSUC REBPX	
<u>Jurisdiction</u>			
Alabama	\$ 15.01	\$27.10	
Alaska	13.21	28.30	
Arkansas	16.52	26.92	
California	16.47	27.47	
California-WC	17.44	28.14	
Florida	15.16	23.87	
Hawaii	15.57	25.53	
Idaho	17.49	28.60	
Illinois	14.04	23.63	
Indiana	13.49	23.37	
Iowa	15.11	28.72	
Kentucky	15.16	29.37	
Michigan	14.70	24.15	
Minnesota	15.28	24.11	
Missouri	18.40	27.99	
Nebraska	15.30	24.13	
N Mexico	16.02	26.42	
N Carolina	12.85	22.45	
Ohio	13.78	22.96	
Oklahoma	16.15	26.55	
Oregon	14.24	25.35	
Pennsylvania	15.14	25.00	
S Carolina	14.74	26.32	
Texas	16.02	26.42	
Virginia	14.38	28.13	
Washington	14.67	25.77	
Wisconsin	14.55	24.49	
MTC	10.77	22.35	

(This page filed under Transmittal No. 1095.)

Director - Pricing and Tariffs
600 Hidden Ridge, Irving, Texas 75038

Issued: June 16, 2000

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Contd)

6.5 Balloting and Allocation Process For Equal Access (Contd)

(M) Nonrecurring Charges for Unauthorized Primary Interexchange Carrier (PIC) Changes

The nonrecurring charges for Unauthorized PIC changes are as follows:

(GSEC) (USOC)	Per Telephone Company Local Business or Residence Service Line or Trunk <u>Nonrecurring Charge</u>	Per Pay Telephone and Coinless Telephone Lines <u>Nonrecurring Charge</u>
	NEPSUBR REBUX	NEPSUC REBPX
<u>Jurisdiction</u>		
Alabama	\$ 15.01	\$27.10
Alaska	13.21	28.30
Arkansas	16.52	26.92
California	16.47	27.47
California-WC	17.44	28.14
Florida	15.16	23.87
Hawaii	15.57	25.53
Idaho	17.49	28.60
Illinois	14.04	23.63
Indiana	13.49	23.37
Kentucky	15.16	29.37
Michigan	14.70	24.15
Minnesota	15.28	24.11
Missouri	18.40	27.99
Nebraska	15.30	24.13
N Mexico	16.02	26.42
N Carolina	12.85	22.45
Ohio	13.78	22.96
Oklahoma	16.15	26.55
Oregon	14.24	25.35
Pennsylvania	15.14	25.00
S Carolina	14.74	26.32
Texas	16.02	26.42
Virginia	14.38	28.13
Washington	14.67	25.77
Wisconsin	14.55	24.49
MTC	10.77	22.35

(D)

(This page filed under Transmittal No. 1261.)

Director - Tariffs (T)
 600 Hidden Ridge, Irving, Texas 75038

Issued: October 22, 1992

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)

6.5 Balloting and Allocation Process For Equal Access (Cont'd)

(N) IC CIC Consolidation

IC requests to consolidate multiple CICs (Carrier Identification Codes) will be subject to an IC CIC Consolidation Charge. This charge is only assessed when all lines or trunks associated with the former CIC(s) are changed on a one-time realignment basis within the Telephone Company's databases at a nationwide level to a single existing CIC. Requests for an IC CIC Consolidation must be provided to the Telephone Company in writing, but no ASR charge is applicable for this request. The rate for this service is provided in 6.5(0).

The IC CIC Consolidation charge does not apply to normal PIC change activity, whereby carrier selection is changed and no consolidation of CICs occurs.

The Telephone Company will negotiate a due date for an IC CIC Consolidation with the IC. It is the sole responsibility of the IC to notify affected end users of the change.

If an IC elects to change a CIC due to surrendering a CIC to the North American Numbering Plan Administrator for reassignment, the IC CIC Consolidation Charge will be waived. The waiver is applied only when the IC surrenders the CIC on a nationwide basis. Additionally, the CIC must be relinquished within ninety (90) days from the completed conversion date. Confirmation of relinquished code(s) must be in writing and come from the NANP Administrator.

(0) Nonrecurring Charge for IC CIC Consolidation

(USOC)	<u>Nonrecurring Charge</u> (NRBCC)	(T)(x)
IC CIC Consolidation Charge, per line or trunk (All jurisdictions)	\$1.30	

Note: This charge is billed to an IC who requests customer CIC changes in order to consolidate multiple CICs provided that all lines or trunks associated with the former CIC(s) are changed at the same time to a single existing CIC.

(x) Issued on not less than five days' notice under authority of Special Permission No. 92-758 of the FCC.

(This page filed under Transmittal No. 747.)

Director - Tariffs
 600 Hidden Ridge, Irving, Texas 75038

Issued: November 13, 2000

FACILITIES FOR INTERSTATE ACCESS

6. MISCELLANEOUS SERVICES (Cont'd)

6.5 Balloting and Allocation Process For Equal Access (Cont'd)

(O) IC CIC Consolidation

(T)

IC requests to consolidate multiple CICs (Carrier Identification Codes) will be subject to an IC CIC Consolidation Charge. This charge is only assessed when all lines or trunks associated with the former CIC(s) are changed on a one-time realignment basis within the Telephone Company's databases at a nationwide level to a single existing CIC. Requests for an IC CIC Consolidation must be provided to the Telephone Company in writing, but no ASR charge is applicable for this request. The rate for this service is provided in 6.5(O).

The IC CIC Consolidation charge does not apply to normal PIC change activity, whereby carrier selection is changed and no consolidation of CICs occurs.

The Telephone Company will negotiate a due date for an IC CIC Consolidation with the IC. It is the sole responsibility of the IC to notify affected end users of the change.

If an IC elects to change a CIC due to surrendering a CIC to the North American Numbering Plan Administrator for reassignment, the IC CIC Consolidation Charge will be waived. The waiver is applied only when the IC surrenders the CIC on a nationwide basis. Additionally, the CIC must be relinquished within ninety (90) days from the completed conversion date. Confirmation of relinquished code(s) must be in writing and come from the NANP Administrator.

(P) Nonrecurring Charge for IC CIC Consolidation

(T)

(USOC)	Nonrecurring Charge (NRBCC)
IC CIC Consolidation Charge, per line or trunk (All jurisdictions)	\$1.30

Note: This charge is billed to an IC who requests customer CIC changes in order to consolidate multiple CICs provided that all lines or trunks associated with the former CIC(s) are changed at the same time to a single existing CIC.

(This page filed under Transmittal No. 1285.)

Director - Tariffs
 600 Hidden Ridge, Irving, Texas 75038



GTE Telephone
Operations

P.O. Box 152092
Irving, TX 75015-2092

June 16, 1998

RECEIVED

JUN 16 1998

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

GTOC Transmittal No. 1154

Ms. Magalie R. Salas, Secretary
Federal Communications Commission
1919 M Street, NW
Washington, DC 20554

Attention: Common Carrier Bureau

Dear Ms. Salas:

The accompanying tariff material, issued on behalf of the GTE Telephone Operating Companies (GTOCs) and bearing GTOC Tariff FCC No. 1, is sent to you for filing in compliance with the requirements of the Communications Act of 1934, as amended. This filing, to become effective July 1, 1998, consists of tariff pages as indicated on the following check sheet:

GTOC Tariff FCC No. 1 - 1130th Revised Page 1

Pursuant to the Common Carrier Bureau's Declaratory Ruling DA 98-828 in Docket No. 92-237, released May 1, 1998, this filing reflects the phase out of the three-digit CIC code.

The filing fee for this transmittal was made to Mellon Bank electronically today. The audit code is shown on the accompanying Form 159. Supporting information discussed under Section 61.49 of the Commission's Rules is not required to make this filing.

Ms. Magalie R. Salas

June 16, 1998

Page 2

Acknowledgement and date of receipt of this filing are requested. A duplicate letter is provided for this purpose. All correspondence and inquiries concerning this filing may be hand delivered to F. Gordon Maxson, GTE Service Corporation, 1850 M Street NW, Suite 1200, Washington, DC 20036, telephone (202) 463-5291, facsimile numbers (202) 463-5239 or 463-5298.

Very truly yours,

Thomas L. Vogel for

Meade C. Seaman
Director-Pricing and Tariffs

MCS/MRR/das

Attachments

Tariff Pages (2 sets)

Copy of Letter With Attachments Concurrently Sent To:

Chief, Tariff Review Branch (Public Reference Copy)

Commercial Contractor - International Transcription Service (ITS)

Dennis B. Trimble
AVP-Marketing Services



**GTE Telephone
Operations**

600 Hidden Ridge, HQE02B20
P.O. Box 152092
Irving, TX 75015-2092
972 718-5161
Fax: 972 718-1239

May 19, 1997

GTOC Transmittal No. 1095

Mr. William F. Caton, Acting Secretary
Federal Communications Commission
1919 M Street, NW
Washington, DC 20554

Attention: Common Carrier Bureau

Dear Mr. Caton:

The accompanying tariff material, issued on behalf of the GTE Telephone Operating Companies (GTOCs) and bearing GTOC Tariff FCC No. 1, is sent to you for filing in compliance with the requirements of the Communications Act of 1934, as amended. This filing, to become effective June 3, 1997, consists of tariff pages as indicated on the following check sheet:

GTOC Tariff FCC No. 1 - 1071st Revised Page 1

Pursuant to the Carrier Common Bureau's Order in CC Docket No. 96-128, released April 4, 1997, this filing introduces Selective Class of Call Screening as a new optional miscellaneous service. This is in accordance with the Commission's Order on Reconsideration in CC Docket No. 96-128 and CC Docket No. 91-35, released November 8, 1996 that required Local Exchange Carriers to provide tariffed payphone services to independent payphone providers which they provide to their own payphone operations.

In addition, this filing makes text changes to clarify the application of the multiline end user subscriber line charge and establishes a new mated STP pair location in Texarkana and Kilgore, Texas.

Finally, this filing adds provisions for the warehousing and hoarding of toll free subscriber numbers in accordance with the Commission's Second Report and Order and Further Notice of Proposed Rulemaking in CC Docket No. 95-155, released April 17, 1997.

Mr. William F. Caton
May 19, 1997
Page 2

The filing fee for this transmittal was made to the Mellon Bank electronically today. The audit code is shown on the accompanying Form 159. Supporting information is attached.

Acknowledgement and date of receipt of this filing are requested. A duplicate letter is provided for this purpose. All correspondence and inquiries concerning this filing may be hand delivered to F. Gordon Maxson, GTE Service Corporation, 1850 M Street NW, Suite 1200, Washington, DC 20036, telephone (202) 463-5291, facsimile numbers (202) 463-5239 or 463-5298.

Very truly yours,



Dennis B. Trimble
AVP-Marketing Services

DBT/MRR:gg
Attachments

Tariff Pages (2 sets)
Cost Support

Copy of Letter With Attachments Concurrently Sent To:
Chief, Tariff Review Branch (Public Reference Copy)
Commercial Contractor - International Transcription Service

Dennis B. Trimble
AVP-Marketing Services



**GTE Telephone
Operations**

600 Hidden Ridge, HQE02B20
P.O. Box 152092
Irving, TX 75015-2092
972 718-5161
Fax: 972 718-1239

April 17, 1997

GTOC Transmittal No. 1091

Mr. William F. Caton, Acting Secretary
Federal Communications Commission
1919 M Street, NW
Washington, DC 20554

Attention: Common Carrier Bureau

Dear Mr. Caton:

The accompanying tariff material, issued on behalf of the GTE Telephone Operating Companies (GTOCs) and bearing GTOC Tariff FCC No. 1, is sent to you for filing in compliance with the requirements of the Communications Act of 1934, as amended. This filing, to become effective May 2, 1997, consists of tariff pages as indicated on the following check sheet:

GTOC Tariff FCC No. 1 - 1067th Revised Page 1

This filing provides for the following:

- Special Construction of DS1 facilities at seven cell sites in California For PacBell Mobile Services, under Section 10, Special Construction;
- Removes two Special Construction cases for PacBell Mobile Services in California which were canceled by the customer prior to provisioning and one due to a change in the jurisdiction;
- Expands the application of the end user access charge and the Primary Interexchange Carrier (PIC) change charge to include a local service provider that resells services; and,
- Adds a billing code.

Mr. William F. Caton
April 17, 1997
Page 2

The filing fee for this transmittal was made to the Mellon Bank electronically today. The audit code is shown on the accompanying Form 159. Supporting information is attached.

Acknowledgement and date of receipt of this filing are requested. A duplicate letter is provided for this purpose. All correspondence and inquiries concerning this filing may be hand delivered to F. Gordon Maxson, GTE Service Corporation, 1850 M Street NW, Suite 1200, Washington, DC 20036, telephone (202) 463-5291, facsimile numbers (202) 463-5239 or 463-5298.

Very truly yours,



Dennis B. Trimble
AVP-Marketing Services

DBT/KP/MRR:ggt
Attachments

Tariff Pages (2 sets)
Cost Support

Copy of Letter With Attachments Concurrently Sent To:
Chief, Tariff Review Branch (Public Reference Copy)
Commercial Contractor - International Transcription Service



GTE Telephone
Operations

June 26, 1998

P.O. Box 152092
Irving, TX 75015-2092

GTOC Transmittal No. 1159

Ms. Magalie R. Salas, Secretary
Federal Communications Commission
1919 M Street, NW
Washington, DC 20554

Attention: Common Carrier Bureau

Dear Ms. Salas:

The accompanying tariff material, issued on behalf of the GTE Telephone Operating Companies (GTOCs) and bearing GTOC Tariff FCC No. 1, is sent to you for filing in compliance with the requirements of the Communications Act of 1934, as amended. This filing, to become effective July 11, 1998, consists of tariff pages as indicated on the following check sheet:

GTOC Tariff FCC No. 1 - 1135th Revised Page 1

This filing provides for the following:

- Provides for Diverse Routing in Florida for AT&T, under Section 9, Special Facilities Routing of FIA (Facilities for Interstate Access);
- Provides for Avoidance in Florida for Bell South Mobility, under Section 9, Special Facilities Routing of FIA;
- Provides for Special Construction in Virginia for Bell Atlantic Mobile, under Section 10, Special Construction;
- Removes special construction services that have expired, under Section 10, Special Construction;
- Provides for Special Construction in California for PacBell Mobile Services, under Section 10, Special Construction; and,
- Makes minor text changes.

The filing fee for this transmittal was made to the Mellon Bank electronically today. The audit code is shown on the accompanying Form 159. Supporting information is attached to make this filing.

Acknowledgment and date of receipt of this filing are requested. A duplicate letter is provided for this purpose. All correspondence and inquiries concerning this filing may be hand delivered to F. Gordon Maxson, GTE Service Corporation, 1850 M Street NW, Suite 1200, Washington, DC 20036, telephone (202) 463-5291, facsimile numbers (202) 463-5239 or 463-5298.

Very truly yours,

ORIGINAL SIGNED BY GORDON MAXSON

Mark S. Calnon
Director - Pricing and Tariffs

MSC/KP:ds

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