TARIFF DISTRIBUTION

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DATE:	October 29, 2014
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TYPE OF DISTRIBUTION:	Approved

PURPOSE: PF 219 - Access Service Offer

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Title pages 1 and 2 and pages 1 to 846 inclusive of this tariff are effective as of the date shown. Original and revised pages as named below and Supplement No. 341 contain all changes from the original tariff that are in effect on the date hereof.

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22.	Pricing Fl	exibility Cor	ntract Offerings		(N)
	22.219	Contract O	ffer No. 219 – Acces	s Service Offer	(N)
		22.219.1	General Description	<u>1</u>	(N)
			Annual Revenue Co subscription is requ Tariffs: Pacific Bell Contract Offer No. Tariff F.C.C. No. 73 LLC (BellSouth) Ta Telephone Compar (collectively, with th Subscribed Contract	s Service Offer (Contract Offer No. 219) is a Minimum ommitment attainment plan for which concurrent ired to this Contract Offer and the following Access Telephone Company (PBTC) Tariff F.C.C. No. 1, 169, Southwestern Bell Telephone Company (SWBT) , Contract Offer No. 189; BellSouth Telecommunications riff F.C.C. No. 1, Contract Offer No. 84; and Nevada Bell by (NBTC) Tariff F.C.C No. 1, Contract Offer No. 33 is Contract Offer No. 219, referred to as the "Concurrently of Offers". BellSouth, NBTC, PBTC, and SWBT, together Company, shall be identified herein as the "Qualified	(Nx)
			for certain credits b Commitment" or "M MARC consists of c	ubscribed Contract Offers allow the Customer to qualify ased on its attainment of a "Minimum Annual Revenue ARC," as described in Section 22.219.5, below. The certain recurring revenue from "Contributory Services," as 22.219.2, below, that the Customer purchases from the es.	(N)
				219 will be available for subscription only from October ovember 29, 2014. This Contract Offer is not renewable.	
		22.219.2	Subject and Non-Subject and Non-Su	ubject Services	
			are Subject Service listed in Table B, be within the operating "Subject Services" a	vices" under the Concurrently Subscribed Contract Offers s, listed in Table A, below, and Non-Subject Services, elow, provided by the Telephone Company and located territories of the Qualified Companies, as well as and "Non-Subject Services" as defined in the other cribed Contract Offers.	
			(A) <u>Subject Ser</u>	vices	
			ser	pject Services are pricing flexibility-qualified access vices and associated rate elements, as identified in Table pelow.	
x – Is		<u>Table A – S</u>	Subject Services		
		Categor	У	Services Included	
		Located in	Special Access n Pricing Flexibility an Statistical SAs)	DS1 and DS3, except for any rate elements not subject to pricing flexibility	
x – Is	ssued unde	er the Autho	rity of Special Permis	sion No. 14-021 of the F.C.C.	 (N)
			(This page filed un	der Transmittal No. 1817)	

AMERITECH OPERATING COMPANIES

22.

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ACCESS SERVICE

Pricing Flexibility Contract Offerings (Cont'd) (N) Contract Offer No. 219 – Access Service Offer (Cont'd) 22.219.2 Subject and Non-Subject Services (Cont'd) 22.219 (A) Subject Services (Cont'd) Subject Services must be located in the Pricing Flexibility MSAs (2)where the Telephone Company has been granted Phase II pricing flexibility, as listed in Ameritech Tariff F.C.C. No. 2, Section 21, and those additional MSAs listed below. During the Term Period of this Contract Offer, if the Telephone Company is granted pricing flexibility relief in additional MSAs, the Customer may, at its option, include Subject Services in those additional MSAs as eligible for the discounts under this Contract Offer. Additional MSAs: Chicago IL, Peoria IL, Anderson IN, Evansville/Henderson IN, Indianapolis IN, Battle Creek MI, Detroit/Ann Arbor MI, Kalamazoo, MI, Toledo MI, Akron OH, Cleveland/ Lorain/Elyria OH, Dayton OH, Toledo OH, Eau Claire WI, Kenosha, WI (3) Subject Services ordered and purchased by the Customer prior to its subscription to this Contract Offer will be referred to as "Existing Subject Services." Subject Services that were not being purchased from the Telephone Company prior to its subscription to this Contract Offer will be referred to as "New Subject Services." (B) Non-Subject Services Non-Subject Services are listed in Table B, below. TABLE B- Non-Subject Services will be included in calculations related to the "Minimum Annual Revenue Commitment," as defined in Section 22.219.1, but are not otherwise subject to this Contract Offer. Service¹ Category Interstate Special Access Optical Ethernet Metropolitan Area Network (OPT-E-MAN®), AT&T Switched EthernetSM Service Services DS1, DS3, Optical Ethernet Metropolitan Area Network (OPT-Intrastate Special Access and/or Equivalent Non-Switched E-MAN®), AT&T Switched Ethernet Service Exchange Services (Excluding Private Line Services)

Interstate Opt-E-MAN® and AT&T Switched Ethernet services are now provided on a contractual basis outside of the tariff, including all terms and conditions. As required by the Commission, to allow the Telephone Company to take advantage of the relief granted in the Commission's Memorandum Opinion and Order No. 07-180 released October 12, 2007, services have been de-tariffed by the Telephone Company. Rates, terms and conditions associated with de-tariffed services are available at www.att.com/guidebook.

(N)

(This page filed under Transmittal No. 1817)

AT&T Corp.

AT&T OPT-E-WAN® Virtual Private LAN Service (VPLS)

- 22. <u>Pricing Flexibility Contract Offerings</u> (Cont'd)
 - 22.219 <u>Contract Offer No. 219 Access Service Offer</u> (Cont'd)
 - 22.219.2 Subject and Non-Subject Services (Cont'd)
 - (C) All terms and conditions for those Subject Services and Non-Subject Services that are tariffed are governed by their respective tariff sections, except as noted in this Contract Offer with respect to Subject Services. All terms and conditions for those Non-Subject Services that are not tariffed are governed by the applicable guidebooks, service guides or contracts.
 - (D) Subject Services and Non-Subject Services shall also include any similar or successor services which are provided by the Qualified Companies and which were not available as of the effective date of this Contract Offer.

22.219.3 Eligibility Criteria

The following Eligibility Criteria apply to this Contract Offer:

- (A) The Customer must have a minimum of 6,773 interstate special access DS1 circuit and 914 interstate special access DS3 circuits in service with the Qualified Companies, as of the effective date of this Contract Offer.
- (B) The Customer must have purchased interstate special access DS1 and DS3 services from the Qualified Companies for which aggregate monthly recurring charges were not less than \$1,748,890 (net of any applicable discounts and credits) for the month immediately prior to the effective date of this Contract Offer.
- (C) The Customer must have been purchasing a minimum of seventyfive percent (75%) of its DS1 and DS3 interstate special access circuits under either 5-year or 7-year term commitments, in aggregate, including purchases from all of the Qualified Companies, during the last six months prior to the Subscription Date of this Contract Offer (as defined in Section 22.219.4.B, below). DS1 and DS3 interstate special access circuits will be considered separately.

Example: If the Customer purchased more than seventy-five percent (75%) of its DS1 interstate special access circuits subject to 5-year term commitments, in the aggregate from all of the Qualified Companies, the Customer would be eligible to order and purchase DS1 Subject Services under this Contract Offer at five-year rates.

Example: If the Customer purchased more than seventy-five percent (75%) of its DS1 interstate special access circuits subject to 7-year term commitments, in the aggregate from all of the Qualified Companies, the Customer would be eligible to order and purchase DS1 Subject Services under this Contract Offer at seven-year rates. (N)

(This page filed under Transmittal No. 1817)

22.	22.219 <u>Con</u>		fer No	 <u>Offerings</u> (Cont'd) <u>219 – Access Service Offer</u> (Cont'd) <u>bility Criteria</u> (Cont'd) The Customer must concurrently subscribe to following Contract Offers: (1) Ameritech Tariff F.C.C No. 2, Contract Offer No. 219; (2) BellSouth Tariff F.C.C. No. 1, Contract Offer No. 84; (3) NBTC Tariff F.C.C. No. 1, Contract Offer No. 33; (4) PBTC Tariff F.C.C. No. 1, Contract Offer No. 169; and (5) SWBT Tariff F.C.C. No. 73, Contract Offer No. 189; 	(N) (N) (Nx) (Nx)
	22.2	219.4	<u>Gene</u>	ral Terms and Conditions	(N)
			The f 219:	ollowing General Terms and Conditions apply to this Contract Offer No.	
			(A)	Subscription	
				To subscribe to Contract Offer, the Customer must submit Letters of Subscription (LOS) to the Qualified Companies. The Customer must provide, at the time of subscription, all Access Customer Name Abbreviations (ACNAs) that the Customer designates for inclusion in the Concurrently Subscribed Contract Offers for itself and any of its "Affiliates" that may purchase service pursuant to the Concurrently Subscribed Contract Offers (hereafter referred to as "Eligible ACNAs"). Services ordered or purchased under other ACNAs may not be transferred to, or converted for inclusion under, the Concurrently Subscribed Contract Offers, unless otherwise agreed in writing by the parties.	
			(A)	Term Period The term of this Contract Offer (Term Period) will begin on the first day of the first calendar month following the date the Qualified Companies receive signed Letters of Subscription (LOS) from the Customer (that date to be referred to as the "Subscription Date"), and will continue for sixty (60) months. Each period of twelve (12) consecutive months during the Term Period, beginning from the Subscription Date, shall be referred to as a Term Year. Each period of three (3) consecutive months during the Term Period, beginning from the Subscription Date, shall be referred to as a Quarter. Upon expiration of the Term Period, Subject Services will be provided at the prevailing month-to-month rates as provided in Ameritech Tariff F.C.C. No. 2, Sections 7 or 21, or if there are no month-to-month rates, then at the rates applicable to the shortest available term, unless the Customer disconnects the services or chooses another applicable rate. Notwithstanding anything to the contrary in this Section 22.219(B), all Service Terms are subject to termination pursuant to Sections 22.219.4(F) and 22.219.4(G), below.	(N)

x – Issued under the Authority of Special Permission No. 14-021 of the F.C.C.

- 22. <u>Pricing Flexibility Contract Offerings</u> (Cont'd)
 - 22.219 <u>Contract Offer No. 219 Access Service Offer</u> (Cont'd)
 - 22.219.4 <u>General Terms and Conditions</u> (Cont'd)
 - (A) Service Term

Subject Services must be ordered and purchased subject to the Term Period applicable to either DS1 or DS3 service, respectively, under this Contract Offer, as provided in Section 22.219.3(C) (in either case, referred to as the Service Term). Customer shall order any New Subject Services under this Contract Offer by submitting an ASR, including the PNUM of this Contract Offer to the Telephone Company. Customer may convert any Existing Subject Services to this Contract Offer either: (1) by submitting one or more ASRs, including the PNUM of this Contract Offer, to the Telephone Company, or (2) by requesting a bulk conversion project, to be coordinated by the Telephone Company. In either case, Existing Subject Services must begin a new service term upon conversion to this Contract Offer. Termination liability charges will not apply as a result of such conversion.

Upon expiration of the Service Term or upon termination of the Term Period as described in Section 22.219.4(G), below, Subject Services will be provided at the prevailing month-to-month rates as provided in Ameritech Tariff F.C.C. No. 2, Sections 7 or 21, or if there are no month-to-month rates, then at the rates applicable to the shortest available term, unless the Customer disconnects the services or chooses another applicable rate. Notwithstanding anything to the contrary in this Section 22.219.4(C), all Service Terms are subject to termination pursuant to Section 22.219.4(G), below.

- (D) Commingling of Subject Services is defined in Ameritech Tariff F.C.C. No. 2, Section 2.6. During the Term Period, the Customer may not at any time be obtaining from the Qualified Companies a greater number of Subject Services that are commingled with one or more unbundled network elements than the number of such Subject Services in place as of the Subscription Date.
- (E) The Customer may not be a party to any agreement for de-tariffed interstate access services provided by any of the Qualified Companies ("Broadband Agreement") or any other pricing flexibility contract tariff, if the Broadband Agreement or pricing flexibility contract tariff contains any revenue or volume commitment or attainment level, as of the effective date of the Contract Offer (Commitment Agreement), unless the Commitment Agreement expressly allows the Customer to participate in both the Commitment Agreement and the Concurrently Subscribed Contract Offers.
- (F) Grandfathering or Sunsetting of Subject Services Nothing in this Contract Offer shall prevent the Qualified Companies from terminating the provision of Subject Services entirely, prior to the end of the Term Period, to the extent permitted by applicable law.

(This page filed under Transmittal No. 1817)

(N)

- 22. <u>Pricing Flexibility Contract Offerings</u> (Cont'd)
 - 22.219 <u>Contract Offer No. 219 Access Service Offer</u> (Cont'd)
 - 22.219.4 <u>General Terms and Conditions</u> (Cont'd)
 - Subject to paragraphs G(1) or G(2), if either becomes applicable (G) during the Term Period, upon no less than three (3) months' notice to the Customer, the Telephone Company may stop accepting orders for, or otherwise placing Subject Services under, five (5) year and seven (7) year service terms, including new, renewed, converted, or other Subject Services. The date on which the Telephone Company may stop accepting orders for, or otherwise placing service under, five (5) year and seven (7) year service terms will not be sooner than January 1, 2018, and may be implemented on a geographically or otherwise limited basis (e.g., by wire center). For any in-service circuit subject to a service term that extends beyond January 1, 2018, the Customer may keep the circuit in place subject to that service term; provided, however, that such service terms will be subject to termination by the Telephone Company until the earlier of: (i) the time at which the Telephone Company or any of its affiliates can provide a replacement service to the location served by such circuit, or (ii) January 1, 2019.
 - (1) If a Telephone Company tariff filing to withdraw or limit the availability of five (5) or seven (7) year service terms (a Grandfathering Tariff) has not become effective as of January 1, 2018, then upon written notice from the Customer to the Telephone Company, the Customer may continue to purchase or retain Subject Services under five (5) and seven (7) year service terms to the extent such service terms remain available under the terms and conditions of the applicable tariff provisions, subject to any subsequent changes in such terms and conditions, but all other terms and conditions of this Contract Offer will continue to apply.
 - (2) If a Grandfathering Tariff becomes effective by January 1, 2018, then upon written notice from the Customer to the Telephone Company, the Customer may purchase or retain Subject Services under five (5) and seven (7) year service terms, according to the same rates, terms and conditions as provided under the Grandfathering Tariff, including, without limitation, any terms and conditions governing termination liability charges and completion of service terms, but all other terms and conditions of this Contract Offer will continue to apply.

(N)

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- 22. <u>Pricing Flexibility Contract Offerings</u> (Cont'd)
 - 22.219 <u>Contract Offer No. 219 Access Service Offer</u> (Cont'd)
 - 22.219.4 <u>General Terms and Conditions</u> (Cont'd)
 - If, during the Term Period, any of the Qualified Companies or any (H) portion of any such Qualified Company is no longer under the ownership and control of AT&T Inc. (a "Divested Entity"), then as of the closing date(s) of the relevant transaction(s), any Concurrently Subscribed Contract Offer applicable to a Divested Entity shall be administered and enforced, and any rights or obligations of either party to such Contract Offer shall apply, separately to: (i) the Qualified Companies (and any portions of Qualified Companies) remaining under the ownership and control of AT&T Inc. and (ii) the Divested Entity or Entities. In particular, but without limitation, the MARC (as provided in Section 22.219.5) and the amount of MARC-Eligible Charges required to gualify for Plan Shortfall Charges (as provided in Section 22.219.6(C)) shall be pro-rated between the Qualified Companies (and any portions of Qualified Companies) remaining under the ownership and control of AT&T Inc. and the Divested Entity or Entities in proportion to the amount of MARC-Eligible Charges billed by the Qualified Companies (and any portions of Qualified Companies) remaining under the ownership and control of AT&T Inc. and the Divested Entity or Entities, for the three months immediately prior to the closing date(s) of the relevant transaction(s).

Notwithstanding the foregoing paragraph, nothing in this Section 22.219.4(H) shall prevent the lawful modification or termination of any of the Concurrently Subscribed Contract Offers, as applicable to any Qualified Company or Divested Entity.

22.219.5 Minimum Annual Revenue Commitment

The Customer must satisfy a Minimum Annual Revenue Commitment (MARC) for each Term Year of this Contract Offer. The MARC shall be satisfied by gross billed recurring revenue, after application of any discounts or credits applicable to those recurring revenues (except those issued under the Concurrently Subscribed Contract Offers), as well as adjustments for overbilling, under-billing and billing dispute settlements issued during that Term Year for Subject Services and Non-Subject Services purchased by and billed to Customer under the Eligible ACNAs (collectively, "MARC-Eligible Charges"). The Customer's MARC-Eligible Charges shall specifically exclude non-recurring charges, usage-based charges and temporary service charges. Credits under this Contract Offer are conditioned on the Customer's satisfaction of the MARC in each Term Year. Satisfaction of the MARC shall be determined according to MARC-Eligible Revenue.

The MARC for the first Term Year of the Term Period will be equal to ninetyfive percent (95%) of the Customer's MARC-Eligible Revenue for the three (3) months prior to the Subscription Date, times four (4). The MARC for the each subsequent Term Year of the Term Period will be equal to ninety-five percent (95%) of the Customer's MARC-Eligible Revenue for the last three (3) months of the prior Term Year, times four (4). (This page filed under Transmittal No. 1817)

22. <u>Pricing Flexibility Contract Offerings</u> (Cont'd)

- 22.219 Contract Offer No. 219 Access Service Offer (Cont'd)
 - 22.219.6 Billing & Credits
 - (A) Subject Service Non-Recurring Charges
 - (1) Tables C and D, below, contain the effective rates for Subject Services under this Contract Offer No. 219. Any rate elements not listed in Tables C and D will be provided at the applicable rates in Ameritech Operating Telephone Company Tariff F.C.C No 2, Section 7. Each circuit element (Channel Termination and Mileage) must be located entirely in the MSAs listed in Section 22.219X.2 (A) to be eligible for these rates.
 - (2) The Telephone Company will initially bill the Customer according to the otherwise applicable twelve (12) month Optional Payment Plan Monthly Recurring Charges ("OPP MRCs"). The Customer will then be credited in an amount equal to the difference between the otherwise applicable OPP MRCs and the MRCs for the rate elements listed in Tables C and D, below. Credits will be applied monthly in arrears. Taxes, if applicable, will be charged on the OPP MRC rates, but will not be included in the credits applied to the Customer's bill.

(This page filed under Transmittal No. 1817)

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ACCESS SERVICE

22. <u>Pricing Flexibility Contract Offerings</u> (Cont'd) 22.219 <u>Contract Offer No. 219 – Access Service Offer</u> (Cont'd) 22.219.6 <u>Billing & Credits</u> (Cont'd)

(A) Subject Service Non-Recurring Charges (Cont'd)

Table C:		(A) Subject s		ecurring Charge	
		nel - Per Point of			ation - Per Point of
Termination	<u>ı - 1.544 Mb</u>	ps	Termina	tion - 1.544 Mbps	;
_		60 MO OPP			
State	USOC	MRC	State	USOC	60 MO OPP MRC
Illinois			Illinois		
Zone 1	TZ4X1	\$93.00	Zone 1	CZ4X1	\$24.80
Zone 2	TZ4X2	\$100.00	Zone 2	CZ4X2	\$25.30
Zone 3	TZ4X3	\$110.00	Zone 3	CZ4X3	\$30.40
Zone 4	TZ4X4	\$119.00	Zone 4	CZ4X4	\$48.70
Zone 5	TZ4X5	\$125.00	Zone 5	CZ4X5	\$50.50
Indiana			Indiana		
Zone 1	TZ4X1	\$102.00	Zone 1	CZ4X1	\$25.80
Zone 2	TZ4X2	\$110.00	Zone 2	CZ4X2	\$26.30
Zone 3	TZ4X3	\$120.00	Zone 3	CZ4X3	\$31.60
Zone 4	TZ4X4	\$130.00	Zone 4	CZ4X4	\$50.75
Zone 5	TZ4X5	\$137.00	Zone 5	CZ4X5	\$52.50
Michigan			Michigar	1	
Zone 1	TZ4X1	\$98.00	Zone 1	CZ4X1	\$25.30
Zone 2	TZ4X2	\$106.00	Zone 2	CZ4X2	\$25.80
Zone 3	TZ4X3	\$115.00	Zone 3	CZ4X3	\$31.00
Zone 4	TZ4X4	\$125.00	Zone 4	CZ4X4	\$49.70
Zone 5	TZ4X5	\$132.00	Zone 5	CZ4X5	\$51.50
Ohio			Ohio		
Zone 1	TZ4X1	\$98.00	Zone 1	CZ4X1	\$25.30
Zone 2	TZ4X2	\$106.00	Zone 2	CZ4X2	\$25.80
Zone 3	TZ4X3	\$115.00	Zone 3	CZ4X3	\$31.00
Zone 4	TZ4X4	\$125.00	Zone 4	CZ4X4	\$49.70
Zone 5	TZ4X5	\$132.00	Zone 5	CZ4X5	\$51.50
Wisconsin			Wiscons	in	
Zone 1	TZ4X1	\$102.00	Zone 1	CZ4X1	\$25.80
Zone 2	TZ4X2	\$110.00	Zone 2	CZ4X2	\$26.30
Zone 3	TZ4X3	\$120.00	Zone 3	CZ4X3	\$31.60
Zone 4	TZ4X4	\$130.00	Zone 4	CZ4X4	\$50.75
Zone 5	TZ4X5	\$137.00	Zone 5	CZ4X5	\$52.50

22. <u>Pricing Flexibility Contract Offerings</u> (Cont'd)

22.219 Contract Offer No. 219 – Access Service Offer (Cont'd)

22.219.6 Billing & Credits (Cont'd)

(A) Subject Service Non-Recurring Charges (Cont'd)

Table C (Cont'd):

Channel Mile	age - Per Mile	-1.544 Mbps	Multiplexing - Per	Arrangement	- DS1 to DS0
State	USOC	60 MO OPP MRC	State	USOC	60 MO MRC
Illinois			Illinois		
Zone 1	1YZX1	\$13.50	Zone 1	QMVX1	\$168.00
Zone 2	1YZX2	\$13.65	Zone 2	QMVX2	\$170.00
Zone 3	1YZX3	\$13.75	Zone 3	QMVX3	\$176.00
Zone 4	1YZX4	\$13.90	Zone 4	QMVX4	\$186.00
Zone 5	1YZX5	\$14.05	Zone 5	QMVX5	\$190.00
Indiana			Indiana		
Zone 1	1YZX1	\$13.65	Zone 1	QMVX1	\$175.00
Zone 2	1YZX2	\$13.75	Zone 2	QMVX2	\$177.00
Zone 3	1YZX3	\$13.90	Zone 3	QMVX3	\$184.00
Zone 4	1YZX4	\$14.05	Zone 4	QMVX4	\$193.00
Zone 5	1YZX5	\$14.20	Zone 5	QMVX5	\$198.00
Michigan			Michigan		
Zone 1	1YZX1	\$13.55	Zone 1	QMVX1	\$172.00
Zone 2	1YZX2	\$13.70	Zone 2	QMVX2	\$173.00
Zone 3	1YZX3	\$13.85	Zone 3	QMVX3	\$180.00
Zone 4	1YZX4	\$14.00	Zone 4	QMVX4	\$190.00
Zone 5	1YZX5	\$14.10	Zone 5	QMVX5	\$194.00
Ohio			Ohio		
Zone 1	1YZX1	\$13.55	Zone 1	QMVX1	\$172.00
Zone 2	1YZX2	\$13.70	Zone 2	QMVX2	\$173.00
Zone 3	1YZX3	\$13.85	Zone 3	QMVX3	\$180.00
Zone 4	1YZX4	\$14.00	Zone 4	QMVX4	\$190.00
Zone 5	1YZX5	\$14.10	Zone 5	QMVX5	\$194.00
Wisconsin			Wisconsin		
Zone 1	1YZX1	\$13.65	Zone 1	QMVX1	\$175.00
Zone 2	1YZX2	\$13.75	Zone 2	QMVX2	\$177.00
Zone 3	1YZX3	\$13.90	Zone 3	QMVX3	\$184.00
Zone 4	1YZX4	\$14.05	Zone 4	QMVX4	\$193.00
Zone 5	1YZX5	\$14.20	Zone 5	QMVX5	\$198.00

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Effective: October 29, 2014

22.

Pricing Flexibility Contract Offerings (Cont'd) 22.219 Contract Offer No. 219 – Access Service Offer (Cont'd) Billing & Credits (Cont'd) 22.219.6

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(A) Subject Service Non-Recurring Charges (Cont'd)

Table D:

Local Distribu Termination -		- Per Point of	Channel Mileage Termination - Per Point of Termination - 4.736 Mbps	
State	USOC	60 MO MRC	State USOC 60 MO MR	С
Illinois			Illinois	
Zone 1	TZUP1	\$960.00	Zone 1 CZ4X1 \$240.00	
Zone 2	TZUP2	\$970.00	Zone 2 CZ4X2 \$245.00	
Zone 3	TZUP3	\$1,020.00	Zone 3 CZ4X3 \$270.00	
Zone 4	TZUP4	\$1,040.00	Zone 4 CZ4X4 \$322.00	
Zone 5	TZUP5	\$1,050.00	Zone 5 CZ4X5 \$325.00	
Indiana			Indiana	
Zone 1	TZUP1	\$990.00	Zone 1 CZ4X1 \$250.00	
Zone 2	TZUP2	\$1,000.00	Zone 2 CZ4X2 \$255.00	
Zone 3	TZUP3	\$1,050.00	Zone 3 CZ4X3 \$281.00	
Zone 4	TZUP4	\$1,070.00	Zone 4 CZ4X4 \$335.00	
Zone 5	TZUP5	\$1,080.00	Zone 5 CZ4X5 \$338.00	
Michigan			Michigan	
Zone 1	TZUP1	\$980.00	Zone 1 CZ4X1 \$245.00	
Zone 2	TZUP2	\$990.00	Zone 2 CZ4X2 \$250.00	
Zone 3	TZUP3	\$1,040.00	Zone 3 CZ4X3 \$275.00	
Zone 4	TZUP4	\$1,060.00	Zone 4 CZ4X4 \$328.00	
Zone 5	TZUP5	\$1,070.00	Zone 5 CZ4X5 \$332.00	
Ohio			Ohio	
Zone 1	TZUP1	\$980.00	Zone 1 CZ4X1 \$245.00	
Zone 2	TZUP2	\$990.00	Zone 2 CZ4X2 \$250.00	
Zone 3	TZUP3	\$1,040.00	Zone 3 CZ4X3 \$275.00	
Zone 4	TZUP4	\$1,060.00	Zone 4 CZ4X4 \$328.00	
Zone 5	TZUP5	\$1,070.00	Zone 5 CZ4X5 \$332.00	
Wisconsin			Wisconsin	
Zone 1	TZUP1	\$990.00	Zone 1 CZ4X1 \$250.00	
Zone 2	TZUP2	\$1,000.00	Zone 2 CZ4X2 \$255.00	
Zone 3	TZUP3	\$1,050.00	Zone 3 CZ4X3 \$281.00	
Zone 4	TZUP4	\$1,070.00	Zone 4 CZ4X4 \$335.00	
Zone 5	TZUP5	\$1,080.00	Zone 5 CZ4X5 \$338.00	

22. <u>Pricing Flexibility Contract Offerings</u> (Cont'd)

22.219 Contract Offer No. 219 – Access Service Offer (Cont'd)

22.219.6 Billing & Credits (Cont'd)

(A) Subject Service Non-Recurring Charges (Cont'd)

Table D (Cont'd):

Channel Mil	eage - Per Mi	le -4.736 Mbps	Multiplexing	- Per Ar	rangement	- DS3 to DS1	
State	USOC	60 MO MRC	State	l	ISOC	60 MO MR	С
Illinois			Illinois				
Zone 1	1YZX1	\$33.60	Zone 1	QM3	3X1	\$441.00	
Zone 2	1YZX2	\$34.90	Zone 2	QM3	3X2	\$450.00	
Zone 3	1YZX3	\$38.40	Zone 3	QM3	3X3	\$466.00	
Zone 4	1YZX4	\$48.00	Zone 4	QM3	3X4	\$490.00	
Zone 5	1YZX5	\$49.00	Zone 5	QM3	3X5	\$500.00	
Indiana			Indiana				
Zone 1	1YZX1	\$35.00	Zone 1	C	QM3X1	\$454.00	
Zone 2	1YZX2	\$36.40	Zone 2	C	QM3X2	\$463.00	
Zone 3	1YZX3	\$40.00	Zone 3	C	QM3X3	\$479.00	
Zone 4	1YZX4	\$50.00	Zone 4	C	QM3X4	\$505.00	
Zone 5	1YZX5	\$51.00	Zone 5	C	QM3X5	\$515.00	
Michigan			Michigan				
Zone 1	1YZX1	\$34.30	Zone 1	C	QM3X1	\$450.00	
Zone 2	1YZX2	\$35.70	Zone 2	C	QM3X2	\$459.00	
Zone 3	1YZX3	\$39.20	Zone 3	C	QM3X3	\$475.00	
Zone 4	1YZX4	\$49.00	Zone 4	C	QM3X4	\$500.00	
Zone 5	1YZX5	\$50.00	Zone 5	C	QM3X5	\$510.00	
Ohio			Ohio				
Zone 1	1YZX1	\$34.30	Zone 1	C	QM3X1	\$450.00	
Zone 2	1YZX2	\$35.70	Zone 2	C	QM3X2	\$459.00	
Zone 3	1YZX3	\$39.20	Zone 3	C	QM3X3	\$475.00	
Zone 4	1YZX4	\$49.00	Zone 4	C	QM3X4	\$500.00	
Zone 5	1YZX5	\$50.00	Zone 5	C	QM3X5	\$510.00	
Wisconsin			Wisconsin				
Zone 1	1YZX1	\$35.00	Zone 1	C	QM3X1	\$454.00	
Zone 2	1YZX2	\$36.40	Zone 2	C	QM3X2	\$463.00	
Zone 3	1YZX3	\$40.00	Zone 3	C	QM3X3	\$479.00	
Zone 4	1YZX4	\$50.00	Zone 4	C	QM3X4	\$505.00	
Zone 5	1YZX5	\$51.00	Zone 5	C	QM3X5	\$515.00	

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- 22. <u>Pricing Flexibility Contract Offerings</u> (Cont'd)
 - 22.219 <u>Contract Offer No. 219 Access Service Offer</u> (Cont'd)
 - 22.219.6 Billing & Credits (Cont'd)
 - (B) Service Portability Credits

The Qualified Companies will issue credits in the amount of any termination liability charges that would otherwise apply as a result of the disconnection of Subject Services during the Term Period, provided that the conditions set forth below have been met. Such charges initially will be billed, and must be paid, as provided in the relevant sections of Ameritech Tariff F.C.C. No. 2, not including this Contract Offer. The Telephone Company will calculate and issue credits for each Quarter, which will be issued no later than sixty (60) days after the end of each Quarter.

- (1) Any disconnected Subject Service(s) must have been in service for a minimum of twelve (12) months.
- (2) The Customer must continue to purchase no less than the number of DS1 and DS3 Subject Services (to be determined separately) that were in service as of the Subscription Date of this Contract Offer.
- (C) Credits for Plan Shortfall Charges

The Qualified Companies will issue credits in the amount of any termination liability charges or any charges for failure to satisfy a minimum Commitment Level pursuant to a High Capacity Service Portability Commitment, when such charges would otherwise apply as a result of the disconnection of Subject Services during the Term Period, provided that the conditions set forth below have been met. Such charges initially will be billed, and must be paid, as provided in the relevant sections of Ameritech Tariff F.C.C. No. 1, not including this Contract Offer. The Telephone Company will calculate and issue credits for each Term Year, which will be issued no later than sixty (60) days after the end of each Term Year.

- (1) Any disconnected Subject Service(s) must have been in service for a minimum of twelve (12) months.
- (2) MARC-Eligible Charges for the Term Year must have been no less than forty-three million one hundred sixty-seven thousand one hundred eighty-eight dollars (\$43,167,188).

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22. Pricing Flexibility Contract Offerings (Cont'd)

22.219 <u>Contract Offer No. 219 – Access Service Offer</u> (Cont'd)

22.219.7 Access Service Ratio

The Customer (including any of its Affiliates included in this Contract Offer) must maintain an Access Service Ratio as further provided in this Section 22.219.7. The Access Service Ratio shall be calculated quarterly, based on data for the most recent single month for which information is available at the time of the calculation. The Qualified Companies will calculate the Customer's Access Service Ratio as of the Subscription Date and for each Quarter thereafter, as follows:

Access Service Ratio = Access Revenue / (Access Revenue + Wholesale Revenue)

During the Term Period, the Access Service Ratio may not decline by more than 3%, as compared to the Access Service Ratio on the Subscription Date, as determined by each quarterly calculation of the Access Service Ratio.

Example: Assume that the Customer's Access Service Ratio, as calculated for the Subscription Date, is 95%. For each subsequent quarterly calculation of the Access Service Ratio, the Customer would be required to achieve an Access Service Ratio of at least 92%.

If during the Term Period, any of the Qualified Companies offers additional ILEC access services or UNEs, such additional ILEC access services or UNEs shall also be included in the calculation of the Access Service Ratio. Recurring revenue, for purposes of calculating the Access Service Ratio, will be measured according to gross billed recurring revenue, after application of any discounts or credits applicable to that recurring revenue, plus any adjustments for overbilling, under-billing and billing dispute settlements. The calculation of recurring revenue will not include any DS1 Plan Credits issued pursuant to this Contract Offer.

If, upon the initial review or any quarterly review of the Customer's compliance with the Access Service Ratio, the Qualified Companies determines that the Customer has not complied with the Access Service Ratio, the Qualified Companies will so notify the Customer in writing. The Customer will have sixty (60) days after such notice to cure its noncompliance with the Access Service Ratio.

"Access Revenue" means the Qualified Companies' interstate recurring revenue from the Customer and its "Affiliates" associated with the services defined in Tables E and F, below. An "Affiliate" of a party to this Contract Offer means any entity that controls, is controlled by, or is under common control with, such party.

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ACCESS SERVICE

22. <u>Pricing Flexibility Contract Offerings</u> (Cont'd)

- 22.219 <u>Contract Offer No. 219 Access Service Offer</u> (Cont'd)
 - 22.219.7 Access Service Ratio (Cont'd)

Table E: Service Type	Service ¹
Interstate Special Access	OCN (Optical Carrier Network) PTP
	Dedicated SONET Ring Service (DSRS)
	SONET Ring and Access Service (SRAS)
	GigaMAN (Gigabit Ethernet Metropolitan Area Network)
	Multi-Service Optical Network (MON)Ring Service
	OpteMAN (Optical Ethernet Metropolitan Area Network)
	DecaMAN (10 Gigabit Ethernet Metropolitan Area Network)
	AT&T Switched Ethernet Service (ASE)
	WaveMAN (Wavelength Metropolitan Area Network)
	Serial Component Video Service (SCVS)
	High Definition Video Transport (HDVT)
	AVS 270 Video Service
	Voice Grade
	DS0
	DS1
	DS3
	Switched Access Transport

¹ Ethernet-based services are now provided on a contractual basis outside of the tariff, including all terms and conditions. As required by the Commission, to allow the Telephone Company to take advantage of the relief granted in the Commission's Memorandum Opinion and Order No. 07-180 released October 12, 2007, services have been de-tariffed by the Telephone Company. Rates, terms and conditions associated with de-tariffed services are available at www.att.com/guidebook.

(N)

22. <u>Pricing Flexibility Contract Offerings</u> (Cont'd)

22.219 <u>Contract Offer No. 219 – Access Service Offer</u> (Cont'd)

22.219.7 Access Service Ratio (Cont'd)

"Wholesale Revenue" means the Qualified Companies' recurring revenue from the Customer and its Affiliates for unbundled network elements and associated rate elements, as defined in Table F, below.

Table F			
Service Type Unbundled Network Elements and Associated Services or Rate Elements	Service or Network Element ¹		
DS1	4-wire digital loop DS1 Entrance Facilities DS1 Interoffice Transport DS1 Cross Connects DS1 Multiplexing All DS1 non-tariffed Committed Information Rate Broadband Services		
DS3	DS3 Loop DS3 Entrance Facilities DS3 Interoffice Transport DS3 Cross Connects DS1/DS3 Multiplexing All DS3 non-tariffed Committed Information Rate Broadband Services		
OCn	OC-3 Entrance Facilities OC-3 Interoffice Transport OC-3 Cross Connects OC-3 Multiplexing OC-12 Entrance Facility OC-12 Interoffice Transport OC-12 Interoffice Transport OC-12 Multiplexing OC-48 Entrance Facilities OC-48 Interoffice Transport OC-48 Cross Connects OC-48 Multiplexing All OCN equivalent non-tariffed Committed Information Rate Broadband Service		
Other	Dark Fiber – Interoffice Dark Fiber – Loop Dark Fiber – Subloop Dark Fiber Cross Connects Unbundled Dedicated Transport		

¹ Ethernet-based services are now provided on a contractual basis outside of the tariff, including all terms and conditions. As required by the Commission, to allow the Telephone Company to take advantage of the relief granted in the Commission's Memorandum Opinion and Order No. 07-180 released October 12, 2007, services have been de-tariffed by the Telephone Company. Rates, terms and conditions associated with de-tariffed services are available at <u>www.att.com/guidebook</u>.

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- 22. <u>Pricing Flexibility Contract Offerings</u> (Cont'd)
 - 22.219 <u>Contract Offer No. 219 Access Service Offer</u> (Cont'd)
 - 22.219.8 <u>Assignment/Transfer/Successors</u>

If the Customer wishes to assign or transfer its use of services under this Contract Offer pursuant to Ameritech F.C.C. Tariff No. 2, Section 2.1.2, the Qualified Companies will acknowledge such transfer or assignment if the criteria in Ameritech F.C.C. Tariff No. 2, Section 2.1.2, are fulfilled, unless 1) the proposed assignee or transferee demonstrates a lack of credit worthiness under one of the criteria in (A), (B) or (C), below, or 2) if the proposed assignee or transferee or its parent has commenced a voluntary receivership or bankruptcy proceeding (or had a receivership or bankruptcy proceeding initiated against it).

(A) Any debt securities of the proposed assignee or transferee or its parent (defined as an entity that owns directly or indirectly more than fifty percent (50%) of the equity of the proposed assignee or transferee) are rated below investment grade, as defined by the Securities and Exchange Commission; or

If any debt securities of a proposed assignee or transferee or its parent are rated the lowest investment grade and have been placed on review by the rating organization for a possible downgrade,

- (B) The proposed assignee or transferee or its parent does not have any outstanding securities rated by credit rating agencies, e.g. Standard and Poor's, but does have a Dun and Bradstreet rating, and the proposed assignee or transferee is rated:
 - (1) "fair" or below in a composite credit appraisal published by Dun and Bradstreet; or
 - (2) "high risk" in a Paydex score as published by Dun and Bradstreet.
- (C) If the information required to review the assignee or transferee's credit worthiness pursuant to either Subsection (A) or (B) of this Section 22.219.8 is not available, the Qualified Companies shall exercise its reasonable discretion in determining the credit worthiness of the assignee or transferee based on any information available.
- (D) Notwithstanding anything to the contrary in this Section 22.219.8, the Customer may, upon written notice to the Qualified Companies, assign in whole or relevant part its rights and obligations under this Agreement to an Affiliate of the Customer, but the Customer will remain financially responsible for the performance of such obligations. (N)

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ACCESS SERVICE

- 22. <u>Pricing Flexibility Contract Offerings</u> (Cont'd)
 - 22.219 <u>Contract Offer No. 219 Access Service Offer</u> (Cont'd)
 - 22.219.9 Mergers, Acquisitions, Sales or Divestitures Involving Customer

All provisions of this Contract Offer shall continue in full force and effect if the Customer, in whole, in part, merges with, acquires, is acquired by, sells all or substantially all of its stock or assets to any other entity, or purchases all stock or substantially all stock or certain assets of another company (the foregoing generally referred to herein as a merger or acquisition). Upon the Transaction Close Date of the merger or acquisition, if the other company involved in the merger or acquisition also purchases Subject Services from the Qualified Companies, the Subject Services, as provided for in this Contract Offer, will continue to be provided at the same volume, rates, Terms and Conditions as outlined herein. The Transaction Close Date shall be defined as the date that the stock purchase is complete and/or the final date on which the assets of the acquired/merged company have been purchased.