# **TARIFF DISTRIBUTION**

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DATE: May 16, 2014

STATE: PB-FCC

EFFECTIVE DATE: 05/17/2014

TYPE OF DISTRIBUTION: Approved

PURPOSE: PF 167 - Minimum Annual Spend Attainment Plan

TARIFF SECTION	PAGE NUMBER	<b>PAGE REVISION</b>
1000	1	0462
1000	1.28	0005
1033	33-1572	0000
1033	33-1573	0000
1033	33-1574	0000
1033	33-1575	0000
1033	33-1576	0000
1033	33-1577	0000
1033	33-1578	0000
1033	33-1579	0000
1033	33-1580	0000
1033	33-1581	0000
1033	33-1582	0000
1033	33-1583	0000
1033	33-1584	0000
1033	33-1585	0000
1033	33-1586	0000
1033	33-1587	0000
10TC	22.6	0025

## ACCESS SERVICE CHECK SHEET

Title Page and Pages 1 to 35-17, inclusive of this tariff are effective as of the date shown. Original and revised pages as named below and Supplement No. 10 contains all changes from the original tariff that are in effect on the date hereof.

Number of Number of Number of					
	Revision		Revision		Revision
	Except as		Except as		Except as
Page	Indicated	Page	Indicated	Page	Indicated
Title 1	2nd	8	4th	2-4	2nd
1	462nd*	8.1	3rd	2-5	1st
1.1	39th	9	3rd	2-6	6th
1.2	121st	10	1st	2-7	2nd
1.3	12th	11	Original	2-8	1st
1.4	9th	12	Original	2-9	Original
1.5	47th	13	Original	2-10	Original
1.6	50th	14	4th	2-11	Original
1.7	85th	15	Original	2-12	Original
1.8	49th	16	Original	2-13	Original
1.9	23rd	17	Original	2-14	3rd
1.10	35th	17.1	Original	2-14.1	1st
1.11	10th	17.2	Original	2-14.2	1st
1.12	18th	18	1st	2-14.3	1st
1.13	Original	19	Original	2-15	1st
1.14	37th	20	Original	2-16	6th
1.14.1	21st	21	2nd	2-17	5th
1.15	109th	22	8th	2-17.1	4th
1.16	31st	22.1	14th	2-18	1st
1.17	13th	22.1.1	2nd	2-19	5th
1.18	9th	22.2	23rd	2-19.1	Original
1.19	25th	22.3	32nd	2-20	Original
1.20	23rd	22.4	33rd	2-21	Original
1.21	27th	22.5	32nd	2-22	Original
1.22	21st	22.6	25th*	2-23	Original
1.23	20th	23	Original	2-24	Original
1.24	25th	24	Original	2-25	1st
1.25	26th	25	Original	2-26	Original
1.26	17th	26	1st	2-27	Original
1.27	16th	27	Original	2-28	Original
1.28	5th*	28	1st	2-29	Original
2	Original	29	Original	2-30	Original
2.1	2nd	30	Original	2-31	Original
3	4th	31	Original	2-32	Original
3.1	4th	32	Original	2-33	Original
3.2	1st	33	4th	2-34	Original
3.3	1st	34	2nd	2-35	Original
3.4	3rd	35	1st	2-36	Original
3.5	3rd	36	Original	2-37	Original
3.6	1st	37	5th	2-38	Original
4	Original	38	2nd	2-39	1st
4.1	Original	39	2nd	2-40	Original
5	Original	1-1	Original	2-41	Original
6	6th	1-2	2nd	2-42	Original
7	1st	2-1	5th	2-43	Original
7.1	2nd	2-2	3rd	2-43.1	Original
7.2	1st	2-3	1st	2-44	Original
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(This page filed under Transmittal No. 505 )

<u>Page</u>	Number of Revision Except as Indicated	<u>Page</u>	Number of Revision Except as Indicated	<u>Page</u>	Number of Revision Except as Indicated
33-1558 33-1559 33-1560 33-1561 33-1562 33-1563 33-1564 33-1565	Original Original Original Original Original Original Original	35-14.1 35-15 35-16 35-17 35-18 35-20 35-21 35-22	2nd 8th 7th 6th 2nd 2nd 4th 3rd	36-20	1st
33-1566 33-1567 33-1568 33-1569 33-1570	Original Original Original Original Original	35-22.1 35-23 35-23.1 36-1 36-2	2nd 3rd 2nd 3rd Original		
33-1571 33-1572 33-1573 33-1574 33-1575	Original Original* Original* Original*	36-3 36-4 36-5 36-6 36-7	Original Original Original Original Original		
33-1576 33-1577 33-1578 33-1579 33-1580 33-1581	Original* Original* Original* Original* Original* Original*	36-8 36-9 36-10 36-11 36-12 36-13	Original Original Original Original Original Ist		
33-1582 33-1583 33-1584 33-1585 33-1586	Original* Original* Original* Original* Original*	36-14 36-15 36-16 36-16.1 36-17	Original Original 1st Original 1st		
33-1587 35-1 35-1.1 35-2 35-3	Original* 6th 2nd 4th 4th	36-17.1 36-18.1 36-18.2 36-18.3 36-18.4	Original Original Original Original Original		
35-4 35-5 35-6 35-7 35-8	6th 4th 4th 4th 3rd	36-18.5 36-18.6 36-18.7 36-18.8 36-18.9	Original Original Original Original Original		
35-9 35-10 35-11 35-12 35-13	4th 6th 4th 4th 7th	36-18.10 36-18.11 36-18.12 36-18.13 36-18.14	Original Original Original Original Original		
35-14	6th	36-19	1st		

(This page filed under Transmittal No. 505 )

# ACCESS SERVICE TABLE OF CONTENTS

			Page
33.	Pricing	Flexibility Contract Offerings (Cont'd)	
	33.145	Contract Offer No. 145 - Special Access Service Offer	33-1268
		Contract Offer No. 146 - Access Service Offer	33-1284
		Contract Offer No. 147 - Special Access Wireless DS1 Bundle	
		Service Offer	33-1310
	33.148	Contract Offer No. 148 - DS3 IOF Transport Bundle Service	
		Offer	33-1323
		Contract Offer No. 149 - Access Service Offer	33-1330
		Contract Offer No. 150 - Access Service Offer	33-1340
	33.151	Contract Offer No. 151 - Special Access Wireless DS1 Bundle	22 1251
	22 152	Service Offer	33-1354
	33.152	Contract Offering No. 152 - Access Advantage Plus Transport Service Extension	33-1347
	33 153	Contract Offering No. 153 - Access Advantage Plus Transport	33-1347
	33.133	Service Extension	33-1379
	33.154	Contract Offer No. 154 - DS1 and DS3 Service Offer	33-1384
		Contract Offer No. 155 - Access Service Offer	33-1393
		Contract Offer No. 156 - Special Access Wireless DS1 and DS3	
		Service Offer	33-1419
		Contract Offer No. 157 - Special Access	33-1428
		Contract Offer No. 158 - Access Service Offer	33-1438
		Contract Offer No. 159 - Access Service Offer	33-1452
		Contract Offer No. 160 - DS1 Service Offer	33-1478
		Contract Offer No. 161 - Special Access Service Offer	33-1482
		Contract Offer No. 162	33-1490
		Contract Offer No. 163 - DS1/DS3 Special Access Offer	33-1505
		Contract Offer No. 164 - Access Service	33-1518
		Contract Offer No. 165 - Special Access Wireless DS1 Offer	33-1543
		Contract Offer No. 166 - Special Access Service Offer	33-1555
	33.16/	Contract Offer No. 167 - Access Service Offer	33-1572 (N)
34.	Promoti	onal Offerings	34-1
	34.1 (	General Description	34-2
		Term, Conditions, Rates and Charges	34-2
		Fiber Advantage DS3, DS3x3 and DS3x12 Services	
		Nonrecurring Charge (NRC) Waiver	34-2
35. <sup>(</sup>	1)		
36.	True II	P to PSTN (TIPToP) Service	36-1
	36.1	Service Description	36-2
		Rate Regulations	36-16
		Rates and Charges	36-19

(1) Material in this Section has been de-tariffed as required by the Commission upon use of the forbearance relief pursuant to FCC Memorandum Opinion and Order No. 07-180, released October 12, 2007. Terms and Conditions associated with de-tariffed services are available at www.att.com/guidebook.

(This page filed under Transmittal No. 505 )

## 33. Pricing Flexibility Contract Offerings

(N)

# 33.167 Contract Offer No. 167 - Access Service Offer

(N)

#### 33.167.1 General Description

(Nx)

The Special Access Service Offer (Contract Offer No. 167) is a Minimum Annual Spend attainment plan for which concurrent subscription is required to this Contract Offer and the following Access Tariffs: Nevada Bell Telephone Company (NBTC) Tariff F.C.C. No. 1, Contract Offer No. 31 and Southwestern Bell Telephone Company (SWBT) Tariff F.C.C. No. 73, Contract Offer No. 187; (collectively, with this Contract Offer No. 33.167, referred to as the "Concurrently Subscribed Contract Offers". NBTC and SWBT, together with the Telephone Company, shall be identified herein as the "Qualified Companies."

(Nx)

The Concurrently Subscribed Contract Offers allow the Customer to qualify for certain credits based on its attainment of a "Minimum Annual Spend" or "MAS," as described in Section 33.167.5, below. The MAS consists of certain recurring revenue from "Contributory Services," as defined in Section 33.167.2, below, that the Customer purchases from the Qualified Companies.

(N)

Contract Offer No. 167 will be available for subscription only from May 17, 2014 through June 17, 2014. This Contract Offer is not renewable.

## 33.167.2 Subject and Non-Subject Services

Subject Services and Non-Subject Services will together be referred to in this Contract Offer as "Contributory Services." "Contributory Revenue" (as defined in Section 33.167.5, below) for all Contributory Services will be included for the purposes of determining the amount of the MAS and the Customer's attainment of the MAS.

(N)

(x) Issued under Authority of Special Permission No. 14-005 of F.C.C.

(N)

(This page filed under Transmittal No. 505)

## 33. Pricing Flexibility Contract Offerings (Cont'd)

(N)

- 33.167 Contract Offer No. 167 Access Service Offer (Cont'd)
  - 33.167.2 Subject and Non-Subject Services (Cont'd)
    - (A) Subject Services
      - (1) Subject Services are pricing flexibility qualified access services and associated rate elements, as identified in Table A, below.

Table A - Subject Services

Category	Services Included
Interstate Special	
Access Located in	
Pricing Flexibility	Voice Grade (VG), DS0, DS1 and DS3,
Metropolitan	except for any rate elements not
Statistical Areas	subject to pricing flexibility
(MSAs)	

(2) Subject Services must be located in the Pricing Flexibility MSAs where the Telephone Company has been granted Phase II pricing flexibility, as listed in PBTC Tariff F.C.C. No. 1, Section 31, and those additional MSA's 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: Bakersfield, CA; Modesto, CA; Oxnard/Ventura, CA; Sacramento, CA; San Diego, CA; San Francisco/Oakland, CA; Santa Rosa, CA; and Stockton, CA.

(N)

## 33. Pricing Flexibility Contract Offerings (Cont'd)

(N)

(N)

33.167 Contract Offer No. 167 - Access Service Offer (Cont'd)

33.167.2 Subject and Non-Subject Services (Cont'd)

(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 Spend," as defined in Section 33.167.1, but are not otherwise subject to this Contract Offer.

Category	Service <sup>1</sup>
Interstate Special Access Services	Optical Carrier Network (OCN) Point-to-Point Service, Dedicated SONET Ring Service (DSRS), Gigabit Ethernet Metropolitan Access Network (GigaMAN®) Service, Multi-service Optical Network (MON) Ring Service, Optical Ethernet Metropolitan Area Network (OPT-E-MAN®), DecaMAN®, and Wavelength Metropolitan Area Network (WaveMANSM), AT&T Switched EthernetSM (ASE), and Video Services (SCVS, AVS270, High Def, MMC)
Intrastate Special Access and/or Equivalent Non-Switched Exchange Services (Excluding Private Line Services)	Voice Grade (VG), DS0, DS1, DS3, Optical Carrier Network (OCN) Point to Point Service, Dedicated SONET Ring Service (DSRS), Gigabit Ethernet Metropolitan Access Network (GigaMAN®) Service, Multi-service Optical Network (MON) Ring Service, Optical Ethernet Metropolitan Area Network (OPT-E-MAN®), DecaMAN®, and Wavelength Metropolitan Area Network (WaveMANSM), AT&T Switched Ethernet (ASE)
Interstate Switched Access	Dedicated Switched Transport (excluding such service provided by BellSouth Telecommunications, LLC)
AT&T Mobility	Corporate Responsibility Users (CRU)
AT&T Corp.	AT&T Network Connection Service (ANC) and AT&T Voice Over IP Connect Service (AVOICS)  Domestic Long Distance Private Line (DS1, DS3, OCN, EPLS WAN)  Local Private Line Service Data Center Collocation

<sup>&</sup>lt;sup>1</sup> Interstate OCN PTP, DSRS, MON, GigaMAN, DecaMAN, Opt-E-MAN, AT&T Switched Ethernet, Serial Component Video (SCVS) and High Definition Video Transport (HDVT) 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 detariffed services are available at www.att.com/guidebook.

(This page filed under Transmittal No. 505)

## 33. Pricing Flexibility Contract Offerings (Cont'd)

(N)

## 33.167 Contract Offer No. 167 - Access Service Offer (Cont'd)

#### 33.167.2 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.

## 33.167.3 Eligibility Criteria

The following Eligibility Criteria apply to this Contract Offer:

- (A) The Customer must have a minimum of 30,000 interstate special access DS1 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 services from the Qualified Companies for which aggregate monthly recurring charges were not less than \$90,000,000 (net of any applicable discounts and credits) for the twelve (12) month period immediately prior to the effective date of this Contract Offer.
- (C) The Customer may not be a party to any other broadband agreement or pricing flexibility contract tariff that 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.

(N)

#### 33. Pricing Flexibility Contract Offerings (Cont'd)

(N)

(N)

## 33.167 Contract Offer No. 167 - Access Service Offer (Cont'd)

#### 33.167.3 Eligibility Criteria (Cont'd)

- (A) As of the Subscription Date of this Contract Offer, the Customer must have an Access Service Ratio, as defined in Section 33.167.7, below, of ninety-two percent (92%) or greater.
- (E) The Customer must concurrently subscribe to the (Nx) following Contract Offers:
  - (1) PBTC Tariff F.C.C. No. 1, Contract Offer No. 167;
  - (2) NBTC Tariff F.C.C. No. 1, Contract Offer No. 31; and
  - (3) SWBT Tariff F.C.C. No. 73, Contract Offer No. 187.

#### 33.167.4 General Terms and Conditions

(N)

(Nx)

The following General Terms and Conditions apply to this Contract Offer No. 167:

## (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.

(x) Issued under Authority of Special Permission No. 14-005 of F.C.C.

(N)

(N)

(This page filed under Transmittal No. 505)

## 33. Pricing Flexibility Contract Offerings (Cont'd)

(N)

## 33.167 Contract Offer No. 167 - Access Service Offer (Cont'd)

#### 33.167.4 General Terms and Conditions (Cont'd)

#### (B) 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 Customer (that date to be referred to as the "Subscription Date"), and will continue for thirtysix (36) months, subject to two (2) one (1) year extensions, which may be initiated at the Customer's If the Customer wishes to initiate an option. extension, the Customer must inform the Qualified Companies to that effect, in writing, no later than ninety (90) days prior to the expiration of the theneffective Term Period. Each twelve (12) month period of the Term Period, beginning from the Subscription Date, shall be referred to as a Term Year. expiration of the Term Period or any extensions, Subject Services will be provided at the prevailing month-to-month rates as provided in Pacific Bell Tariff F.C.C. No. 1, Section 7 or 31, 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 33.167.4(B), all Service Terms are subject to termination pursuant to Section 33.167.4(E), below.

- (C) Commingling of Subject Services, as commingling is defined in PBTC Tariff F.C.C. No. 1, Section 2.6, is not permitted.
- (D) Grandfathering or Sunsetting of Subject Services
  Nothing in this Contract Offer shall prevent the
  Qualified Companies from limiting or precluding new
  purchases or reconfigurations of Subject Services,
  or from terminating the provision of Subject
  Services entirely, prior to the end of the Term
  Period, to the extent permitted by applicable law.

(N)

## 33. Pricing Flexibility Contract Offerings (Cont'd)

#### (N)

## 33.167 Contract Offer No. 167 - Access Service Offer (Cont'd)

#### 33.167.4 General Terms and Conditions (Cont'd)

- (E) Any termination liability charges that would otherwise apply to any DS3 Subject Service as a result of their conversion to AT&T Switched Ethernet Service¹ will be waived, or credits will be issued to offset one hundred percent (100%) of such termination liability charges, if and to the extent all of the following conditions are met for the relevant DS3 Subject Service(s):
  - (1) Any disconnected DS3 Subject Service(s) must be replaced by AT&T Switched Ethernet Service<sup>1</sup> with a Customer Port Connection at the same Customer location or Customer-designated location as the disconnected DS3 Subject Service(s), which may include Customer collocation (such AT&T Switched Ethernet Service<sup>1</sup> to be referred to as a "Replacement Service");
  - (2) The Replacement Service must be ordered no later than thirty (30) days after any associated DS3 Subject Services are disconnected, and the order(s) for the Replacement Service must have a Customer Desired Due Date of no more than one hundred and twenty (120) days after the disconnect order for any DS3 Subject Service(s) have been issued;
  - (3) The total Committed Information Rate of the Customer Port Connection(s) of the Replacement Service must be no less than the total bandwidth of all DS3 Subject Services disconnected at the same Customer location or Customer-designated location;
  - (4) Any DS3 Subject Service ordered after the Subscription Date must be in service for a minimum of twelve (12) months prior to their disconnection; and
  - (5) The Customer must be in material compliance with all terms and conditions of this Contract Offer and any other applicable tariff provisions, including without limitation timely payment of all billed amounts other than those properly disputed.

(N)

<sup>&</sup>lt;sup>1</sup> 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. FCC 07-180, released October 12, 2007, such services have been de-tariffed by the Telephone Company. Rates, terms and conditions associated with specifically de-tariffed services are available at <a href="https://www.att.com/guidebook">www.att.com/guidebook</a>

## 33. Pricing Flexibility Contract Offerings (Cont'd)

(N)

## 33.167 Contract Offer No. 167 - Access Service Offer (Cont'd)

#### 33.167.5 Minimum Annual Spend

Credits under this Contract Offer are conditioned on the Customer's satisfaction of the MAS in each Term Year. Satisfaction of the MAS shall be determined according to "Contributory Revenue," which is defined as annual recurring revenue billed for service provided during the relevant Term Year, net of any applicable discounts, credits or adjustments issued as of the time of the applicable Annual True-up Process for, in the aggregate, Contributory Services as set forth in Section 33.167.2 of this Contract Offer, and the "Contributory Services" as set forth in the other Concurrently Subscribed Contract Offers provided, however, that any credits issued pursuant to the Concurrently Subscribed Contract Offers shall not be included in determining Contributory Revenue. For clarification, but not by way of limitation, Contributory Revenue shall exclude non-recurring charges, usage-based charges, taxes, surcharges, fees, temporary service charges, Unbundled Network Element (UNE) charges, charges for Switched Access Dedicated Transport, special construction, and cost recovery fees. Services included in the MAS will include both services ordered prior to the date upon which the Customer subscribes to the Contract Offer and services ordered during the Term Period.

The MAS will be equal to the greater of (i) eighty-five percent (85%) of the Customer's Contributory Revenue for the three (3) months prior to the Subscription Date, times four (4), or (ii) ninety million dollars (\$90,000,000).

(N)

## 33. Pricing Flexibility Contract Offerings (Cont'd)

(N)

(N)

## 33.167 Contract Offer No. 167 - Access Service Offer (Cont'd)

#### 33.167.6 Billing & Credits

(A) Monthly Credits: Subject to Sections 33.167.6(B) and (C), below, the Qualified Companies, in the aggregate, will issue a Monthly Credit (MC) to the Customer in the amounts provided for each Term Year in Table C, below. The Qualified Companies will apply the MC to the Customer's bill(s) for Subject Services, no later than sixty (60) days after the end of the month to which the MC is applicable.

Table C:

Term Year	Monthly Credit (MC)
1	\$750,000
2	\$500,000
3	\$300,000
Each Optional Year	\$200,000

(B) Quarterly Review. The Qualified Companies will review the Customer's Contributory Revenue for each "Quarter" (as defined herein) and will provide the results of each review to the Customer within sixty (60) days after the end of each Quarter of each Term ("Quarterly Review"). "Quarter" consecutive, non-overlapping 3-month period, with the first such period beginning with the start of the first Term Year. If the Customer's Contributory Revenue for any Quarter is not equal to or greater than (i) the Quarterly Credit Percentage (as defined below) times (ii) one quarter of the MAS, the Qualified Companies will bill the Customer for, and the Customer shall pay, an amount equal to all MCs issued for that Quarter ("Credit Recapture Amount"), and the Qualified Companies will not issue additional MC until the Customer pays any Credit Recapture The Quarterly Credit Percentage will be Amount. twenty-five percent (25%) for the first Quarter of any Term Year, fifty percent (50%) for the second Quarter of any Term Year and seventy-five (75%) percent for the third Quarter of any Term Year.

(This page filed under Transmittal No. 505)

## 33. Pricing Flexibility Contract Offerings (Cont'd)

(N)

(N)

#### 33.167 Contract Offer No. 167 - Access Service Offer (Cont'd)

#### 33.167.6 Billing & Credits (Cont'd)

- (C) Annual Review. The Qualified Companies will review the Customer's Contributory Revenue for each Term Year and will provide the results of each review to the Customer within sixty (60) days after the end of each Term Year ("Annual Review"). If the Customer's Contributory Revenue for any Term Year is not equal to or greater than the MAS, the Qualified Companies will bill the Customer for, and the Customer shall pay, an amount equal to all MCs issued for that Term Year, less any Credit Recapture Amount previously paid to the Qualified Companies for that Term Year. If the Customer's Contributory Revenue for any Term Year is equal to or greater than the MAS, the Qualified Companies will issue a "Final Credit" to the Customer equal to (i) twelve (12) times the MC applicable during that Term Year, (ii) minus any MCs previously issued for that Term Year, and (iii) plus any Credit Recapture Amounts paid by the Customer for that Term Year. The Qualified Companies will apply the Final Credit to the Customer's bill, if a Final Credit is applicable, no later than ninety (90) days after the end of the Term Year.
- (D) **DS1 Plan Credits.** The Qualified Companies will issue credits, as described below, equal to any charges billed to the Customer by the Qualified Companies for failing to maintain the minimum "Commitment Level," as defined in the DS1 Term Payment Plan (DS1 TPP) with DS1 High Capacity Service Portability Commitment, Section 7.4.18(E), and equivalent portability plans offered by the other Qualified Companies (Portability Plans). Such charges will be referred to as "Plan Shortfall Charges". The Qualified Companies will bill the Plan Shortfall Charges as provided under the applicable tariff provisions. Thereafter, the Qualified Companies will issue credits in the amount of such charges billed to the Customer ("DS1 Plan Credits"). The Qualified Companies will calculate the amounts of any DS1 Plan Credits for each Quarter and will issue any DS1 Plan Credits within sixty (60) days after the end of the Quarter; provided however, that the Customer must satisfy the following conditions:: (i) the Customer's Contributory Revenue for the Quarter must be equal to or greater than one quarter of the MAS; and (ii) the amount of the Customer's Contributory Revenue attributable to AT&T Switched Ethernet Service for the Quarter must be equal to or greater than the reduction in Contributory Revenue attributable to interstate special access DS1 service during the Quarter. The amount of any DS1 Plan Credit(s) issued for any Quarter shall not exceed the amount of any Plan Shortfall Charges billed to the Customer for that Quarter.

(This page filed under Transmittal No. 505)

<sup>&</sup>lt;sup>1</sup> 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. FCC 07-180, released October 12, 2007, such services have been de-tariffed by the Telephone Company. Rates, terms and conditions associated with specifically de-tariffed services are available at <a href="https://www.att.com/guidebook">www.att.com/guidebook</a>.

## 33. Pricing Flexibility Contract Offerings (Cont'd)

#### (N)

## 33.167 Contract Offer No. 167 - Access Service Offer (Cont'd)

#### 33.167.6 Billing & Credits (Cont'd)

- (E) Notwithstanding anything to the contrary in this Contract Offer, any credits otherwise available under this Contract Offer will not be issued to the extent they duplicate any credits issued under any other tariff or agreement between the Customer and any or all of the Qualified Companies.
- (F) Any credits issued under the Concurrently Subscribed Contract Offers shall be allocated between the Concurrently Subscribed Contract Offers in proportion to billing for Contributory Revenue during the relevant month. The credits will be applied to the Customer's bill no later than sixty (60) days after the period to which the credits apply.
- (G) Credits shall not be issued if the Customer is in material breach of any of the Concurrently Subscribed Contract Offers, or in material breach of any other terms and conditions governing the Subject Services, including, without limitation, failure to pay any undisputed amount due for Subject Services, until such breach is cured or payment for undisputed amounts is made by the Customer.

## 33.167.7 Access Service Ratio

The Customer (including any of its Affiliates included in this Contract Offer) must maintain an Access Service Ratio of ninety-two percent (92%) or greater. The Access Service Ratio shall be calculated quarterly, based on data for the most recent 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)

(N)

## 33. Pricing Flexibility Contract Offerings (Cont'd)

#### (N)

## 33.167 Contract Offer No. 167 - Access Service Offer (Cont'd)

## 33.167.7 Access Service Ratio (Cont'd)

The Access Service Ratio must be greater than or equal to 92% as of the Subscription Date and as of this Agreement and throughout the Term of the Agreement. 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, underbilling 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 Table D, 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.

(N)

## 33. Pricing Flexibility Contract Offerings (Cont'd)

(N)

(N)

## 33.167 Contract Offer No. 167 - Access Service Offer (Cont'd)

## 33.167.7 Access Service Ratio (Cont'd)

Table D:

Service Type	Service <sup>1</sup>
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

(This page filed under Transmittal No. 505)

<sup>&</sup>lt;sup>1</sup> 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. FCC 07-180, released October 12, 2007, such services have been de-tariffed by the Telephone Company. Rates, terms and conditions associated with specifically de-tariffed services are available at <a href="https://www.att.com/guidebook">www.att.com/guidebook</a>

## 33. Pricing Flexibility Contract Offerings (Cont'd)

(N)

(N)

## 33.167 Contract Offer No. 167 - Access Service Offer (Cont'd)

## 33.167.7 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 E, below.

Table E:

Table E:	
Service Type Unbundled	Service or Network Element <sup>1</sup>
Network Elements and	
Associated Services or	
Rate Elements	
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 Cross Connects
	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
	ompunated Dedicated Italisport

<sup>&</sup>lt;sup>1</sup> Interstate OCN PTP, and 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.

(This page filed under Transmittal No. 505)

#### 33. Pricing Flexibility Contract Offerings (Cont'd)

#### (N)

## 33.167 Contract Offer No. 167 - Access Service Offer (Cont'd)

#### 33.167.8 Assignment/Transfer/Successors

If the Customer wishes to assign or transfer its use of services under this Contract Offer pursuant to PBTC, F.C.C. Tariff No. 1, Section 2.1.2, the Qualified Companies will acknowledge such transfer or assignment if the criteria in PBTC, F.C.C. Tariff No. 1 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 (50) percent 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's or transferee's credit worthiness pursuant to either Subsection (A) or (B) of this Section 33.167.8 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 33.167.8, 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)

## 33. Pricing Flexibility Contract Offerings (Cont'd)

(N)

(N)

## 33.167 Contract Offer No. 167 - Access Service Offer (Cont'd)

## 33.167.9 Mergers/Acquisitions and Sales/Divestitures

All provisions of this Contract Offer shall continue in full force and effect if the Customer, in whole or 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.