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NAMING RATES FOR	
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HAT (GEDNEY) ISLAND EXCHANC	GE
And	
CONTAINING RULES AND REGULATION	<u>15</u>
GOVERNING SERVICE	
Issued August 26, 1964 Effective Se	ntombor 90 1004
Issued August 26, 1964 Effective Se	ptember 28, 1964
Issued by Hat Island Telephone Company	
	President & General Mana
Address Langley, Washington	

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Tenth Revision of Sheet No. 2 CancelingWN U-1 Ninth Revision of Sheet No. 2

HAT ISLAND TELEPHONE COMPANY

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Issued: December 29, 2016

Effective: January 28, 2016

Issued by: HAT ISLAND TELEPHONE COMPANY

By: Christopher W. Burns

Title: Chief Operating Officer

Ninth Revision of Sheet No. 2 CancelingWN U-1 Eighth Revision of Sheet No. 2

HAT ISLAND TELEPHONE COMPANY

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Issued: May 10, 2013

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Issued by: HAT ISLAND TELEPHONE COMPANY

By: Bruce Russell

Title: Chief Operating Officer

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Issued: April 11, 2007

Effective: April 13, 2007

Issued by: HAT ISLAND TELEPHONE COMPANY

By:

Robert S. Snyder

Title: Attorney

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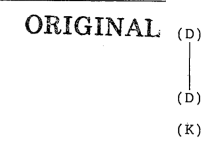
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Issued April 13, 1990 Effective June 1, 1990

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HAT ISLAND TELEPHONE COMPANY

RULES AND REGULATIONS

1. Application for Service

Applications for service are to be made at the office of the utility, either orally or in writing. An application does not bind the applicant to take service. If the prospective subscriber requests cancellation of an application, this will be done without charge unless instrumentalities have been installed. The regular tariff charge will be made for any instrumentalities that may have been installed. The utility may cancel the application if the prospective subscriber refuses to comply with tariff provisions. In the event of cancellation by the utility, no installation charges will apply.

An applicant for service who is indebted to the utility for previous service, may be required to overcome said indebtedness and/or make a deposit in accordance with the Deposit Rule, as the latter is set forth elsewhere in this tariff, before service is established.

2. Definition of Service

BUSINESS SERVICE. Service used for conducting business, professional or occupational activities. Where a business and residence occupy the same premises, an extension from a business primary station may take the residence classification if located in living quarters and used for social and domestic purposes.

COMMISSION. The regulatory body of the State of Washington, namely, the Washington Utilities and Transportation Commission.

DATE OF PRESENTATION. The date upon which a bill or notice is mailed, postage prepaid, in a sealed envelope properly addressed to the subscriber, or if not mailed, the date upon which that bill or notice is presented to the subscriber by a representative of the utility.

DIRECTORY LISTINGS. Essential information in the telephone directory or information records whereby telephone users may ascertain the telephone number of a listed subscriber station.

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September 28, 1964

Issued by Hat Island Telephone Company

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HAT ISLAND TELEPHONE COMPANY

RULES AND REGULATIONS

2. Definition of Service

EXCHANGE AREA. An area wherein the utility holds itself out to provide exchange service in accordance with the provisions of its tariff.

EXCHANGE SERVICE. Telephone service furnished between exchange stations connected with a common exchange.

INDIVIDUAL LINE SERVICE. A grade of exchange service furnished by means of a central office line arranged to serve one main station only, although additional stations may be connected to the line as extensions.

PARTY LINE SERVICE. A grade of exchange service furnished by means of a central office line arranged to serve more than one main station.

RESIDENCE SERVICE. A class of exchange service furnished to an individual at a residence or place of dwelling where the actual or obvious use of the service is for social or domestic purposes.

SUBSCRIBER. An individual or concern regularly receiving exchange telephone service under an application made to the utility for such service.

3. Reconnection

When service has been temporarily disconnected by request or action of the subscriber, the appropriate non-recurring charge named elsewhere in this tariff will apply to a subsequent reconnection.

In addition to the above, if a delinquency exists, the subscriber may be required to overcome the delinquency and/or make a deposit in accordance with the Deposit Rule, as the latter is set forth elsewhere in this tariff, before the service is reconnected.

Issued	August 26,	1964	Effective	September 28,	1964

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HAT ISLAND TELEPHONE COMPANY

RULES AND REGULATIONS

4. Service Connections

Except as otherwise provided in these rules and regulations, the utility will, at its own expense, furnish and install all wires necessary to serve applicants in accordance with its lawful rates, rules and regulations and in accordance with its established construction standards.

The interior wiring in buildings necessary to provide telephone service to the occupants shall be furnished and installed by the utility, and it shall not be required to connect its facilities and instrumentalities with interior wires furnished and installed by others.

5. Use of Service

The application of business or residence rates to private or public telephone service is governed by the actual or obvious use made of the service by the subscriber. If residence service is found to be used for business purposes, the utility will provide business service, except in cases where the subscriber will thereafter use the service for domestic or social requirements.

If it is found that the subscriber is sharing the use of his business service with an individual, other than an employee, member or officer of the subscriber's concern, or with another concern not of record as a joint user, the utility will thereafter require this subscriber to take "Joint User" service except where the subscriber permits no further joint use of the service after the matter has been called to his attention or where the joint user vacates the subscriber's premises or becomes a subscriber to business service in the same exchange.

6. Responsibility for, and Maintenance of, Service

The utility considers that the subscriber is responsible for loss of or damage to any equipment or apparatus furnished by the utility, unless such loss or damage is due to causes beyond the subscriber's control.

All telephone equipment and apparatus furnished by the utility shall be carefully used and shall not be connected, disconnected, moved, or altered in any manner except by an authorized representative of the utility.

ssued	August	26,	1964

Effective September 28, 1964

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RULES AND REGULATIONS

7. <u>Access to Premises</u>

The utility shall be given the right of ingress to or egress from the subscriber's premises at all reasonable hours for any purpose reasonably connected with the furnishing of telephone service and to exercise any and all rights secured to it by law or these rules.

8. <u>Interruptions to Service</u>

When there occurs a service interruption of more than twenty-four hours' duration, the utility will, after verifying the interruption, abate the exchange service charge for the total period during which subscribers had no service. In any one month the total of the adjustments made by the utility because of interruptions will not exceed the charge for a full month's service.

9. <u>Bills</u>

Bills for flat rate exchange service may be rendered in advance and are due and payable upon presentation. Bills for interexchange service will be rendered in arrears, and in general will be presented with the bills for exchange service. Unless otherwise indicated in the rate schedules, the regular billing period will be once each month. If, however, it appears necessary or advisable, bills may be rendered at more frequent intervals.

10. Establishment of Credit and Deposits

(1) Establishment of credit and deposits, to the extent required by the utility, and guarantees in lieu of deposits shall be in accordance with WAC 480-120-122 through WAC 480-120-125, WAC 480-120-127 and WAC 480-120-128.

(2) Failure to make a deposit requested by the utility in accordance with (1) above may result in discontinuance of service or the application of toll restriction. The utility may make a charge, specified in its Tariff, for re-establishment of service when service has been discontinued for failure to make a requested deposit. See Schedule 13.

Issued:	May 29, 2003
Issued by:	Hat Island Telephone Company
By: TU	it H Millarin
/ Julia H. I	DeMartini, Vice President

Effective: July 1, 2003

First Revision of Sheet No. 9 Cancelling Original Sheet No. 9

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HAT ISLAND TELEPHONE COMPANY

RULES AND REGULATIONS

11. Discontinuance of Service

(1) Discontinuance of service shall be in accordance with WAC 480-120-172 and WAC 480-120-173.

(2) The utility may make a charge, specified in its Tariff, for re-establishment of service when service has been discontinued for non-payment of one or more bills. See Schedule 13.

12. <u>Temporary Service or Speculative Projects</u>

The utility will furnish temporary service or service to speculative projects, under the following conditions:

Issued:	May 29, 2003
Issued by:	Hat Island Telephone Company
By:	ia Mantin
Julia H.	DeMartini, Vice President

Effective:

July 1, 2003

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RULES AND REGULATIONS

12. Temporary Service or Speculative Projects (Continued)

A. Temporary Service

1. The provisions of this rule relative to temporary service are intended to compensate the utility for the costs it may incur in connection with the furnishing of temporary service and to afford protection to the utility against loss in revenue from services of a temporary nature. Such services include those rendered to contractors for use during the construction of a building, service to a convention, circus. resort, guests at resorts and other cases of a similar nature, where it is definitely known that service will be required for a relatively short period.

2. Each applicant for service may be required to pay to the utility in advance or otherwise, as the utility may elect, the net cost of installing and removing any facilities necessary in connection with furnishing of such service by the utility.

3. Each applicant for service may be required to deposit with the utility, before service will be furnished, a sum of money in amount equal to the estimated amount of the utility's bill for such service, or to otherwise secure in a manner satisfactory to the company, the payment of any bills which may accrue by reason of such service so furnished or supplied.

B. Speculative Projects

1. The provisions of this rule relative to speculative projects are intended to afford protection to the utility against loss in revenue from service furnished to subscribers engaged in projects of an unusually financially hazardous nature. Such projects include those involving oil wells, mining operations, stock or other promotion schemes, club membership or other drives, sales or election campaigns, resorts, and others of similar nature. The provisions of this rule are also intended to afford protection to the utility against loss from either residence or business services, which circumstances indicate to have more than usual liability of loss. The location where the service is to be furnished, the utility's knowledge of a particular customer's activities. the information furnished by the customer, may all be considered in determining whether an account should be classified as speculative.

Issued August 26, 1964 Effective

September 28, 1964

Issued	by Hat Island Telephone Company
	By Chavid C. Henny
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Title President & General Manager

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HAT ISLAND TELEPHONE COMPANY

RULES AND REGULATIONS

ORIGINAL

12. Temporary Service or Speculative Projects (Continued)

B. Speculative Projects (Continued)

2. Each applicant for service may be required to pay to the utility in advance or otherwise, as the utility may elect, the net cost of installing and removing any facilities necessary in connection with furnishing of such service by the utility.

3. Each applicant for service may be required to deposit with the utility, before service will be furnished, a sum of money which the utility considers necessary to obtain adequate protection from loss of revenue, or to otherwise secure, in a manner satisfactory to the utility, the payment of any bills which may accrue by reason of such service so furnished or supplied.

C. Nothing in this Rule and Regulation shall be construed as limiting, or in any way affecting the right of the utility to collect from the subscriber any other or additional sum of money which may become due and payable to the utility from the subscriber by reason of the service furnished or to be furnished hereunder.

D. The provisions of this Rule apply not only to new services but also to services which during the life of the service are found to be or have become, since service was applied for, of a temporary or speculative nature even though at the time of application the provisions of this rule were not applied.

13. Miscellaneous

a. Exchange calls originating at party line stations shall be limited to a maximum period five minutes.

b. The utility reserves the right to change the number of a subscriber's telephone service at any time, as the requirements of the service demand.

<u>14. Illegal Use of Service</u>

The utility shall refuse to establish service for any applicant, and it shall discontinue and disconnect service to a subscriber, whenever it has reasonable cause to believe that

Issued August 26, 1964 Effective September 28, 1964

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HAT ISLAND TELEPHONE COMPANY

RULES AND REGULATIONS

14. Illegal Use of Service (Continued)

the use made or to be made of the service, or the furnishing of service to the premises of the applicant or subscriber, is prohibited under any law, ordinance, regulation, or other legal requirement, or is being or is to be used as an instrumentality, directly or indirectly, to violate or to aid and abet the violation of the law. A written notice to the utility from any official charged with the enforcement of the law stating that such service is being used or will be used as an instrumentality to violate or to aid and abet the violation of the law stating that such service is being used or sufficient to constitute such reasonable cause.

15. Telephone Directories and Directory Listings

(a) Ownership and Use:

Telephone directories containing the listing of the subscribers within a specified area, which are exclusively issued by the utility, are and remain the property of the utility. They shall not be mutilated and shall be surrendered on request of the utility. No binder, holder, insert, auxiliary cover, apparatus, device or attachment of any kind not furnished or authorized by the utility shall be attached to or used with the directories owned by the utility.

(b) Listings:

The utility shall have no liability for errors or omissions in listings of its subscribers (or other customers) in its telephone directories or in its information records, except (i) as may be required by WAC 480-120-252 and (ii) in accordance with the following:

(1) Listing furnished without additional charge:

In an amount not in excess of the charge for exchange service (excluding additional message charges and charges for optional features and services) for the period during which the error or omission continues; provided, however, that the utility shall have no liability with respect to any error in its published directory for any period prior to the date on which the utility first receives written notice of the error from the subscriber.

(2) Listing furnished at additional charge:In an amount not in excess of the charge for that listing for the period during which the error or omission continues; provided, however, that the utility shall have no liability with respect to any error in its published directory prior to the date on which the utility first receives written notice of the error from the subscriber.

(K) Transferred to Sheet No. 12.1

(Continued)

Issued: May 29, 2003 Issued by: Hat Island Telephone Company By: Huck Hulting Julia H. DeMartini, Vice President

Effective:

July 1, 2003

RULES AND REGULATIONS

Telephone Directories and Directory Listings (Continued) 15.

The subscriber assumes full responsibility concerning the right to use any name as a directory listing and agrees to hold the utility free and harmless of and from any claims, loss, damage or liability which may result from the use of such listing. The utility does not undertake to determine the legal, contractual or other right to the use of a name to be listed in a telephone directory of the utility.

The utility reserves the right to make such changes in directory listings as may be necessary to bring them into conformity with its standard form.

(c) Subscriber List Information and Directory Assistance Information:

The utility may furnish to other telecommunications service providers and/or directory publishers, Subscriber List Information, as defined in WAC 480-120-201 and/or 47 C.F.R. § 64.2305, and information utilized by the utility in the provision of directory assistance ("Directory Assistance List Information"). Except as the utility may otherwise agree in writing, the utility shall have no liability with respect to any errors or omissions in such Subscriber Listing Information and/or Directory Assistance List Information. In no event and under no circumstances shall the utility have any liability for any act, error or omission of any such other telecommunications service provider or directory publisher.

16. Recorded Public Announcements

For purposes of identification, subscribers to telephone service who transmit or permit the transmission of recorded public announcements over facilities provided by the utility must include in the recorded message the name of the organization or individual responsible for the service and the address at which the service is provided.

Customers transmitting factual public announcements such as stock market quotations, airline schedules and similar information are excluded from the application of the above.

Failure to comply with the above shall be cause for termination of the service.

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Issued:	May 29, 2003
Issued by:	Hat Island Telephone Company
By:	Here Hallantin-
Julia J	I. DeMartini, Vice President

Effective:

July 1, 2003

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17.	<u>Compa</u>	ny Liability	
	(1)	Except as provided in Rule and Regulat Rules and Regulations, the Company shall r mistakes, omissions, interruptions, delay defects in transmission, occurring in furnishing any facility or service of receiving or delivering any message.	not be liable for s, or errors, or the course of
	(2)	When the facilities or services of one companies are used in establishing c Company is not liable for any act or omiss company or companies.	connections, the
	(3)	The Company is not liable for any damagavoidable to the customer's premises resattachment of the Company's equipment wiring on such premises, or from the removal thereof.	sulting from the and associated
	(4)	The Company is not liable for any accidenth occasioned by its equipment or facil however, that to the extent required by precedent, this paragraph (4) shall not limit the Company's liability, if any, for	lities; provided, law or judicial be construed to
	(5) .	The Company is not liable for any of th the customer indemnifies and saves harm from and against the following:	e following, and less the Company
		(a) Claims for libel, slander or infri copyright arising from the material t or recorded over its facilities;	
		(b) Claims for infringement of patents as combining with or using in conne facilities or services of the apparatus, systems, wiring or set furnished by the Company;	ction with Company,
Issued		November 30, 1999 I	December 31, 1999

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HAT ISLAND TELEPHONE COMPANY

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RULES AND REGULATIONS

17. Company Liability (Continued)

- (5) (Continued)
 - Claims arising from attachment to the Company's (C) facilities of apparatus, systems or wiring of apparatus, systems or wiring not furnished by the Company; and
 - All other claims arising out of any act or (d) omission of the customer in connection with the facilities or services provided by the Company.
- (6) The Company will use its best efforts, unless commercially impracticable, to cure any material failure to provide service caused solely by year 2000 defects in the Company's facilities, software or systems.
- Except as provided in Section (6) of this Rule and Regulation 17., the Company shall not be liable for any (7) damages arising from any failure or impairment of the Company's facilities or services resulting from year 2000 defects in the Company's facilities, software or systems. Due to the interdependence among telecommunications providers and the interrelationship of Company processes, processes, equipment systems with non-Company and equipment and systems, the Company is not responsible for failures caused by circumstances beyond its reasonable control, including, but not limited to, failures caused by: (i) the customer; (ii) other telecommunications providers; (iii) customer premises equipment; or (iv) providers of electrical power. In addition, the Company does not ensure compatibility between Company and non-Company facilities and services used by the customer.

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RULES AND REGULATIONS

17. Company Liability (Continued)

- (8) To the extent required by law or judicial precedent, this Rule and Regulation 17. shall not be construed to limit the Company's liability, if any, for its gross negligence or willful misconduct.
- As used in this Rule and Regulations 17., other than in (9) Section (6) thereof and this Section (9), the term "Company" includes the Company, its officers, directors, employees, agents and representatives.
- (10)The limitations of liability set forth in this Rule and Regulation 17. apply in addition to other applicable limitations of liability set forth elsewhere in this Tariff.
- (11)The limitations of liability set forth in this Rule and Regulation 17 apply to services and facilities offered by the Company, both as offered directly by this tariff and as offered through the Company's concurrence in other tariffs, where such concurrence is set forth in this Tariff. Where such a concurrence applies, the limitations of liability set forth in this Rule and Regulation 17 apply in addition to such other limitations of liability as may be set forth in the applicable concurred-in tariff.

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HAT ISLAND TELEPHONE COMPANY

RULES AND REGULATIONS

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18. Late Payment Charge

A Late Payment Charge of one percent (1%) applies to all amounts previously billed on a Subscriber's bill and remaining unpaid at the time of the next month's bill except as provided for in WAC 480-120-172 as applicable.

The Late Payment Charge will be uniformly applied to all exchange Subscribers.

The Late Payment Charge will not be applied for those amounts due, or past due, on Subscribers' bills which are from Interexchange Carriers, other bona fide telecommunications carriers or Internet Service Providers for which the Company does not have an arrangement for Billing and Collection.

The Company will waive Late Payment Charge(s) for Subscribers who establish a preferred payment date, and whose payment is made by the scheduled date. If payment is not made by the scheduled date, Late Payment Charge(s) shall apply.

When the Subscriber contacts the Company to question certain charges made to the Subscriber's billing and the Subscriber and the Company work together to resolve the concern, if the Company agrees to credit the Subscriber's account, the Company will also credit the Subscriber's account for any Late Payment Charge(s) associated with the credited amount.

When a complaint involving disputed charges is referred to the Commission for resolution, the Company will waive the Late Payment Charge(s) associated with the disputed amount for the period of time the complaint is open with the Commission, provided that charges not in dispute are paid when due. In cases where disputes are resolved in favor of the Company, the Late Payment Charge will be applied or reinstated during the period of waiver, if any.

Issued: May 4, 2017

Effective: June 3, 2017

Issued by: HAT ISLAND TELEPHONE COMPANY

By: Christopher W. Burns

Title: Chief Operating Officer



Fourth Revision of Sheet No. 22 Cancelling Third Revision of Sheet No. 22

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HAT ISLAND TELEPHONE COMPANY

For Commission's Receipt Stamp

SCHEDULE 2

COIN BOX SERVICE

Applicable to public and semi-public telephone service provided by means of pay telephone and other facilities furnished, owned and (T) maintained by the utility.

RATES

1. Each outgoing local message \$0.25

CONDITIONS

1. The rates and charges specified in this Schedule apply in addition (N)(D) to all other applicable rates and charges, both regulated and non- $|\ |$ regulated. (**N**)

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Third Revision of Sheet No. 21CancelingWN U-1Second Revision of Sheet No. 21

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 1

EXCHANGE SERVICE

Applicable to service provided by means of facilities installed, owned and maintained by the utility.

RATE PER MONTH

1. Unrestricted Toll Access

PBX Trunk Business individual line service station Residence individual line service station	\$47.50 25.00 18.00	(I)
2. <u>Restricted Toll Access</u>		
PBX Trunk Business individual line service station,	\$47.50*	

Residence individual line service station,		
with restricted toll access	18.00*	(I)

25.00*

*An additional \$5.00 rate per month also applies to this service.

CONDITIONS

- 1. Extended area service exists between the Hat Island and South Whidbey exchanges.
- 2. The above rates cover network access only. Rates and charges for inside wiring and terminations, and for terminal equipment, are set forth elsewhere in this tariff.
- 3. The PBX trunk rate shall apply to all business lines terminating on equipment with multiple line selection capability regardless of number of lines actually connected.

Issued: March 31, 2016 Effective: May 1, 2016

Issued by: HAT ISLAND TELEPHONE COMPANY

with restricted toll access

By: Chris Burns

Title: Chief Operating Officer

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Original Sheet No. 23

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For Commission's Receipt Stamp

ORIGINAL

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 3

JOINT USER SERVICE

Applicable to joint user service furnished within the utility's operating territory.

RATE PER MONTH

Each joint user

One-half the basic rate for local exchange service applicable to the primary station with which the joint user service is associated, computed to the nearest multiple of five cents.

CONDITIONS

1. A directory listing will be provided for each joint user without additional charge.

2. The facilities used in furnishing the subscriber's primary service will not be extended to a second premises to provide joint user service.

3. Joint user service will be furnished, upon application by a subscriber, for an individual, firm, corporation, company or association.

4. The above rate applies in addition to the rates and charges for the facilities and all other service provided.

5. The minimum charge for joint user service shall be the above monthly rate, provided that if the listing is included in the telephone directory, the service shall be paid for until the end of the directory period unless the joint user vacates the premises, the subscriber's service is discontinued, or the joint user becomes a subscriber to the utility's business service.

The subscriber to the primary service shall be responsi-6. ble for all charges related to the joint user service associated with his primary service.

Issued August 26, 1964 Effective September 28, 1964

Hat Island Telephone Company Issued by.....

C. Henny

By....

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AUG 2 7 1964

WASH, UT. & TRANS. COMM.

For Commission's Receipt Stamp

ORIGINAL

SCHEDULE 4

COMPANION SERVICE

Applicable where a request is made that two primary stations at different locations be arranged for simultaneous ringing.

RATE PER MONTH

Each handset station - appropriate individual line rate

Issued August 26, 1964

Effective September 28, 1964

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Issued by Hat Island Telephone Company

Form F

By.

SCHEDULE 5

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NUMBER RESERVATION SERVICE

APPLICABILITY

Applicable to reservation of specific telephone numbers designated by the Company for service to prospective subscribers.

RATES AND CHARGES

	Charge to <u>Establish</u>	Rate per <u>Month</u>
Reservation of each telephone number	\$7.50 #	\$2.00

CONDITIONS:

- 1. Number Reservation Service is provided to reserve exchange telephone number(s) on a month-to-month basis.
- 2. When the subscriber applies for Number Reservation Service, he shall specify the period of the reservation, and all Non-Recurring Charges and monthly rates for that period are to be paid at the time application is made.
- 3. The subscriber may request that the reservation period be extended beyond that he specified before the reservation became effective. The request for such an extension of the reservation period shall be treated as a new application for this service and all Non-Recurring Charges and monthly rates for the period of the extension are to be paid at the time the request for the extension is made.

In addition to applicable charges from Schedule 13.

(Continued)

Issued: November 7, 1997 Effective: December 15, 1997 Issued by Hat Island Telephone Company Dand Coffinne David C. Henny, President

SCHEDULE 5

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NUMBER RESERVATION SERVICE

CONDITIONS: (Continued)

- 4. When a telephone number is reserved, the telephone number and associated listing(s) will appear in the next regularly published directory, if the applicant so requests.
- 5. The charges specified in this Schedule shall not apply to the reservation of a telephone number that is part of an application for the establishment or re-establishment of service, to be accomplished within thirty days of the date on which the application is made. The monthly rates specified shall apply to each calendar month, or portion thereof, during which the service is furnished.
- 6. When Exchange Service is established. or re-established, the applicable Rates and Charges from Schedules 1 and 13 will apply. There will be no credit applied for any unused portion, if any, of this service.

(Continued)

Effective: December 15, 1997

Issued by Hat Island Telephone Company and Coffinny David C. Henny, President

Issued: November 7, 1997

Original Sheet No. 26

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For Commission's Receipt Stamp

HAT ISLAND TELEPHONE COMPANY

ORIGINAL

SCHEDULE 6

INTEREXCHANGE RECEIVING SERVICE

This service is available to subscribers to business individual line service (except coin box service), business private branch exchange service, or order receiving equipment service located in the receiving exchange. It consists of toll service from this exchange to the subscriber's station location in the receiving exchange.

RATE

1. The monthly flat rate for each service established in this exchange shall be \$4.00.

2. For each interexchange message originated under this schedule, the toll station rates shall apply.

CONDITIONS

1. A subscriber to this service will be billed for all interexchange messages to him from this exchange.

2. A telephone number designation will be assigned to each service subscribed for, and will be listed in the telephone directory of this exchange.

3. No service connection charges apply to this service.

4. Interexchange receiving service will not be given in connection with foreign exchange service.

Issued August 26, 1964

Form F

Effective September 28, 1964

Issued by _____ Hat Island Telephone Company

By.

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HAT ISLAND TELEPHONE COMPANY

For Commission's Receipt Stamp

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Issued April 13, 1990 Effective June 1, 1990

Issued by	HAT	ISLAND	TELEPHONE	COMPANY
(By Cound	C	Here	Acr	,President
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Seventh Revision of Sheet No. 29 Canceling Sixth Revision of Sheet No. 29

HAT ISLAND TELEPHONE COMPANY

WN U-1

SCHEDULE 7

LIFELINE SERVICE ASSISTANCE PROGRAMS

Certain subscribers may be eligible for the Lifeline service offering ("Lifeline service") under Subpart E of Part 54 of Title 47, Code of Federal Regulations ("CFR"). Within the service areas for which the Company is designated as an "eligible telecommunications carrier" pursuant to Subpart C of Part 54 of Title 47 CFR, the Company offers Lifeline service to qualifying low-income consumers.

Lifeline is a government assistance program in which only eligible consumers may enroll, and that is limited to one discount per household. Lifeline service, which is supported by the Lifeline program, is a non-transferrable retail local service offering that is available only to qualifying low-income consumers, is limited to one discount per household, and for which qualifying low-income consumers pay charges that have been reduced in accordance with Subpart E of Part 54 of Title 47 CFR. In addition, for an "eligible resident of Tribal lands," as defined in § 54.400 of Subpart E of Part 54 of Title 47 CFR, the Company's Lifeline service charges are further reduced in accordance with Subpart E of Part 54 of Title 47 CFR.

The Company's offering of Lifeline service includes "toll limitation" only in the form of "toll blocking" (and not "toll control"), as those terms are defined in Subpart E of Part 54 of Title 47 CFR. "Toll blocking" is available with respect to Company-provided Lifeline service at no Company charge to the Company's subscriber to such Lifeline service.

Issued: December 28, 2016

Effective: January 27, 2017

Issued by: HAT ISLAND TELEPHONE COMPANY

By: Christopher W. Burns

Title: Chief Operating Officer

(T)

Third Revision of Sheet No. 29.1CancelingWN U-1Second Revision of Sheet No. 29.1

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 7 (Continued)

LIFELINE SERVICE ASSISTANCE PROGRAMS (Continued)

On the issue date of this tariff sheet, "toll blocking" is defined in § 54.400 of Subpart E of Part 54 of Title 47 CFR, as "a service provided by an eligible telecommunications carrier that lets subscribers elect not to allow the completion of outgoing toll calls from their telecommunications channel." "Toll blocking" does not necessarily result in the blocking of collect calls to the subscriber's telephone line or the blocking of calls billed from another location to the subscriber's telephone line.

If the service areas for which the Company is designated as an "eligible telecommunications carrier" pursuant to Subpart C of Part 54 of Title 47 CFR include any "Tribal lands," as that term is used in § 54.413 of Subpart E of Part 54 of Title 47 CFR, then, with respect to such "Tribal lands," the Company also offers "Tribal Link Up," as defined in § 54.413 of Subpart E of Part 54 of Title 47 CFR to each "eligible resident of Tribal lands," as defined in § 54.400 of Subpart E of Part 54 of Title 47 CFR. Tribal Link Up provides, under certain circumstances, (i) a reduction of the customary charge for commencing service and (ii) other benefits pertaining to such charge and to interest charges, if any, that may apply thereto, all as specified more fully in Subpart E of Part 54 of Title 47 CFR.

The availability of the Lifeline assistance programs described in this schedule, or any of them, to any otherwise eligible subscriber or applicant may be subject to such subscriber or applicant granting his or her written consent to disclosure and/or transmission by the Company of certain information pertaining to that subscriber or applicant, including, but not necessarily limited to, his or her name, other subscriber- or applicant-identifying information, the service address to which the relevant assistance program service is being applied for and/or is being furnished, the specific assistance program in which the subscriber or applicant participates or has applied to participate, and the date or dates of such participation or requested participation, all in accordance with Subpart E of Part 54 of Title 47 CFR.

Lifeline service offers to qualifying subscribers certain reductions in, or discount applicable to, charges for qualifying service. Such reductions and/or discounts are supported by payments to the Company by the Lifeline program. The Company shall not be required to provide any Lifeline reduction or discount for which corresponding payment in equal amount is not received by the Company from the Lifeline program.

Issued: December 28, 2016

Effective: January 27, 2017

Issued by: HAT ISLAND TELEPHONE COMPANY

By: Christopher W. Burns

Title: Chief Operating Officer

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Original Sheet No. 31

RECEIVED

AUG 2 7 1964

WASH. UT. & TRANS. COMM.

For Commission's Receipt Stamp

HAT ISLAND TELEPHONE COMPANY

URIGINAL

SCHEDULE 11

ADDITIONAL DIRECTORY LISTINGS

Applicable to additional directory listings over the one or ones to which the subscriber is initially entitled.

> Each Directory Listing: Business Residence

Per Month \$0.60 .35

CONDITIONS

Residence subscribers shall be initially entitled to a single alphabetical listing. Business subscribers shall be initially entitled to one listing in the alphabetical section and one listing in the classified or "yellow page" section.

Issued August 26, 1964

Effective September 28, 1964

Hat Island Telephone Company

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Issued by..

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			SCHEDULE 12	(Continued)	(T)
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Second Revision of Sheet No. 33 Cancelling First Revision of Sheet No. 33

HAT ISLAND TELEPHONE COMPANY

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SCHEDULE 13

NON-RECURRING CHARGES

APPLICABILITY

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(T)

The charges named below are applicable throughout the exchange to the establishment and re-establishment of service, and to the moving or change of instrumentalities after their installation.

CHARGES

<u>Charge</u>

Establishment or Re-establishment of Service* Each premises where drop wire and protector are not intact (per line) Each premises where drop wire and protector	\$175.00**
are intact (per line) Requiring trip to Hat Island Not requiring trip to Hat Island	125.00 25.00
Supersedure Each supersedure (involving change of record only)	s 35.00
Inside Wiring and Terminal Equipment Connecting P Inside wiring and terminal equipment con- necting arrangement (modular jack), each location furnished by the Utility, includ- ing moves within the same building	20.00 plus

Other Changes

Changes, such as change in class or type of service, not requiring a Hat Island trip, each change 25.00

Telephone Instrument WorkPreparation charge for each telephone instru-
ment furnished by the Utility pursuant to
this Tariff12.00

* See Sheet No. 33.1 ** See Sheet No. 33.2 *** See Sheet No. 33.2

Temped	November	25,	1987		January	1,	1988
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Issued by HAT ISLAND TELEPHONE COMPANY

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Title...

President

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RECEIVED NOV 28, 2022 WA. UT. & TRANS COMM. ORIGINAL UT-220867

First Revision of Sheet No. 33.1 Canceling Original Sheet No. 33.1

HAT ISLAND TELEPHONE COMPANY

WN U-1

SCHEDULE 13 (continued)

NON-RECURRING CHARGES

<u>CHARGES</u> (continued)	Charge	
Maintenance of Service		
When subscriber owned or provided equipment has caused trouble impairing service provided by the Utility, and the subscriber, his agent or someone at his premises has asked the Utility to dispatch someone to Hat Island to so determine, the following trip charge will be made for each such trip made	\$125.00	
When the subscriber owned or provided equipment has caused trouble impairing service provided by the Utility requiring testing but no Hat island trip, each occurrence	\$35.00	
Dishonored Payment		(N)
Charge, each	\$35.00	 (N)
* Applicable to service established within 100 feet of the Community road. If the distance exceeds 100 feet, the cost of construction for the excess distance shall be paid for by the applicant at the actual cost thereof to the Utility. These charges cover only network access arrangements to the building or to the area immediately adjacent to the place (if not in a building) in which the primary service will be established or re-established. Subscriber owned or provided inside wring, modular jacks and terminal equipment are permitted when the subscriber has		

BY AUTH. OR ORDER OF THE WASH UTILITIES AND TRANS COMM, DOCKET UT-220867

Issued: November 28, 2022

Effective: January 1, 2023

Issued by: HAT ISLAND TELEPHONE COMPANY

By: Donna E. Hilty

complied with

Title: Chief Operating Officer

WN U-1

Original Sheet No. 33.2

HAT ISLAND TELEPHONE COMPANY

APR 7 1982

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		SCHEDULE 13 (continued)	ORIGINAL
		NON-RECURRING CHARGES	
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	RGES (continued)		
Main	ntenance of Service (contin	uued)	
	FCC and/or WUTC rules and "Conditions" set forth els	regulations, and subject where in this Schedule.	to the (N) (N)
**	This charge will be reduce vides and backfills all re specifications.	d by \$25.00 if the subscr quisite trench to the Uti	iber pro- (N) lity's (N)
***	Inside wiring and/or termi ments meeting the specific FCC (RJ11C or RJ11W modula nected to the protector by ject to the "Conditions" s dule. The charges specifi to work and apparatus supp charge is established at \$ and this charge applies to except that the Utility ma subscribers for whom all n this Schedule is accomplis	ations of the Utility and r jacks) may be installed the subscriber or his age set forth elsewhere in this ed above in this item app lied by the Utility. The 100.00 for purposes of the each trip required to Har y prorate the trip charge secessary work under this	of the and con- ent, sub- s Sche- ly only trip is item, t Island, among
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	SCHEDULE 13 (continued)	ORIGINAL
	NON-RECURRING CHARGES	
CONDIT	IONS	
1.	When more than one item of work listed under "Ch this Schedule is to be performed with respect to service line at the same time, the charge for ea work except the first will be reduced by \$7.50.	the same
2.	Except for items for which no installation charge charges for moves and changes shall not exceed t the charges which would apply to new installation same service and facility.	he sum of
3.	The charges specified in this Schedule do not co work being performed at a time when overtime way Where such cases arise as a result of request, a omission of the subscriber and the Utility elect form the work under such circumstances, addition based upon the additional costs incurred shall a Overtime work shall not be performed without the the subscriber.	ges apply. action or is to per- nal charges apply.
4.	The charges specified in this Schedule apply onl requested of the Utility by the subscriber.	y to work
5.	The Utility may require payment of charges for m changes prior to the performance of the work rec subscriber. Where advance payment of such charg quired, failure to pay charges for moves and char may result in discontinuance of service in the s subject to the same conditions as those set fort the Tariff for discontinuance of service results payment of monthly bills.	uested by the ges is not re- unges when due same manner and th elsewhere in
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Issued	April 2, 1982 . Effective May 7.	1982
sued by.	HAT ISLAND TELEPHONE COMPANY	
-	Une Continue Tisto	President

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HAT ISLAND TELEPHONE COMPANY

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	SCHEDULE 13 (continued) ORIGINAL
	NON-RECURRING CHARGES
CONDIT	IONS (continued)
6.	A change of location from one premises to another shall not (N be treated as a move, but as a discontinuance of service and establishment or re-establishment of service at the new location.
7.	If a subscriber rents new rooms and vacates those in which his telephone service has been located, the appropriate charge for establishment or re-establishment of service shall apply to the establishment or re-establishment of service at the new location. (N
8.	When an applicant requests the continuation in his name of (N service formerly in the name of another subscriber (super- sedure of service), the applicant shall assume responsibility for and guarantee payment of all outstanding charges.
9.	Subscriber owned or provided inside wiring, terminal equip- ment connecting arrangements (RJ11C or RJ11W modular jacks) and terminal equipment, if they meet the specifications of the Utility and of the FCC, may be installed and connected to the Utility's lines by the subscriber or his agent in accordance with FCC and/or WUTC rules and regulations, sub- ject to the following conditions: (N
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ssued	April 2, 1982 Effective May 7, 1982
ed by	HAT ISLAND TELEPHONE COMPANY

Original Sheet No. 33.5

HAT ISLAND TELEPHONE COMPANY

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APR 7 1982

WASH. UT. & TRANS, COMM.

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ORIGINAL

(N)

SCHEDULE 13 (continued)

NON-RECURRING CHARGES

CONDITIONS (continued)

9. (continued)

- In the event that such subscriber owned or provided equip-(a) (N) ment causes harm to the telephone network, the Utility will, where practicable, notify the subscriber that temporary discontinuance of service may be required; however, where prior notice is not practicable, the Utility may temporarily discontinue service forthwith, if such action is reasonable in the circumstances.
- (b) The subscriber shall reimburse the Utility for all harm, injury, damage or loss caused to the facilities of the Utility, and shall indemnify and hold harmless the Utility, for and from all harm, injury, damage or loss caused to the persons or property of others in all cases where such harm, injury, damage or loss arises from or is caused by the connection to any Utility-owned line of any such subscriber owned or provided equipment by or on behalf of the subscriber.
- (c) The utility shall not be liable to any person for any harm, injury, damage or loss caused to any such subscriber owned or provided equipment other than as a direct result of intentionally destructive acts of the Utility.

April 2, 1982 Issued.

By

May 7, 1982 Effective.

ISLAND TELEPHONE COMPANY HAT Issued by...

Title President

WN U-1

Original Sheet No. 33.6

HAT ISLAND TELEPHONE COMPANY

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APR 7 1982

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ORIGINAL

SCHEDULE 13 (continued)

NON-RECURRING CHARGES

CONDITIONS (continued)

9. (continued)

> (c)(continued)

> > The Utility does not represent or warrant that its facilities, equipment, operations or procedures are compatible with any such subscriber owned or provided equipment. The Utility may make such lawful changes in its facilities, equipment, operations and procedures as it may reasonably deem appropriate.

- (d) The Utility shall not be responsible for maintenance of any such subscriber owned or provided equipment, unless it has agreed in writing to accept such responsibility.
- If any such subscriber owned or provided equipment (e) causes impairment or disruption of service on any Utility-owned line, a Maintenance of Service charge, as specified under "Charges" in this Schedule shall apply.
- (f) Prior to connection of any subscriber owned or provided terminal equipment to any Utility-owned line, the subscriber shall advise the Utility of the name of the manufacturer, the function, the model number, the FCC registration number, the ringer equivalence number of such terminal equipment and shall advise the Utility of the telephone number(s) of the line(s) on which such terminal equipment will be used. Upon the discontinuance of such use, the subscriber shall promptly so notify the Utility.

Issued	April 2, 1982	Effective	May 7, 1982	
Issued by	HAT ISLAND TELEPH		Title President	

(N)

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RECEIVED OCT. 29, 2008 WA. UT. & TRANS. COMM. ORIGINAL UT-081966

First Revision of Sheet No. 34 Canceling Original Sheet No. 34

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 14

LINE EXTENSIONS

APPLICABILITY

This Schedule applies to extensions to plant, other than Extensions of Service, as defined in Schedule 14A of this Tariff and to which the Rates and Charges specified in said Schedule 14A apply. (N)

CHARGES

WN U-1

No line extension charges are applicable in the exchange area to the extension of Company facilities along dedicated rights-of-way. (T)

Issued: October 29, 2008

Effective: November 29, 2008

(N)

Issued by: HAT ISLAND TELEPHONE COMPANY

By: Robert S, Snyder

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 14

(N)

LINE EXTENSIONS (NEW)

APPLICABILITY

This Schedule applies to requests for extension of residential basic local exchange service within the Company's service area, where the application is completed and the application and all required payments have been received by the Company on or after October 4, 2008. This Schedule does not apply to the following:

(a) Requests for extension of residential basic local exchange service, where the application is completed and the application and any required payments have been received by the Company prior to October 4, 2008;

(b) Applications for extension of service for any non-residential service, including, but not limited to, business service;

(c) Applications for extensions of service for residential classes of service other than new tariffed residential basic local exchange service, unless the Company chooses to treat such application as being subject to this Schedule;

(d) Applications from developers requesting service for developments; or

(e) Extension of Company facilities in the exchange area entirely along dedicated rights-of-way.

(Continued)

Issued: October 29, 2008

Effective: November 29, 2008

Issued by: HAT ISLAND TELEPHONE COMPANY

By: Robert S, Snyder

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 14A (Continued)

(N)

LINE EXTENSIONS (NEW)

DEFINITIONS

As used in this Schedule,

(a) the following terms shall have the definitions ascribed to them in WAC 480-120-071(1) and as may be clarified in this Schedule: applicant, cost of service extension, developer, development, distribution plant, drop wire, extension of service, extraordinary cost, order date, premises, tariffed, temporary occupancy, and temporary service;

(b) the term "Commission" means the Washington Utilities and Transportation Commission; and

(c) the term "cost of construction" has the same meaning as the term "cost of service extension," as the latter term is defined in WAC 480-120-071(1) and as the definition of such latter term may be clarified in this Schedule.

A copy of WAC 480-120-071(1) is available upon request

If more than one applicant is involved in a single application for an extension of service or in multiple applications for an extension of service to be constructed over a single construction path, the term "applicant," as used in this Schedule, includes each such applicant, unless the context requires otherwise.

(Continued)

Issued: October 29, 2008

Effective: November 29, 2008

Issued by: HAT ISLAND TELEPHONE COMPANY

By: Robert S, Snyder

RECEIVED OCT. 29, 2008 WA. UT. & TRANS. COMM. ORIGINAL UT-081966 SUB 11/24/08

WN U-1 Original Sheet No. 34.3

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 14A (Continued)

(N)

LINE EXTENSIONS (NEW)

CHARGES AND CONDITIONS

1. <u>General</u>

The Company will furnish, install and maintain all extensions of service to which this Schedule applies in accordance with the Company's lawful rates, charges, terms and conditions, and with its established construction standards.

2. <u>Type of Construction</u>

The type of construction (*e.g.*, buried or aerial, fiber-optic or metallic cable) used in extensions of service is the prerogative of the Company, except where designated by law. If the applicant requests a different type of construction than that specified by the Company and the Company accommodates the applicant's request, the applicant will be responsible for any additional cost.

3. <u>Construction Route</u>

The route of the extension of service will be determined by the Company. If the applicant requests a different route than that specified by the Company and the Company accommodates the applicant's request, the applicant will be responsible for any additional cost.

(Continued)

Issued: October 29, 2008

Effective: November 29, 2008

Issued by: HAT ISLAND TELEPHONE COMPANY

By: Robert S, Snyder

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WN U-1 Original Sheet No. 34.4

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 14A (Continued)

(N)

LINE EXTENSIONS (NEW)

CHARGES AND CONDITIONS (Continued)

4. <u>Nature of Charges</u>

The charges specified in this Schedule are in addition to all other applicable rates and charges set forth elsewhere in this Tariff or in other tariffs of the Company.

5. <u>Estimated Cost of Construction</u>

An estimate of the cost of construction for a specific extension of service will be provided to the applicant requesting the extension of service. Such estimate of the cost of construction will be in writing and will be valid for thirty (30) days after the Company provides such estimate or a bill for such amount to the applicant.

6. Easements, Rights-of-Way and Permits

Where the requested service location is such that the Company deems it necessary or desirable to use private easements or private and/or governmental rightsof-way, or any combination thereof, to construct the extension of service, the Company may require the applicant to provide, or pay the cost of procuring, such items, including, but not limited to, related permit fees and permit-related costs, in addition to any other applicable charges. The Company's obligation to provide an extension of service is expressly conditioned upon the availability to the Company of all such easements and/or rights-of-way satisfactory to the Company.

(Continued)

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WN U-1 Original Sheet No. 34.5

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 14A (Continued)

(N)

LINE EXTENSIONS (NEW)

CHARGES AND CONDITIONS (Continued)

7. Order Date

When an applicant requests tariffed residential basic local exchange service that entails an extension of service, the "order date" for purposes of this Schedule shall be the later of the following:

(a) The date on which the Company receives the completed application for the extension of service; or

(b) If there are specific actions that the applicant must first complete in order to be in compliance with the Company's applicable tariffs and/or Commission rules (*e.g.*, the procurement of easements and/or rights-of-way pursuant to 6. above and/or the construction, installation and/or placement of supporting structures and/or trenches pursuant to 12. below), the date on which all such actions have been completed and the Company has been advised by the applicant of such completion.

(Continued)

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By: Robert S, Snyder

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 14A (Continued)

(N)

LINE EXTENSIONS (NEW)

CHARGES AND CONDITIONS (Continued)

8. <u>Allowance</u>

The Company provides a one thousand foot allowance, or such greater allowance as the Company may establish from time-to-time, for an extension of service within its service territory at no charge to the applicant, subject to the conditions set forth in this Schedule and other applicable provisions of this Tariff.

Multiple applications for a single extension of service or multiple applicants on a single application for an extension of service are permitted when the extension of service follows a single construction path. When there are multiple applicants for an extension of service or multiple applications received at the same time for an extension of service that follows a single construction path, the one thousand foot allowance may

(Continued)

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 14A (Continued)

(N)

LINE EXTENSIONS (NEW)

CHARGES AND CONDITIONS (Continued)

8. <u>Allowance (Continued)</u>

be aggregated by the number of applicants; provided however, that multiple applicants that are members of the same household or for whom the requested service will be located on the same premises or parcel will be treated as a single applicant for purposes of calculation of the allowance. For example, if there are two qualifying applicants, the allowance becomes two thousand feet.

Notwithstanding the above-described allowance, if the allowance portion of the extension of service entails extraordinary costs, the Company may petition the Commission for permission to charge the applicant (s) for such extraordinary costs, and upon receipt by the Company of such permission from the Commission, the applicant(s) shall be responsible to reimburse the Company for such extraordinary costs.

If the path of construction is in part along dedicated rights-of-way and in part not along dedicated rights-of-way, the allowance specified above in this 8. applies first to the construction along dedicated rights-of-way and then, if any of the allowance remains unapplied, to the construction not along dedicated rights-of-way. No extension of service charges are applicable in the exchange area to the extension of Company facilities along dedicated rights-of-way.

(Continued)

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 14A (Continued)

(N)

LINE EXTENSIONS (NEW)

CHARGES AND CONDITIONS (Continued)

9. <u>Application Process</u>

The applicant must complete the application form provided by the Company and submit it to the Company. The application form will be provided to the applicant within seven (7) business days of the applicant's initial request for service. In the case of multiple applicants, each applicant must either submit a separate application form to the Company or be separately identified on and sign a single application form submitted to the Company. Each applicant will be billed an equal portion of the applicable extension of service charges. Multiple applicants may agree to divide the bill among themselves in a ratio different from that billed by the Company so long as the Company receives full payment. In instances where there are no applicable charges for an extension of service, the applicant's request for service will serve as the completed application for extension of service.

(Continued)

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 14A (Continued)

LINE EXTENSIONS (NEW)

CHARGES AND CONDITIONS (Continued)

10. <u>Construction Timeline</u>

Under normal circumstances, the Company will construct the extension of service and provide residential basic local exchange service within thirteen months after the order date. Each of the following is an exception:

(a) When an extension of service entails costs of service extension or other charges to be paid by the applicant, the Company will present a bill to the applicant for the estimated cost of construction of the extension of service and associated charges within one hundred twenty days after the date on which the Company receives the application;

(b) When there are extraordinary costs for the allowance portion of the extension of service that the Company is authorized to recover (see 7. above), the Company will present the applicant with a bill for the extraordinary extension of service costs as soon as practicable after receiving permission from the Commission to recover the extraordinary costs;

(Continued)

(N)

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 14A (Continued)

(N)

LINE EXTENSIONS (NEW)

CHARGES AND CONDITIONS (Continued)

10. <u>Construction Timeline (Continued)</u>

(c) If the applicant is a subsequent applicant and required to pay any charges associated with a previous extension of service as provided in Item 14 following, the Company will present the applicant with a bill for the applicant's pro rata share of such prior charges, together with the estimated cost of service extension of any additional extension of service that may be required within one hundred twenty days after the order date; and

(d) If the Company petitions the Commission to recover from the applicant extraordinary costs associated with an extension of service and the Commission denies the Company's petition.

In the case of (a), (b) or (c) immediately preceding, the extension of service will normally be completed and new tariffed residential basic local exchange service provided within twelve months after the applicant returns the completed application to the Company and meets the payment terms established by the Company at the time the bill for the estimated cost of construction, including extraordinary costs if applicable, and other associated charges is presented to the applicant.

In the case of (d) immediately preceding, the period of time to complete the extension of service shall be extended by an amount of time equal to the time that has elapsed from the order date to the date of the Commission's order denying the Company's petition.

(Continued)

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 14A (Continued)

(N)

LINE EXTENSIONS (NEW)

CHARGES AND CONDITIONS (Continued)

10. <u>Construction Timeline (Continued)</u>

In addition to the exceptions set forth under (a), (b), (c) and (d) immediately preceding, completion of the extension of service may be delayed or extended due to delays in obtaining permits related to the extension of service or due to other causes beyond the control of the Company, such as, but not limited to: unavailability of equipment or supplies; civil police or military action, including national emergencies, riots, war, civil insurrections or acts of terrorism; fire, flood or other natural disaster; delays caused by an applicant, including failure to provide access to an applicant's premises; delays caused by local, state, federal or tribal governmental authorities; delays caused by third parties; or negligent or willful misconduct of customers, an applicant or third parties, including, but not limited to outages originating from introduction of a virus onto the Company's network. If such an event occurs, the Company will inform the applicant of the estimated delay in the completion of the extension of service unless prevented from doing so by any of the causes described in this paragraph. The presence of any of the causes described in this paragraph shall also excuse the Company's failure to perform, or delay in performing, any other obligation of the Company set forth in this Schedule.

(Continued)

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By: Robert S, Snyder

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 14A (Continued)

(N)

LINE EXTENSIONS (NEW)

CHARGES AND CONDITIONS (Continued)

11. <u>True-Up of Costs of Extensions of Service</u>

For an extension of service for which the cost of construction is billed to the applicant on an estimated basis, the Company will determine the difference between the estimated cost of construction and the actual cost of construction for the extension of service. If the actual cost of construction for the extension of service is less than the estimated cost of construction for the extension of service billed to and paid by the applicant, the Company will refund any overpayment. In the case of multiple applicants for an extension of service that follows a single path of construction, the refund will be made on a pro rata basis among the appropriate applicants. If the applicants have divided the bill for the estimated cost of the extension of service among themselves in amounts different from the amounts billed by the Company, it shall be the responsibility of the applicants to reconcile any difference in the refund(s). If the cost of construction for the extension of service exceeds the estimated cost of construction that was billed to the applicant, the Company may bill, and the applicant shall pay, the reasonable additional cost of service extension up to ten percent of the estimate. In the case of multiple applicants for a single extension of service, each applicant will be billed an equal portion of the excess amount. Multiple applicants may agree to divide the bill among themselves in a ratio different from that billed by the Company so long as the Company receives full payment.

(Continued)

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 14A (Continued)

(N)

LINE EXTENSIONS (NEW)

CHARGES AND CONDITIONS (Continued)

11. <u>True-Up of Costs of Extensions of Service (Continued)</u>

In case of a refund or additional charges (as described in the immediately preceding paragraph) for an extension of service under this Schedule, the Company will provide the applicant detailed construction costs showing any difference (whether in excess of the estimated cost of construction or below the estimated cost of construction).

12. <u>Supporting Structures and Trenches</u>

Construction of an extension of service is expressly conditioned upon the applicant completing construction, installation and/or placement of supporting structures, trenches, or both, on the applicant's property as determined by the Company. The applicant's responsibility for the construction, installation and/or placement of supporting structures, trenches, or both, extends from the applicant's property line to the applicant's premises. In the case of multiple applicants for an extension of supporting structures, trenches, or both, on such applicant's property from that applicant's property line to that applicant's premises. All such supporting structures must be constructed, installed and/or placed in accordance with Company construction specifications provided to the applicant by the Company. As used in this Schedule, the term "supporting structures" includes, but is not limited to, conduits.

(Continued)

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SCHEDULE 14A (Continued)

(N)

LINE EXTENSIONS (NEW)

CHARGES AND CONDITIONS (Continued)

12. <u>Supporting Structures and Trenches (Continued)</u>

The applicant has the option of providing the trench and supporting structures from the applicant's property line to the applicant's premises as determined by the Company, or may choose the Company, or a different company, for the construction, installation and/or placement of the trench and supporting structures. If the applicant chooses the Company to dig the trench and/or provide the supporting structures, the applicant shall pay the Company all costs associated with the trench and the supporting structures, as applicable. Once supporting structures, trench, or both, have been constructed, installed and/or placed, the Company will provide the drop wire to the applicant at no charge. In instances where drop wire is provided by the Company to the applicant, the applicant shall place the drop wire in accordance with specifications provided to the applicant by the Company.

Once constructed, installed and/or in place in accordance with the Company's specifications, all supporting structures and drop wire from the applicant's property line to the applicant's premises shall be maintained by the Company so long as service is provided by the Company to the applicant at the applicant's premises. If the Company ceases to provide service to the applicant at the applicant's premises, the Company shall have no responsibility for maintenance of supporting structures and drop wire furnished by the Company shall continue to be owned by the Company unless and until abandoned by the Company in writing.

(Continued)

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 14A (Continued)

(N)

LINE EXTENSIONS (NEW)

CHARGES AND CONDITIONS (Continued)

12. <u>Supporting Structures and Trenches (Continued)</u>

In arranging for service under this Schedule, the applicant shall be deemed to have granted the Company and its employees, agents and contractors an easement for, and permission for, ingress and egress to and from the drop wire, supporting structures, trench and protector or NID for purposes of installation, repair, maintenance, operation, augmentation and/or replacement of the said drop wire, supporting structures, trenches and protector or NID and/or for purposes of removal of the said drop wire, supporting structures and/or protector or NID. Such easement and permission shall be in addition to all other easements and permissions that the Company may have with respect to the applicant's property and shall be and remain in effect for so long as the Company provides service to the applicant's premises or has facilities located on the applicant's property.

Any cost incurred because of the sharing of support structure on the applicant's property with another utility shall be the responsibility of the applicant.

(Continued)

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SCHEDULE 14A (Continued)

(N)

LINE EXTENSIONS (NEW)

CHARGES AND CONDITIONS (Continued)

13. <u>Subsequent Applicants to Existing Extensions of Service for Which</u> <u>Charges Were Paid Pursuant to this Schedule</u>

If, within five years of the order date for an extension of service, a subsequent applicant seeks service that would be provided by means of a previous extension of service pursuant to this Schedule where the original applicant paid extension of service charges under this Schedule, then the subsequent applicant shall pay to the Company a proportionate share of the original extension of service charges before the Company will provide service to the new applicant from the previous extension of service. However, if a subsequent applicant's service falls within the original allowance established pursuant to 8. above (or if there were multiple original applicants, the original aggregate allowance), then no amount shall be due from the subsequent applicant on account of the previous extension of service.

Any amount received by the Company from a subsequent applicant by reason of an earlier extension of service will be made available for refund by the Company proportionately to the original applicant(s) that paid charges pursuant to this Schedule with respect to that earlier extension of service. The Company will provide notice of the availability of a refund to such applicant(s) by mailing such notice to such applicant(s)' respective last known address(es), as reflected in the records of the Company. The notice will state the amount of the refund available. Such refund will be made only upon request received by the Company within sixty days of the date such notice was sent. Any such refund amount, the request for which is not received by the Company within sixty days of the date such notice was sent, will be refunded to the subsequent applicant.

(Continued)

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SCHEDULE 14A (Continued)

(N)

LINE EXTENSIONS (NEW)

CHARGES AND CONDITIONS (Continued)

13. <u>Subsequent Applicants to Existing Extensions of Service for Which</u> <u>Charges Were Paid Pursuant to this Schedule (Continued)</u>

Where a subsequent application involves an additional extension of service such that the previous extension of service must be extended further in order to provide service to the subsequent applicant, such subsequent application shall be deemed to be an application for a new extension of service and no amount shall be collected from the subsequent applicant and refunded to the previous applicant(s) on account of the previous extension of service.

14. <u>Temporary Service; Service to Premises Having Only Temporary Occupancy</u>

Where an applicant requests temporary service or service to premises having only temporary occupancy, and the requested service requires an extension of service, the allowance set forth in 8. above shall not apply and the applicant will be billed for, and is responsible for paying, the full cost of the extension of service. The order date for such extension of service shall be considered to be the date upon which the applicant for temporary service meets the payment conditions contained in or provided with the bill for the estimated cost of construction. The true-up provisions of 11. above apply to extensions of service for temporary service or extensions of service to serve premises having only temporary occupancy. If an application for temporary service or for service to premises having only temporary occupancy will utilize a previous extension of service constructed pursuant to this Schedule, the applicant for such service shall be considered to be a subsequent applicant and have all of the obligations of a subsequent applicant under 13. above.

(Continued)

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 14A (Continued)

(N)

LINE EXTENSIONS (NEW)

CHARGES AND CONDITIONS (Continued)

15. Additional Information and Notices to Applicants

When the application form for an extension of service is provided to the applicant, the Company will also provide a brief explanation of the extension of service rules. The explanation will include the possibility that the applicant will be required to contribute to the cost of a previously built extension of service that is less than five years old and was constructed pursuant to this Schedule if such previously built extension of service is involved in providing service to the applicant.

When a bill for extension of service costs is delivered to an applicant for an extension of service, the Company will provide the applicant with a notice of the potential right to be reimbursed for a portion of the cost of the extension of service as described in 13. above and of the duty to keep the Company apprised of the applicant's current address if the applicant wishes to receive future notice of the availability of such reimbursement.

16. <u>Other Limitations on the Company's Obligations</u>

The Company may refuse to process an application for extension of service if the application is not in compliance with Commission rules, the terms and conditions of the Company's tariff, or both. The Company may also refuse to process an application for extension of service if any of the applicants is not in compliance with Commission rules, the terms and conditions of the Company's applicable tariff, or both. In addition, the Company may refrain from processing an application for extension of service or proceeding with the extension of service if the Company determines that it is going to refuse service in accordance with WAC 480-120-061.

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By: Robert S, Snyder

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HAT ISLAND TELE	PHONE COMPANY	For Commission's Receipt Stamp
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	SCHEDULE 20	
<u>_T</u>	OLL REFERENCE LIST	
Exchange or Locality	Use Rate <u>To</u>	Rate Block
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ued August 26, 1964	Effective Sep	tember 28, 1964
d by Hat Island Te	elephone Company	
By Chand C. g	Jenny T	itle President & General Mar

Fifth Revision of Sheet No. 41.1CancelingWN U-1Fourth Revision of Sheet No. 41.1

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE :

Subject to the exceptions set forth below in this Schedule, the Company concursin Tariff WN U-2 ("Access Service") of the Washington Exchange Carrier Association ("WECA(C)Tariff WN U-2") as filed with the Washington Utilities and Transportation Commission, together(C)with amendments thereto and successive issues thereof, for the purpose of providing intrastate(C)access service. All references in this concurrence to CONTEL Tariff WN U-6 are intended to(N)refer to WECA Tariff WN U-2 and the term "WECA Tariff WN U-2" is hereby substituted for(N)the term "CONTEL Tariff WN U-6" wherever the latter term appears hereinafter.(N)

EXCEPTIONS:

- 1. The terms "Washington Exchange Carrier Association," "Continental Telephone Company of the Northwest, Inc.," "Telephone Company" and "Company" shall mean Hat Island Telephone Company.
- 2. All offerings of service made by this concurrence are subject to the Company's ability to provide the service with existing facilities, or with such additional facilities as the Company may elect to provide.
- Reference in WECA Tariff WN U-2 to Section 6 with regard to Switched Access Service shall be deemed to refer to Section 5 of said tariff, unless the context otherwise requires.

(Continued)

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Issued by: HAT ISLAND TELEPHONE COMPANY

By: Bruce Russell

Title: Chief Operating Officer

(T)

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Substitute Third Revision of Sheet No. 41.2 Canceling Second Revision of Sheet No. 41.2

HAT ISLAND TELEPHONE COMPANY

WN U-1

SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued) :

EXCEPTIONS (Continued) :

4. (a) For the rate elements and /or rate sub-elements set forth below, the following rates and charges apply instead of the corresponding rates and charges set forth in CONTEL Tariff WN U-6. For any rate element or rate sub-element not specifically listed below, the rates and charges set forth in CONTEL Tariff WN U-6 apply. Entries in the "Section" column refer to the section designations in CONTEL Tariff WN U-6.

(Continued)

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By: Bruce Russell

Title: Chief Operating Officer

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued) :

EXCEPTIONS (Continued):

(D)

(D)

(Continued)

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued) :

EXCEPTIONS (Continued) :

4. (Continued)

Application of Tariff

(b) Not withstanding anything to the contrary set forth in this Tariff, the Telephone Company does not concur in the switched access rates or charges or rate or charge elements contained in Sections 5.8.1(A), (B) or (D) and 5.8.2(B) or (C) of the WECA Tariff WN U-2 for purposes of their application to (1) Switched Access Service traffic and (2) Direct Trunked Transport service. In lieu thereof, the Telephone Company adopts by reference and concurs in those portions of NECA Tariff F.C.C. No. 5 as set out under "Concurrence" below for (1) Switched Access Service traffic and (2) Direct Trunked Transport service, subject to the exceptions set out under "Exceptions" below.

Concurrence: This concurrence applies to the following sections of NECA Tariff F.C.C. No. 5:

Section Number	Description	
17.2	Switched Access Service	
17.4.1	Access Ordering	
17.4.2	Additional Engineering	
17.4.3	Additional Labor	
17.4.4(A)	Additional Cooperative Acceptance Testing	
	Switched Access	(D)(N)

(Continued)

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(D)

(T)(N)

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HAT ISLAND TELEPHONE COMPANY

WN U-1

SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued) :

EXCEPTIONS (Continued) :

4. (b) (Continued)

17.4.4(B) 17.4.4(C)	Additional Automatic Testing - Switched Access Additional Manual Testing - Switched Access	(D)(N)
17.4.4(F)	Maintenance of Service	
17.4.4(G)	Telecommunications Service Priority	
17.4.4(H)	Controller Arrangement	
17.4.4(K)	Blocking Service	
17.4.4(L)	Billing Name and Address Service	
17.4.4(M)	Originating Line Screening (OLS) Service	
17.4.4(N)	Coin Supervision Addition Service	
17.4.6	Special Facilities Routing of Access Service	
17.5	Rate Tables (to the extent applicable to the	
	foregoing Sections set forth in this list).	

Exceptions: This concurrence does not apply to the following rates and charges: (1) those applicable to Network Blocking, set forth in Section 17.2.2; (2) those applicable to 800 Data Base Access Service Queries, Per Query, set forth in Section 17.2.2(B); (3) those applicable to Directory Assistance Service, set forth in Section 17.2.5; and (4) those applicable to Operator Transfer Service, set forth in Section 17.2.7; This concurrence does not apply to Special Access Service, the Presubscribed Interexchange Carrier (PIC) Change Charge in Section 17.4.4(I) or any other rate or charge not expressly identified in "Concurrence" above.

To the extent applicable to the sections set out above which are included in this concurrence, the terms and conditions of Sections 5, 6, 11, 13 and 15.1 of NECA Tariff F.C.C. No. 5 are also adopted by reference and are a part of this concurrence.

(Continued)

(D)(N)

(T)

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Substitute Second Revision of Sheet No. 41.5 Canceling First Revision of Sheet No. 41.5

HAT ISLAND TELEPHONE COMPANY

WN U-1

SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued) :

EXCEPTIONS (Continued):

4. (b) (Continued)

For purposes of this adoption by reference and concurrence, any use of the word "interstate" in the applicable portions of NECA Tariff F.C.C. No. 5 means "intrastate," unless the context requires otherwise, and any reference to Commission refers to the Washington Utilities and Transportation Commission.

To the extent that the portions of the NECA Tariff F.C.C. No. 5 that are concurred in contain terms that are specifically defined in Section 2.6 of that tariff, those definitions will apply for the above stated purposes.

To the extent that application of any of the foregoing provisions requires application of NECA Tariff F.C.C. No. 4, the Telephone Company concurs for such purposes in the portions NECA Tariff F.C.C. No. 4 applicable to the Telephone Company.

In addition to all other applicable charges, the following charge shall apply to intrastate originating access minutes for Switched Access Service: \$0.023634 per intrastate originating access minute.

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By: Bruce Russell

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Original Sheet No. 41.6

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	HAT ISLAND	TELEPHONE COMPANY	WASH. UI. & TRANS. COMM. For Commission's Receipt Stam
	SCH	EDULE 21A (Continued)	ORIGINAL
		CONCURRENCES	
<u>INTRAST</u>	ATE ACCESS SERVICE	(continued):	
EXCEP	TIONS (Continued):		
	Section	Description	Rate or <u>Charge</u>
	SWITCHED ACCESS	SERVICE (Continued)	
	<u>Interim 800 Tra</u> Optional Featur		
	5.8.3	Monthly Charge Per Call Nonrecurring Charge Per Order, Per Telephone Company per LATA or	NONE
		Market Area	\$ 192.21
	SPECIAL ACCESS	<u>SERVICE</u>	
	<u>Metallic Servic</u>	<u>e</u>	
	6.3.5(A)	Channel Termination Per Termination Monthly Rate Nonrecurring Charge	\$ 18.75 \$ 38.54
ж. н. <u>.</u>	6.3.5(B)	Channel Mileage	en franziska francúzska stranoval staloval staloval staloval staloval staloval staloval staloval staloval stalo
	6.3.5(B)(1)	Facility, per mile Monthly Rate	\$ 23.52
	6.3.5(B)(2)	Termination, per Termination Monthly Rate	NONE
		(Contin	ued)
Incured	March 30, 1987		April 1, 1987
Issued By		Effective of W.U.T.C., Cause Nos. U-	-
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EXCEP	TIONS (Continued)	_:	.
	Section	Description	Rate or Charge
	SPECIAL ACCESS	SERVICE (Continued)	
	<u>Voice Grade Se</u>	ervice	
	6.5.5(A)	Channel Termination Per Termination Two-Wire Monthly Rate Nonrecurring Charge	
		Four-Wire Monthly Rate Nonrecurring Charge	\$ 46.18 \$ 223.24
	6.5.5(B)	Channel Mileage	
	6.5.5(B)(1)	Facility, per mile Monthly Rate	\$ 1.88
	6.5.5(B)(2)	Termination, per Termination	
	• • • • • • • •	Monthly Rate	\$ 18.97
		(Continu	

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	SCE	HEDULE 21A (Continued)	ORIGINAL		
		<u>CONCURRENCES</u>			
	INTRASTATE ACCESS SERVICE	(continued):			
	EXCEPTIONS (Continued):				
	Section	Description	Rate or Charge		
	SPECIAL ACCESS	SERVICE (Continued)			
	Program Audio S	ervice			
	6.6.5(A)	Channel Termination Per Termination 200 to 3500 Hz Monthly Rate Daily Rate	\$ 31.54 \$ 3.15		
	:	Nonrecurring Cha Monthly Daily	rge		
	6.6.5(B)(1)	Channel Mileage Facili Per Mile 200 to 3500 Hz Monthly Rate	\$ 1.88		
		Daily Rate	\$ 0.19		
e selan en	6.6.5(B)(2)	Channel Mileage Termin Per Termination 200 to 3500 Hz	ation		
		Monthly Rate Daily Rate	\$ 18.97 \$ 1.90		
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	(Continued)				
	March 30, 1987 Issued	Effective	April 1, 1987		
		of W.U.T.C., Cause Nos.	U-85-23, et al.		
I	ssued by HAT ISLAND TELEI	PHONE COMPANY			
_	By Mr. A.J.	1	TitleAttorney		
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<u>WN U-1</u>	Canc	et Revision of Sheet No. 41.9 celling cinal Sheet No. 41.9	JUN 1 - 1987 WASH. UT. & TRANS. COMM.
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	<u>S</u> (CHEDULE 21A (Continued)	ORIGINAL
		CONCURRENCES	
<u>intrasta'</u>	TE ACCESS SERVIC	CE (continued):	
EXCEPT:	IONS (Continued)	_:	
	<u>Section</u>	Description	Rate or <u>Charge</u>
	SPECIAL ACCESS	SERVICE (Continued)	
	<u>Digital Data S</u>	ervice	
	6.8.5(A) 6.8.5(B)(1)	Channel Termination Per Termination 2.4 kbps Monthly Rate Nonrecurring Charge 4.8 kbps Monthly Rate Nonrecurring Charge 9.6 kbps Monthly Rate Nonrecurring Charge Channel Mileage Facility	\$ 89.38 \$ 311.64 \$ 89.38
		Per Mile 2.4 kbps	(C
		Monthly Rate 4.8 kbps	\$ 1.88
		Monthly Rate 9.6 kbps Monthly Rate	\$ 1.88 \$ 1.88
		-	
		(Continue	ed)
Issued	May 28, 1987	Effective	July 1, 1987
By au		r of W.U.T.C., Cause Nos. U-85	
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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

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thority of order	of W.U.T.C., Cause Nos. U-	85-23, et al.	
May 28, 1987	Effective	July 1, 1987	
	(Contin	uued)	
7.1.8	Program Development Basic, per hour Premium, per hour	\$ 57.74 \$ 80.07	(N (N
· · · · · ·	Per customer message Per Special Order	\$ 0.0483 \$ 24.85	
7.1.7(A)	Recording		
Recording Servi	lce		
BILLING AND COL	LECTION SERVICES		
	Monthly Rate	\$ 18.97	
	Monthly Rate	\$ 18.97	
	Monthly Rate	\$ 18.97	
6.8.5(B)(2)	Channel Mileage Facility Per Termination 2.4 kbps		
	ervice (Continued)		
SPECIAL ACCESS	SERVICE (Continued)		
Section	Description	Charge	
	SPECIAL ACCESS Digital Data Se 6.8.5(B)(2) BILLING AND COI Recording Servi 7.1.7(A) 7.1.8 May 28, 1987	SPECIAL ACCESS SERVICE (Continued) Digital Data Service (Continued) 6.8.5(B)(2) Channel Mileage Facility Per Termination 2.4 kbps Monthly Rate 4.8 kbps Monthly Rate 9.6 kbps Monthly Rate 9.6 kbps Monthly Rate BILLING AND COLLECTION SERVICES Recording Service 7.1.7(A) Recording Per customer message Per Special Order 7.1.8 Program Development Basic, per hour Premium, per hour (Contin May 28, 1987	SPECIAL ACCESS SERVICE (Continued) Digital Data Service (Continued) 6.8.5(B)(2) Channel Mileage Facility Per Termination 2.4 kbps Monthly Rate \$ 18.97 4.8 kbps Monthly Rate \$ 18.97 9.6 kbps Monthly Rate \$ 18.97 9.6 kbps Monthly Rate \$ 18.97 9.6 kbps Monthly Rate \$ 18.97 9.7 9.6 kbps Monthly Rate \$ 18.97 9.6 kbps Monthly Rate \$ 18.97 9.7 9.6 kbps Monthly Rate \$ 18.97 9.6 kbps Monthly Rate \$ 18.97 9.7 9.6 kbps Monthly Rate \$ 18.97 9.7 9.7 9.7 0.00000000000000000000000000

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		CONCURRENCES	
INTRASTA	TE ACCESS SERVICE	(continued):	
EXCEPT	IONS (Continued):		
	Section	Description	Rate or <u>Charge</u>
	BILLING AND COLI	LECTION SERVICES (Continued)	
	Message Billing	Service	
	7.2.1(G)(1)	Message Processing Service 1 year period, per message	\$ 0.0134
	7.2.1(G)(2)	Program Development Basic, per hour Premium, per hour	\$ 57.74 \$ 80.07
	7.2.1(G)(3)	Data transmission of rated customer messages detail between other Exchange Telephone Company loca- tions Per record transmitted	S 0 0084
		Per record received	
e star e	a tha ann an tail Alla	en en eren skære por er g	na sana ang karalan ang kara
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		SCHEDULE 21A (Continued)	
		<u>CONCURRENCES</u>	
II	NTRASTATE ACCESS SERVI	ICE (continued):	
	EXCEPTIONS (Continued	<u>1)</u> :	
	Section	Description	Rate or <u>Charge</u>
	BILLING AND C	COLLECTION SERVICES (Continued	<u>)</u>
	<u>Message Billi</u>	ing Service (Continued)	
	7.2.1(G)(6)	Bill Processing Service	
		message-billed processing 1 year period, per message	\$ 0.0459
		bulk-billed processing l year period, per message	\$ 0.0459
	7.2.1(G)(7)	Message-Billed Service, in which one or more messsages or message	
		service related rate elements are billed Per bill rendered	
a series at the Souther at the	an bontato o se service da proje	for an end user account	\$ 0.82
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			CONCURRENC	ES	
	INTRASTA	TE ACCESS SERVI	CE (continued):		
	EXCEPT	IONS (Continued	<u>)</u> :		
		Section	Descripti	lon	Rate or Charge
		BILLING AND C	OLLECTION SERVIC	CES (Continue	<u>:d)</u>
		<u>Message Billi</u>	ng Service (Cont	inued)	
		7.2.1(G)(8)	Bulk-Billed Se in which a c associated bulk-billed is billed Per bill for an er account	charge with a l service rendered	\$ 0.82
		7.2.1(G)(9)	End User Accou tivity - Sen Order Charge receive end account data	vice to user	Ş 24 .85 .
		7.2.1(G)(11)			φ 24.0 0 .
	A. 1	/•2•1(G)(11)	Message Billir vice Special Charge Per Specia	Order	\$ 24.85
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		7.2.1(G)(13)	Message Toll S Per record e	xtracted	
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				(Conti	nued)
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		SCHEDULE 21A (Continued)	
		CONCURRENCES	
<u>INTRASTA</u>	ATE ACCESS SERVI	ICE (continued):	
EXCEPT	CIONS (Continued	<u>i)</u> :	
	Section	Description	Rate or <u>Charge</u>
	BILLING AND (COLLECTION SERVICES (Continued)	
	Billing Infor	rmation Service	
	7.3.7(A)	End User Billing Data Magnetic tape Per record processed Message Detail Account Detail Service and Equip- ment Detail Per tape or data file	\$ 0.0080 \$ 0.0080 ICB \$ 17.48
	7.3.7(B)	Program Development charge Basic, per hour Premium, per hour	\$ 57.74 \$ 80.07
	7.3.7(E)	Provision of Billing In- formation Service Per Special Order	\$ 24.85
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e Santa ang santa	ter e se se ser seño de	Continue	
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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

5. The Company does not concur in the offering of Feature Group A access service made by CONTEL Tariff WN U-6, nor does the Company concur in the following sections and/or subsections of CONTEL Tariff WN U-6: 3.3(E); 3.4(H); 5.2.2(B)(1)(a); 5.2.3(B)(1)(a) and (b); 5.2.3(B)(2)(a); 5.2.4(B)(1)(a) and (b); 5.2.4(B)(2)(a); 5.3.1(F) and (M); and 5.3.2(B).

Issued	March 30, 1987	April 1, 1987
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SCHEDULE 21A (Continued)

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CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

6. Each reference in the following sections of CONTEL Tariff WN U-6 to "Interim 800 Translation" shall be deemed to read "Interim NXX Translation": 4.2.8(f); 5.7.1(C)(2).

7. Each reference in the following sections of CONTEL Tariff WN U-6 to "Interim 800 NXX codes" or "Interim 800 NXX code(s)" shall be deemed to read "Interim NXX code(s)": 4.2.8(A)(f).

8. Section 4.2 of CONTEL Tariff WN U-6 shall be deemed modified to read as follows:

"4.2 Access Order

An Access Order is used by the Telephone Company to provide a customer Access Service as follows:

- Switched Access Services as set forth in 5. following, - Special Access Services as set forth in 6. following, and
- Other Services as set forth in 4.1.2 preceding.

When placing an order for Access Service, the customer shall provide, at a minimum, the following information:

For Feature Group A Switched Access Service, the customer shall specify the number of lines and the first point of switching (<u>i.e.</u>, dial tone office), the Local Transport options and Local Switching options desired. In addition, the customer shall specify whether the off-hook supervisory signalling is provided by the customer's equipment before the called party answers, or is forwarded by the customer's equipment when the called party answers. The customer shall also specify which lines are to be arranged in multiline hunt group arrangements and which lines are to be provided as single lines.

> BY AUTH. OF ORDER OF WASH. UTILITIES & TRANSPORTATION COMM., DOCKET NO. UT- 930410 (Continued)

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

For Feature Group B Switched Access Service, the customer shall specify the number of trunks and the end office when direct routing to the end office is desired or the access tandem switch when routing is desired via an access tandem switch and Local Transport options and Local Switching options desired. The customer shall also specify for terminating only access minutes, whether the trunks are to be arranged in trunk group arrangements or provided as single trunks.

For Feature Group C and D Switched Access Service, the customer shall specify the number of busy hour minutes of capacity (BHMC) from the customer designated premises to the end office by Feature Group and by type of BHMC. This information is used to determine the number of transmission paths as set forth in 5.5.5 following. The customer then specifies the Local Transport, Local Switching and Interim NXX Translation options.

Additionally, when Feature Group C or D Switched Access Service is ordered with the Interim NXX Translation optional feature, the customer shall specify the Service Access Code(s) (<u>e.g.</u>, 900) and their associated NXX code(s) to be translated within the entire LATA or Market Area. The initial and subsequent orders to add, change, or delete Interim NXX Translation codes shall be placed separately or in combination with orders to change Feature Group C or D Switched Access BHMC or trunks. Customer assigned NXX codes which have not been ordered will be blocked.

> BY AUTH. OF ORDER OF WASH. UTILITIES & TRANSPORTATION COMM., DOCKET NO. UT-9304/0 (Continued)

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

April 15, 1993

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HAT ISLAND TELEPHONE COMPANY

EXCEPTIONS (Continued):

- Orders for the Interim NXX Translation optional feature shall not be required until such time as a customer other than an MTS/WATS provider requests Interim NXX Translation of Service Access Codes. Upon receipt of such order, the Telephone Company shall notify the MTS/WATS provider(s) of the activation of the Interim NXX Translation Service for the Service Access Code. Following such initial activation, all customers are required to place orders for Interim NXX Translation of the Service Access Code and the Interim NXX Translation charge for the Service Access Code shall apply as set forth in 5.8.3 following.
 - Customers other than an MTS/WATS provider may, at their option, order FGD by specifying the number of trunks desired between customer designated premises and an entry switch. When ordering by trunk quantities rather than BHMC quantities to an access tandem, the customer must also provide the Telephone Company an estimated of the amount of traffic it will generate to and/or from each end office subtending the access tandem to assist the Telephone Company in its own efforts to project further facility requirements.

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

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	BY AUTH. OF ORDER OF WASH. UTILITIES & TRANSPORTATION COMM., DOCKET NO. UT-930410 (Continued)
	customer designated premises may, at the request of the customer, be different but all such interfaces shall be compatible.
	involved, the type of service (<u>e.g.</u> , Voice Grade, High Capacity), the channel interface, technical specification package and options desired. For multipoint services, the channel interface at each
	- For all Special Access Services, the customer must specify the customer designated premises or hubs
	Special Access Service terminates, the type of line (<u>i.e.</u> , originating, terminating, or two-way) and the type of Supervisory Signaling. When the optional screening, switching and/or recording functions are not provided at the customer serving wire center, Channel Mileage, as set forth in 6.2.1 following, must be ordered between that wire center and the nearest WSO where the screening, switching and/or recording functions can be provided.
	type Services and may be ordered separately by a customer other than the customer which orders the FGC or FGD Switched Access Service. For the Special Access Service the customer shall specify the customer designated premises at which the
	at Telephone Company designated WATS Serving Offices (WSOs) for the provision of WATS or WATS-

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

The BHMC may be determined by the customer in the following manner. For each day (8 a.m. to 11 p.m., Monday through Friday, excluding national holidays), the customer shall determine the highest number of minutes of use for a single hour (e.g., 55 minutes in the 10-11 a.m. hour). The customer shall, for the same hour period (i.e., busy hour) for each of twenty consecutive business days, pick the twenty consecutive business days in a calendar year which add up to the largest number of minutes of use. Both originating and terminating minutes shall be included. The customer shall then determine the average busy hour minutes of capacity (i.e., BHMC) by dividing the largest number of minutes of use figure for the same hour period for the consecutive twenty business day period by 20. This computation shall be performed for each end office the customer wishes to serve. These determinations thus establish forecasted BHMC for each end office."

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

9. <u>800 Data Base Access Service</u>

(a) The following new definitions are added to Section 2.6 of CONTEL Tariff WN U-6:

"800 Service Management System

The term "800 Service Management System" (800 SMS) denotes the main operations support system used to create and update 800 service records in the national 800 data base.

800 Service Provider

The term "800 Service Provider" denotes a telecommunications company, including Exchange and Interexchange Carriers, that offers 800 Service to subscribers.

Query

The term "Query" denotes a request for specific information generated by a computer processor and sent to a data base, with a predefined set of responses expected.

Response

The term "Response" denotes one response from a set of predefined expected responses to a request for information contained in a query from a computer processor.

BY AUTH. OF ORDER OF WASH. UTILITIES & TRANSPORTATION COMM., DOCKET NO. UT-930410 (Continued)

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

Responsible Organization (RESPORG)

The term "Responsible Organization" denotes the entity that is responsible for the management and administration of 800 Data Base Access Service records in the 800 Service Management System.

Service Switching Point (SSP)

The term "Service Switching Point" denotes a signal point equipped with the ability to halt call process, formulate and send a SS7 query to a remote location and route the call based on information contained in the response.

Signaling System 7 (SS7)

The term "Signaling System 7" denotes the signaling protocol used to transmit 800 Data Base queries and responses."

Each reference in the following sections of CONTEL Tariff WN (b) U-6 to "Interim 800 Translation service" shall be deemed to read "Interim NXX Translation service and/or 800 Data Base Access Service": 4.2.8(A).

Each reference in the following sections of CONTEL Tariff WN (C) U-6 to "Interim 800 Translation optional feature" shall be deemed to read "Interim NXX Translation optional feature and/or 800 Data Base Access Service": 5.1.1(C); 5.2.3(A)(1).

BY AUTH. OF ORDER OF WASH. UTILITIES & TRANSPORTATION COMM., DOCKET NO. UT-930410

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

(d) Each reference in the following sections of CONTEL Tariff WN U-6 to "Interim 800 traffic" or "interim 800 traffic" shall be deemed to read "Interim NXX traffic and/or 800 Data Base Access Service traffic": 5.2.3(A)(7); 5.2.4(8).

The following new Section 4.2.9 is added to Section 4.2 of (e) CONTEL Tariff WN U-6:

"4.2.9 800 Data Base Access Service

> For 800 Data Base Access Service, as described in 5.1.2(C)(2) and 5.3.3(B) following, the customer must order FGC or FGD to those access tandems or end offices designated by the Telephone Company as Service Switching Points (SSP) for 800 Data Base Access Service. Direct trunk routes can only be provided from end offices equipped to query centralized data bases. All 800 Data Base Access Service traffic originating from end offices not equipped to provide SS7 signalling and routing require routing via a Telephone Company-designated tandem where SSP functionality access is available."

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HAT ISLAND TELEPHONE COMPANY

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

(f) The first paragraph of Section 5.1.2(C)(1) of CONTEL Tariff WN U-6 is modified to read as follows:

"(1) Interim NXX Translation

> The Interim NXX Translation rate elements provide for customer identification of non-data base calls dialed by end users in the 1+SAC+NXX-XXXX or 0+SAC+NXX-XXXX (e.g., 1+900+NXX+XXXX) format. The NXX codes are assigned to specific customers in conformance with the North American Numbering Plan (NANP). NXX code assignment(s) will be made by the Bellcore NANP Coordinator, or such other authority as the Federal Communications Commission may designate for such purpose. The Telephone Company will use the NXX code to identify the customer to whose point of termination the traffic is to be delivered (i.e., at appropriately equipped electronic end offices, access tandems or through contracted arrangements with other parties). It is then the responsibility of the customer to do any further translation the customer deems necessary and route the call. Customer assigned NXX codes which have not been ordered will be blocked. When a 0+SAC-NXX-XXXX call is originated by an end user, the initial operator service function will be performed by the Telephone Company prior to delivery of the call to the customer.'

> > BY AUTH. OF ORDER OF WASH. UTILITIES & TRANSPORTATION COMM., DOCKET NO. UT-936410 (Continued)

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HAT ISLAND TELEPHONE COMPANY

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

The following new Section 5.1.2(C)(2) is added to Section (q) 5.1.2(C) of CONTEL Tariff WN U-6:

"(2) 800 Data Base Access Service

800 Data Base Access Service is provided to all customers in conjunction with FGC and FGD switched access service. When a 1+800+NXX+XXXX or a 0+800+NXX-XXXX call is originated by an end user, the Telephone Company will utilize the Signaling System 7 (SS7) network to query an 800 data base to identify the customer to whom the call is to be delivered and provide vertical features based on the dialed ten digits. If other necessary facilities and/or services (e.g., trunks to the Telephone Companydesignated Service Switching Point (SSP) initiating the query) have been ordered and installed, the call will then be routed to the identified customer over FGC or FGD switched access service; provided, however, that when a 0+800+NXX-XXXX call is originated by an end user, the initial operator service function will be performed by the Telephone Company prior to delivery of the call to the customer.

A Basic or Vertical Feature Query charge, as set forth in 5.8.1(E)(1) following, is assessed for each query launched to the data base which identifies the customer to whom the call is to be delivered. The Basic Query provides the identification of the customer to whom the call is to be delivered and includes area of service routing which allows routing of 800 calls by telephone companies to different interexchange carriers based on the Local Access Transport Area (LATA) in which the call originates. The Vertical Feature Query provides the same customer identification as the basic query and vertical features which may include: (1) call validation (ensuring that calls originate from subscribed service

BY AUTH. OF ORDER OF WASH. UTILITIES & TRANSPORTATION COMM., DOCKET NO. UT-930410

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

areas); (2) POTS translation of 800 numbers; (3) alternate POTS translation (which allows subscribers to vary the routing of 800 calls based on factors such as time of day or place of origin of the call); and (4) multiple carrier routing (which allows subscribers to route to different carriers based on factors similar to those in (3)). When POTS translation of 800 numbers is to be furnished, the 800 Data Base Access Service customer must provide to the 800 SMS the full ten-digit local exchange number (NPA-NXX-XXXX) to be associated with the 800 number. In all cases where 800 Data Base Access Service is to be utilized, the carrier to which the 800 call is to be delivered must be provided by the 800 Data Base Access Service customer to the 800 SMS.

The description and application of this charge with respect to Feature Group C or Feature Group D is as set forth in 5.7.1(D)(7) and 5.7.1(D) following."

Section 5.2.3(B)(4) and Section 5.2.4(B)(4) of CONTEL Tariff (h) WN U-6 shall each be deemed to read as follows:

- "(4) Chargeable Optional Features
 - Interim NXX Translation (as set forth in 5.3.3(A) (a) following)
 - (b) 800 Data Base Access Service (as set forth in 5.3.3(B) following)"

BY AUTH. OF ORDER OF WASH. UTILITIES & TRANSPORTATION COMM., DOCKET NO. UT-930410 (Continued) April 15, 1993 1993 May 1, 1993 Issued. Effective Issued by HAT ISLAND TELEPHONE COMPANY Attorney

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HAT ISLAND TELEPHONE COMPANY

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

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(i) Section 5.3.3(A) of CONTEL Tariff WN U-6 shall be deemed modified to read as follows:

"(A) Interim NXX Translation

Interim NXX Translation optional feature is an originating offering utilizing trunk side Switched Access Service. The service provides a customer identification function based on the dialed non-data base SAC-NXX number (e.g., 900-NXX number).

When a 1+SAC+NXX-XXXX or a 0+SAC+NXX-XXXX non-data base call is originated by an end user, the Telephone Company will perform the customer identification function based on the dialed digits to determine the customer location to which the call is to be routed. If the call originates from an end office switch not equipped to provide the customer identification function, the call will be routed to an office at which the function is available. Once the customer identification has been established, the call will be routed to the customer; provided, however, that when a O+SAC+NXX-XXXX call is originated by an end user, the initial operator service function will be performed by the Telephone Company prior to delivery of the call to the customer. Calls originating from an end office switch at which the customer identification function is performed, but to which the customer has not ordered Interim NXX Translation, will be blocked.

The manner in which Interim NXX Translation is provided is dependent on the status of the end office from which the service is provided (<u>i.e.</u>, equipped with equal access capabilities or not equipped with equal access capabilities). When Interim NXX Translation is provided from an end office equipped with equal access capabilities, it will be provided in conjunction with FGD Switched Access Service. When Interim NXX Translation is provided from an end office not equipped with equal access capabilities, it will be provided in conjunction with FGC Switched Access Service."

> BY AUTH. OF ORDER OF WASH. UTILITIES & TRANSPORTATION COMM., DOCKET NO. UT-9304/0 (Continued)

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

(j) The following new Section 5.3.3(B) is added to Section 5.3.3 of CONTEL Tariff WN U-6:

"(B) 800 Data Base Access Service

800 Data Base Access Service is provided with FGC and FGD switched access service. When a 1+800+NXX+XXXX or 0+800+NXX-XXXX call is originated by an end user, the Telephone Company will utilize the Signaling System 7 (SS7) network to query an 800 data base to identify the customer to whom the call is to be delivered and provide vertical features based on the dialed ten digits. If other necessary facilities and/or services (<u>e.g.</u>, trunks to the Telephone Company-designated Service Switching Point (SSP) initiating the query) have been ordered and installed, the call will then be routed to the identified customer over FGC or FGD switched access service; provided, however, that when a 0+800+NXX-XXXX call is originated by an end user, the initial operator service function will be performed by the Telephone Company prior to delivery of the call to the customer.

A Basic or Vertical Feature Query charge, as set forth in 5.8.1(E)(1) following, is assessed for each query launched to the data base which identifies the customer to whom the call is to be delivered. The Basic Query provides the identification of the customer to whom the call is to be delivered and includes area of service routing which allows routing of 800 calls by telephone companies to different interexchange carriers based on the Local Access Transport Area (LATA) in which the call originates. The Vertical Feature Query provides the same customer identification as the basic query and vertical features which may include: (1) call validation (ensuring that calls originate from subscribed service

BY AUTH. OF ORDER OF WASH. UTILITIES & TRANSPORTATION COMM., DOCKET NO. UT-930410

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

areas); (2) POTS translation of 800 numbers; (3) alternate POTS translation (which allows subscribers to vary the routing of 800 calls based on factors such as time of day or place of origin of the call); and (4) multiple carrier routing (which allows subscribers to route to different carriers based on factors similar to those in (3)). When POTS translation of 800 numbers is to be furnished, the 800 Data Base Access Service customer must provide to the 800 SMS the full ten-digit local exchange number (NPA-NXX-XXXX) to be associated with the 800 number. In all cases where 800 Data Base Access Service is to be utilized, the carrier to which the 800 call is to be delivered must be provided by the 800 Data Base Access Service customer to the 800 SMS.

The description and application of this charge with respect to Feature Group C or Feature Group D is as set forth in 5.7.1(D)(7) and 5.7.1(D) following.

The manner in which 800 data base access service is provided is dependent on the availability of SS7 service at the end office from which the service is provided as outlined following:

When 800 Data Base Access Service originates at an end office equipped with Service Switching Point (SSP) capability for querying centralized data bases, all such service will be provisioned from that end office.

BY AUTH. OF ORDER OF WASH. UTILITIES & TRANSPORTATION COMM., DOCKET NO. UT-930410

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

When 800 Data Base Access Service originates at an end office not equipped with SSP customer identification capability, the 800 call will be delivered to the access tandem on which the end office is homed and which is equipped with the SSP feature to query centralized data bases.

Query charges as set forth in 5.8.1(E) are in addition to those charges applicable for Feature Group C or Feature Group D switched access service."

(k) The following new Section 5.7.1(D)(7) is added to Section 5.7.1(D) of CONTEL Tariff WN U-6:

"(7) A Basic Query or Vertical Feature Query charge applies for each query that is launched to an 800 data base and identifies the customer to whom the call is to be delivered.

When Feature Group C or Feature Group D switched access service is used for the provision of 800 Data Base Access Service and the total minutes of use and/or count of queries can be determined for each customer at a tandem or SSP but cannot be determined by individual end office, an allocation method will be utilized to determine minutes of use and/or queries by end office and customer. For each end office a ratio will be developed and applied against the total minutes of use and/or count of queries for a given customer as determined by the tandem or SSP.

BY AUTH. OF ORDER OF WASH. UTILITIES & TRANSPORTATION COMM., DOCKET NO. UT-930410 (Continued) April 15, 1993 33 May 1, 1993 17 Effective

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

These ratios will be developed by dividing the unidentified originating 800 minutes of use and/or queries at an end office by the total unidentified originating minutes of use and/or queries in all end offices subtending the tandem or SSP. For example, assume:

Three end offices (EO-1, EO-2 and EO-3) subtend a tandem

EO-1 measures 2,000 minutes of 800 use EO-2 measures 3,000 minutes of 800 use EO-3 measures 5,000 minutes of 800 use 10,000 TOTAL

The tandem delivers 800 usage to two customers:

IC-A has 4,000 minutes of use IC-B has 6,000 minutes of use

The allocation ratio for EO-1 is 20%

2,000/10,000

The minutes of use to be billed by EO-1 are

800 to IC-A (20% x 4,000) <u>1,200</u> to IC-B (20% x 6,000) 2,000

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

(1) The following new Section 5.8.1(E) is added to Section 5.8.1 of CONTEL Tariff WN U-6:

"(E) Chargeable Optional Features

(1) 800 Data Base Access Service Queries

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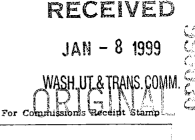
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SCHEDULE 21A (Continued)

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CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

Section 11.3.3 of CONTEL Tariff WN U-6 shall be deemed 10. modified to read as follows:

"11.3.3 Presubscription

"(A) InterLATA Presubscription

InterLATA Presubscription is an arrangement (1)whereby an end user subscriber to Telephone Exchange Service may select and designate to the Telephone Company an interexchange carrier (IC) to access, without an access code, for intrastate interLATA toll calls. This IC is referred to as the end user's interLATA predesignated Interexchange Carrier (PIC). To the extent, if any, that the Company offers interLATA toll service, the end user may select the Telephone Company as the end user's interLATA PIC, or the end user may select as its interLATA PIC any other IC that has identified to the Telephone Company that it will accept such selection and that orders and obtains originating Feature Group D (FGD) Switched Access Service at the end office that serves the end user. Except as provided below, for any change in interLATA PIC selection, a nonrecurring charge, as set forth in 11.3.3(J) following, applies.

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

10. (continued):

- New end user subscribers to Telephone Exchange (2) Service who are served by end offices equipped with Feature Group D will be asked to select an interLATA PIC at the time they place an order with the Telephone Company for Telephone Exchange Service. They may select either of the following options, to the extent operating conditions so permit:
 - Designate an IC as an interLATA PIC and dial 101XXXX to reach other ICs.
 - Elect to have no interLATA PIC, in which case all interLATA calls that would be routed based upon the end user's selected PIC will require that an access code of 101XXXX be dialed.

If prior to the date of installation of Telephone Exchange Service, the new end user subscriber fails to designate an IC as its interLATA PIC and fails to elect to have no interLATA PIC, the Telephone Company will (1) allocate the end user to an IC based upon current IC presubscription ratios, or (2) require the end user to dial an access code (101XXXX) for all intrastate interLATA toll calls, or (3) block the end user from The end intrastate interLATA toll calling. user will be notified which option will be applied if the end user fails to designate an interLATA PIC.

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

10. (continued):

There will be no additional charge by the Telephone Company to the end user subscriber for the initial selection of an interLATA PIC, or election to have no interLATA PIC, if such selection or election is made prior to the date of installation of Telephone Exchange Service. There will be no additional charge by the Telephone Company to the end user subscriber for the initial selection of an interLATA PIC, if the end user subscriber has been blocked from intrastate interLATA toll calling pursuant to this 11.3.3(A)(2) and notifies the Telephone Company of its initial selection of an interLATA PIC within sixty (60) days after the installation of Telephone Exchange Service.

Subsequent to the installation of Telephone Exchange Service, and after the end user subscriber's initial selection of an interLATA PIC or election to have no interLATA PIC, or, for an end user whose line or trunk has been blocked from intrastate interLATA toll calling pursuant to this 11.3.3(A)(2) subsequent to the expiration of sixty (60) days after the installation of Telephone Exchange Service, whichever occurs first, for any change in thereafter, selection election а or nonrecurring charge as set forth in 11.3.3(J)following applies. This charge is billed to the end user which is the subscriber to the

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

10. (continued):

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Telephone Exchange Service and applies for each selection of an IC that provides intrastate interLATA toll service, or for each election to have no interLATA PIC.

(3) Only one IC may be selected as a PIC for each individual line or trunk, or lines or trunks terminating in the same hunt group.

"(B) IntraLATA Presubscription

(1)IntraLATA Presubscription (ILP) is an arrangement whereby an end user subscriber to Telephone Exchange Service may select and designate to the Company, or be assigned, an interexchange carrier (IC) to access, without an access code, for intrastate intraLATA toll This IC is referred to as the end calls. user's intraLATA Primary Interexchange Carrier To the extent, if any, that the (ILPIC). Company offers intraLATA toll Telephone service, the end user may select the Telephone Company as an ILPIC, or the end user may select any other IC that has identified to the Telephone Company that it will accept such selection and that orders and obtains originating Feature C or Feature Group D Switched Access Service at the end office that serves the end user. After the end user subscriber's initial selection and designation of an ILPIC, or the initial assignment to the end user subscriber of an ILPIC, for any new selection and designation of an ILPIC, a nonrecurring charge, as set forth in 11.3.3(J) following, applies.

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SCHEDULE 21A (Continued)

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CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

10. (continued):

Only one ILPIC may be selected for each Telephone Exchange Service line or trunk, but that carrier need not be the same as the interLATA PIC for that line or trunk.

The following categories of calls from an end user subscriber's line or trunk may be carried over the Telephone Company's network, notwithstanding the ILPIC selection for that line or trunk:

- All Directory Assistance calls dialed without a carrier access code; calls to N11 codes (e.g., 911), calls to certain Information Service Providers (e.g., 976, 540), etc.
- (2) The following regulations are applicable to Telephone Exchange Service subscribers where ILP is available:

All subscribers to one or more new Telephone Exchange Service lines or trunks must select and designate to the Telephone Company an ILPIC for each such new line or trunk at the time they place an order for such new Telephone Exchange Service.

Telephone Exchange Service end users may choose another qualified carrier, other than their ILPIC, to carry selected qualifying calls, by dialing 101XXXX or other necessary access codes to reach the customer's carrier of choice.

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SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

10. (continued):

- Only one IC may be selected as an ILPIC for each individual line or trunk, or lines or (3)trunks terminating in the same hunt group.
- The Company will observe the following interim ILP procedures during a 90-day ILP transition (4) period (ILP Transition Period), commencing on the day ILP becomes available in the subscriber's exchange:
 - Subscribers will be provided a list of participating ILP carriers upon request. Subscribers desiring additional information on any participating ILP carrier will be provided with the carrier's telephone number (if and as provided by the carrier).
 - During the 90-day ILP Transition Period, each subscriber may select and designate to the Telephone Company one change of ILPIC, per line or trunk, at no charge.
- A subscriber will be billed a nonrecurring (5) charge for ILPIC changes, as set forth in 11.3.3(J) following, except as follows:

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As set forth in 11.3.3(B)(4) above, during the 90-day ILP Transition Period, each subscriber may select and designate to the Telephone Company one change of ILPIC, per line or trunk, at no charge.

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SCHEDULE 21A (Continued)

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CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

10. (continued):

- Subsequent to the 90-day ILP Transition Period, there will be no charge for an initial ILPIC change made by a new subscriber to Telephone Exchange Service during the first thirty (30) days following the installation of such Telephone Exchange Service .
- In instances where the interLATA PIC and the ILPIC associated with the same line or trunk are requested by the end user subscriber or by an IC to be changed to the same IC on the same order, the higher of the interLATA presubscription change charge or the intraLATA presubscription charge, as specified in 11.3.3(J) following, will apply to the change, per line or trunk. If the interLATA presubscription change charge and the intraLATA presubscription charge, as specified in 11.3.3(J) following, are the same, only the interLATA presubscription change charge will apply.
- The Company will notify carriers providing (6) originating Feature Group D carriage in an exchange at least thirty (30) days prior to the initial availability of ILP in that exchange. Carriers will have the option of participating in all exchanges of the Telephone Company where ILP is available, or in a specific exchange where ILP is available.

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SCHEDULE 21A (Continued)

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INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

10. (continued):

- "(C) IC-Requested Presubscription Changes
 - To the extent that the Company may honor requests from ICs for PIC and/or ILPIC (1)changes, any such request must be submitted to the Company in writing (or other mutually agreed format). Any such request received by the Company from an IC requesting a change of PIC or ILPIC with respect to any Telephone Exchange Service access line or trunk will be treated as applying only to originating interLATA toll traffic, unless the request expressly identifies that it applies to originating intraLATA toll traffic. If such a request identifies that it applies to intraLATA toll traffic, it will be treated as applying to both interLATA and intraLATA toll traffic, unless it expressly excludes interLATA toll traffic. In the event that an IC submits a change of PIC and/or ILPIC that is honored by the Company and that, in accordance with this 11.3.3(C)(1), results in an erroneous PIC and/or ILPIC for the affected Telephone Exchange Service line or trunk, the erroneous PIC and/or ILPIC will be treated as an unauthorized presubscription change by the IC and unauthorized change charges, as set forth in 11.3.3(D) following, will apply.

(Continued)

January 8, 1999

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February 8, 1999

HAT ISLAND TELEPHONE COMPANY

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

10. (continued):

- The Company shall not be required to honor any (2)request from an IC for a PIC or ILPIC change for a Telephone Exchange Service line or trunk if the Company is not able to confirm the validity of the request with the end user subscriber for that line or trunk.
- "(D) Unauthorized Presubscription Change

If an IC requests a PIC and/or ILPIC change on behalf of an end user subscriber, and the end user subscriber subsequently denies authorizing the change, then an Unauthorized Presubscription Change Charge set forth below will apply and be assessed against the IC that requested the PIC and/or ILPIC This charge is applied in addition to change. applicable presubscription change charges set forth in 11.3.3(J) following. If both a PIC and an ILPIC change are the result of a single unauthorized presubscription change by an IC, the Unauthorized Presubscription Change Charge set forth below will apply twice, per line or trunk.

	Unauthorized Presubscription Change Charge	Nonrecurring Charge
	- Residence/Business, Per Telephone Exchange Service Line or Trunk	\$ 35.65
	 Per Pay Telephone Exchange Service Line or Trunk (<u>e.</u> Public Access Line) 	
	(Contine	ued)
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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (Continued):

Exceptions (Continued):

10. (continued):

In addition to the Unauthorized Presubscription Change Charge, presubscription change charges, as set forth in 11.3.3(J) following, will apply as follows:

- If the change requested by the IC is not implemented by the Telephone Company as a result of the end user subscriber denying that the IC-requested change was authorized, then applicable presubscription change charges set forth in 11.3.3(J) following will apply and will be billed to the IC that submitted the request.
- If the change requested by the IC is implemented by the Telephone Company and the end user subscriber subsequently denies authorizing the change, then the line or trunk affected by the change will be reassigned to its previous PIC and/or ILPIC, and applicable presubscription change charges set forth in 11.3.3(J) following will be applied both to the original change of PIC and/or ILPIC requested by the IC and to the reassignment of the affected line or trunk to its previous PIC and/or ILPIC and will be billed to the IC that submitted the request to the Telephone Company.

If the IC is able to substantiate that the PIC and/or ILPIC change order submitted by it to the Telephone Company was verified as required under WAC 480-120-147, and provides such substantiation to the Telephone Company within thirty (30) days following

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 21A (Continued)

CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

10. (continued):

the Telephone Company billing to the IC of the Unauthorized Presubscription Change Charge and presubscription change charges to which the change order gave rise, then the said charges that have been billed to the IC will be removed from the Telephone Company's billing to the IC and the applicable presubscription change charges set forth in 11.3.3(J) following may be billed to the end user subscriber.

"(E) Dialing Parity Service

The Company provides intraLATA toll dialing parity under a plan approved by the Washington Utilities and Transportation Commission.

"(F) Discontinuance of Toll Service by IC

If an IC elects to discontinue its Feature Group D Service interLATA toll service offering, Feature Group C or Feature Group D Service intraLATA toll service offering, or interLATA and intraLATA Feature Group C or Feature Group D toll service offering prior or within two (2) years after the commencement of such service in the exchange, the IC will notify the Telephone Company of the cancellation. The IC will also notify all end users which selected them that the IC is canceling their service and that they should contact the Telephone Company to select a new PIC and/or ILPIC. The IC will also inform all such end users that it will pay the applicable presubscription change charges. The canceling IC will then be billed by the Telephone Company the appropriate presubscription change charge, as set

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Issued January 8, 1999 Effective February 8, 1999

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SCHEDULE 21A (Continued)

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CONCURRENCES

INTRASTATE ACCESS SERVICE (continued):

EXCEPTIONS (Continued):

10. (continued):

forth in 11.3.3(J) following, for each end user for a period of two years from the discontinuance of Feature Group D interLATA, intraLATA, or interLATA and intraLATA toll service. If such charges are not paid by the IC so billed, they may then be billed to the end user subscriber.

"(G) Carrier Identification Code Change or Discontinuance

If an IC elects to change or discontinue use of a Carrier Identification Code (CIC) for any reason(s) other than those set forth in (F) preceding, the IC will identify to the Telephone Company any affect end users and advise the Telephone Company of the new CIC to be assigned to these end users. If the CIC change involves a change of carrier for any end users, the IC will notify the affected end users of the change. The Telephone Company will change the predesignated carrier code of each end user identified by the IC to the new CIC and bill the IC the nonrecurring charge set forth in 11.3.3(J) following for each end user line or trunk that is changed.

"(H) Relationship to Interstate Rates and Charges

The rates and charges specified in this 11.3.3 apply in addition to applicable presubscription-related rates and charges set forth in the Telephone Company's interstate tariff(s).

"(I) Reserved.

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January 8, 1999	Effective	February 8, 1999
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HAT ISLAND TELEPHONE COMPANY

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SCHEDULE 21A

CONCURRENCES

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INTRASTATE ACCESS SERVICE:

EXCEPTIONS (Continued) :

Issued: May 31, 2013

Effective: July 2, 2013

Issued by: HAT ISLAND TELEPHONE COMPANY

By: Bruce Russell

Title: Chief Operating Officer

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HAT ISLAND TELEPHONE COMPANY

Effective:

July 1, 2003

Julia H. DeMartini, Vice President

May 29, 2003

Hat Island Telephone Company

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SCHEDULE 23

CUSTOM CALLING SERVICES

APPLICABILITY

Applicable to Company provided business and residence exchange access lines (excluding Public Access Line Service) in the Company's exchange.

DESCRIPTION

Custom Calling Services are a group of central office features that use existing Subscriber lines to provide end users with call management capabilities. These features are intended for both residence and business Subscribers. As offered initially by the Company, Custom Calling Services may be limited to the Subscriber's local exchange area only.

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(K) Material moved to Sheet No. 51 & Sheet No. 51.1. (K1) Material moved to Sheet No. 51.3

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Issued: August 20, 1998 Effective: September 21, 1998 Issued by **Hat Island Telephone Company**

David C. Henny, President David C. Henny, President

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SCHEDULE 23

CUSTOM CALLING SERVICES

RATES AND CHARGES

The following rates and charges are in addition to other rates and charges that may be applicable for (N) accessible services which operate in conjunction with Custom Calling Service. (N)

	Non-Recurring	Monthly Rates		(C)
	Charge #	Business	Residence	(C)
Call Hold, per line	\$ 4.95	\$ 2.75	\$ 2.00	(N)
Call Waiting, per line	-	2.75	2.00	(K)(M)(T)
Call Forwarding, per line				(T)(M)
Busy	4.95	2.75	2.00	(N)
Don't Answer	-	2.75	2.00	(T)(M)
Scheduled	4.95	2.75	2.00	(N)
Variable	-	2.75	2.00	(Т)́(М)
Call Pickup, per line equipped	4.95	2.75	2.00	(N)
Computer Access Restriction, per line	4.95	2.75	2.00	
Continuous Redial, per line	4.95	2.75	2.00	
Continuous Redial, per activation *	-	.50	.50	
Last Call Return, per line	4.95	2.75	2.00	
Last Call Return, per activation *	-	.50	.50	
Message Waiting Indication, per line	4.95	2.75	2.00	' (N)

	(K)
 # See note on Sheet No. 51.3 * Activation charges will be capped at twice the monthly per line rate for those who have not pre- subscribed to this service. 	(N) (N)

(K) Material moved to Sheet No. 51.2 (M) Material moved from Sheet No. 50

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Issued: August 20, 1998 Effective: September 21, 1998 Issued by Hat Island Telephone Company

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SCHEDULE 23

CUSTOM CALLING SERVICES

RATES AND CHARGES (Continued)		Manábh - D		(M)(T) (C)
	Non-Recurring Charges #	Monthly R <u>Business</u>	Residence	(C)
Selective Call Rejection per line	\$ 4.95	\$ 2.75	\$ 2.00	(N)
Selective Call Acceptance per line	4.95	2.75	2.00	
Selective Call Forwarding per line	4.95	2.75	2.00	
Selective Distinctive Alert per line	4.95	2.75	2.00	(N)
Single-Line Intercom	-	2.75	2.00	(M)
Speed Calling				
Eight (8) number capacity, each line Thirty (30) number capacity, each line	-	2.75 4.75	2.00 3.00	
Three-way Calling, each line	-	2.75	2.00	 (M)
Unidentified Call Rejection per line	4.95	2.75	2.00	(N)

See note on Sheet No. 51.3

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(M) Material moved from Sheet No. 50

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David C. Henny, President

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SCHEDULE 23

CUSTOM CALLING SERVICES

RATES AND CHARGES (Continued)

(Non-Recurring		y Rates	(C)
	Charges #	Business	Residence	
Any two of the above features on the same line	-	\$ 4.25 *	\$ 3.50 *	
Any three of the above features on the same line	-	5.75 *	4.50 *	(R)
Any four of the above features on the same line	-	7.00 *	5.50 *	(R)
Any five of the above features on the same line	-	8.25 *	6.25 *	(R)
Any six of the above features on the same line	-	9.50 *	7.00 *	(N)
Any seven of the above features on the same line	-	10.50 *	7.50 *	
Any eight of the above features on the same line	-	11.50 *	8.00 *	ו (N)
* Plus an additional \$ 1.00 residence or \$ 2.00 busin Speed Calling is selected.	ess per month if th	irty (30) number	⁻ capacity	(M) (M)
Note: The above package rates do not include us	age, if applicable, r	nor to they apply	to Custom	(N)

Note:The above package rates do not include usage, if applicable, nor to they apply to Custom(N)Calling Services listed on succeeding sheets.The above packages do apply to Custom Calling|Services found on Sheets No. 51 and 51.1 only.(N)

See note on Sheet No. 51.3

(M) Material moved from Sheet No. 51

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David C. Henny, President

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 23

CUSTOM CALLING SERVICES

RATES AND CHARGES (Continued)

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	Non-Recurring		<u>nthly</u> Desidered	
	Charges	<u>Business</u>	<u>Residence</u>	
Account Coding	\$ 25.00	\$ 1.00	\$ 1.00	
Call Transfer Service per line	4.95#	9.95	9.95	
Call Trace, per line	4.95#	7.95	5.95	
Call Trace, per activation *	-	1.50	1.50	
Calling Number Delivery Service ("CNDS") per li	ne 4.95#	7.95	5.95	
CNDS Blocking per call	-	-	-	
CNDS Blocking per line	-	-	-	
Paging Access	25.00	25.00	25.00	
Remote Access Forwarding	4.95#	4.95	3.95	

* Activation charges will be capped at twice the monthly per line rate for those who have (K) not presubscribed to this service.

Note: For establishment or change of any Custom Calling Services feature(s) appropriate (K) Non-Recurring Charges from Schedule 13 apply in addition to the Non-Recurring Charge(s) in this Schedule 23. However, certain Non-Recurring Charge(s) in this Schedule 23 (those marked with "#" either at the head of the Non-Recurring column or immediately following the rate as above) and the "Other Changes" Non-Recurring Charges from Schedule 13 will be waived when Custom Calling Services are ordered with the Subscriber's initial order for Exchange Service.

(K) Denotes material transferred to Sheet No. 51.4. (Conti

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Effective: April 12, 2005

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Title: Vice President

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 23

CUSTOM CALLING SERVICES

RATES AND CHARGES (Continued) Non-Recurring <u>Monthly</u> Business Residence Charges Special Network Facilities Access, per line One-way transmission \$ 330.00 \$ 10.00 \$ 10.00 (M) Two-way transmission 20.00 20.00 550.00 Six-way Calling, per line 35.00 9.95 9.95 (M)

(M) Denotes material transferred from Sheet No. 51.3.

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Issued: April 8, 2005

Effective: April 12, 2005

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By: Alia HAllatin	Т
Julia/H. DeMartini	1
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itle: Vice President

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SCHEDULE 23

- CUSTOM CALLING SERVICES This feature allows a user to add an account code to a message record for Subscriber allocation of Busy - permits call attempts that terminate to the busy line to be redirected to another Subscriber-
- specified line. Don't Answer - forwards calls to a pre-selected line, or to an attendant, when the called line is not answered after a Subscriber-specified number of seconds.
- Scheduled permits the subscriber to change the termination of their incoming calls and base the termination upon a time schedule.

Variable - allows a user to redirect all calls to that number to another telephone line.

These Call Forwarding features may be activated or deactivated locally or remotely by dialling a code (N) from a touch-tone (DTMF) telephone.

Call Hold

DESCRIPTIONS

telecommunications charges.

Account Coding

Call Forwarding

This feature allows a user to place a call in progress on "hold" and originate another call, answer a waiting call, or move to another telephone on the same line and pick-up the held call. A held call cannot be added to another call.

Call Pickup

This feature allows a station to answer any call within an associated preset pickup group.

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(M) Material moved from Sheet No. 53 (M1) Material moved from Sheet No. 54

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SCHEDULE 23

CUSTOM CALLING SERVICES

DESCRIPTIONS (Continued)

Call Trace

This service is universally available and allows the called party to request an automatic trace of the last incoming call.

Call Trace performs the function of recording call information, but in no way identifies the person(s) actually placing the call(s).

Immediately after receiving the call that is to be traced, the called party dials a code and the traced telephone number is automatically sent to the Company for action. The trace information includes the telephone number of the calling line along with the time and date of the call.

The results of the trace will not be provided directly to the called party or the Subscriber, but will be retained by the Company for release to an authorized agency, such as a law enforcement agency.

To be traced, interswitch calls (calls from outside the local calling area) must arrive at the Company's switch over circuits that support Signaling System 7 (SS7) end-to-end.

The Company shall not be liable for damages due to its inability to trace the call(s) or due to disclosure or non-disclosure of the trace information to governmental agencies.

Call Trace is available on a flat or usage basis. Usage will be capped at twice the monthly charge for those who have not pre-subscribed to this service.

Call Transfer Service

This service allows a Subscriber of Exchange Service to transfer any established call to another telephone access line by redirecting the call in progress back through the Company's switch and out again to the other telephone access line. Call Transfer Service also may be used to accomplish Three-Way Calling.

Call Waiting

This feature allows a station user who is engaged in a telephone conversation to be alerted via an audible tone that an incoming call is attempting to terminate.

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SCHEDULE 23

CUSTOM CALLING SERVICES

DESCRIPTIONS (Continued)

Calling Number Delivery Service

Calling Number Delivery Service provides for the automatic delivery of a calling party's telephone number, when available, including non-published and non-listed telephone numbers, to the called party unless the caller subscribes to or activates per-line or per-call blocking of Calling Number Delivery Service. The telephone number is displayed on equipment provided by the Subscriber.

Calling Number Delivery Service Blocking

Calling Number Delivery Service Blocking per call is universally available and provides free per-call blocking where callers may prevent the delivery of their telephone number to the called party. This is accomplished on a per call basis when the caller dials the activation code prior to placing the call.

Calling Number Delivery Service Blocking <u>per line</u> provides free per-line blocking where callers may prevent the delivery of their telephone number to the called party. This feature may be deactivated thus forwarding the calling telephone number on a per call basis by dialing the deactivation code prior to placing the call.

Computer Access Restriction

Allows a Subscriber to create a screening list of telephone numbers and to accept (via a modem and computer or computer terminal attached to the Subscriber's telephone set) voice versions of data calls only from calling parties (with modems and computers or computer terminals attached to analog telephone sets) whose telephone numbers are on the screening list.

Continuous Redial

This service is universally available and allows a caller to dial a code that will cause the feature to automatically redial the last number the caller dialed. If the called number is busy, the feature will redial the called number for a limited period of time. A distinctive ring alerts the Caller when the called number becomes available.

Continuous Redial is available on a flat or usage basis. Usage will be capped at twice the monthly rate for those who have not pre-subscribed to this service. Subscribers of Exchange Service may request the removal of this service at any time at no charge.

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 23

CUSTOM CALLING SERVICES

DESCRIPTIONS (Continued)

Last Call Return

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This service is universally available and allows an Exchange Service Subscriber to dial a code that will cause the feature to automatically redial the number of the last incoming call to that line, whether the call was answered or not. The called party does not have to know the number of the calling party. If the calling party's number is blocked, by the calling party, the service will not return the call. If the called number is busy, the feature will redial the called number for a limited period of time. A tone alerts the caller when the called line is available.

Last Call return is available on a flat or usage basis. Usage will be capped at twice the monthly charge for those who have not pre-subscribed to this service. Subscribers of Exchange Service may request the removal of this service at any time at no charge.

Message Waiting Indication

This feature notifies the user of a message waiting by providing either an audible stutter dial tone or visually by illuminating a light on the user's compatible Customer premises Equipment.

Remote Access Forwarding

A function which allows all incoming calls to be forwarded to another telephone number. It allows the Subscriber to remotely change the termination of their incoming calls. From any tone signaling telephone, the Subscriber can activate, deactivate, or change the destination number.

(K) Denotes material transferred to Sheet No. 52.3.1.

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Issued by: HAT ISLAND T	ELEPHONE COMPA	NY	
By: Attach Del	Vintia.		Vice President
Julia H. DeMartini			

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 23

CUSTOM CALLING SERVICES

DESCRIPTIONS (Continued)

Selective Call Rejection

Enables a Subscriber to reject call attempts from up to fifteen numbers of calling parties by dialing a code and then the telephone numbers of calls to be rejected. Any call attempts to the Subscriber's line from these numbers will be prevented from completing the call to the Subscriber's line and will instead be connected to a recorded announcement informing the caller that the call is not presently being accepted by the called party. A Subscriber may also reject future calls from the most recent call received by dialing a code immediately after completing the call which adds the number to the list of up to fifteen numbers. (M)

(M) Denotes material transferred from Sheet No. 52.3.

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By: Allia H Dellartin.	Ti
Julia H. DeMartini	

Fitle: Vice President

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ORIGINAL SCHEDULE 23 CUSTOM CALLING SERVICES (T) **DESCRIPTIONS** (Continued) (N) Selective Call Acceptance Allows a Subscriber to select up to fifteen telephone numbers from which calls can be received. All other calls are connected to a recorded announcement informing the caller that the Subscriber is not accepting calls. Selective Call Forwarding Allows a Subscriber to select up to fifteen telephone numbers for which calls will be automatically forwarded to a predefined telephone number. All other calls will be handled normally. Selective Distinctive Alert Allows a Subscriber to select up to fifteen telephone numbers for which calls receive distinctive alerting treatment based on the telephone number of the calling party. If the Subscriber's line is idle, a distinctive ringing signal will be heard. If the Subscriber's line is busy, and is also subscribed to Call Waiting, the called line receives a distinctive call waiting tone. (N) Single-Line Intercom (M) Allows the Individual Line subscriber having two or more standard telephone stations on a single | (C) analog (non-digital) line to use those stations for intercom service. (M) Six-Way Calling (M1) Allows a user to add up to four additional parties (six parties total) to an existing conversation. (M1) Speed Calling (N) Allows the Subscriber to program up to either eight (8) or thirty (30) one or two digit codes in (N) association with up to eight or thirty full length numbers as they normally would have been dialled. Three-Way Calling (M1) Permits a User, while holding an existing call, to call a third number, thereby extending the call to include that number. (M1) Unidentified Call Rejection (N) Allows the Subscriber to automatically reject calls if the calling party's number is marked "Private." The feature routes these calls directly to a recorded announcement which specifies that the called Subscriber is not accepting calls marked "Private." (N)

(M) Material moved from Sheet No. 54 (M1) Material moved from Sheet No. 55

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SCHEDULE 23

CUSTOM CALLING SERVICES

CONDITIONS

- Certain services and/or features from this Schedule 23 will not be provided and are not to be used so as to terminate on another line, locally or remotely, which has any form of call forwarding where the combined effect is improper use of the service or feature, which includes (but is not limited to) the avoidance of properly applicable long distance charges or access service charges. If such abuse is brought to the attention of the Subscriber and the Subscriber does not cease such abuse, the Subscriber's service from this Schedule 23 may be subject to termination.
- Each time a Subscriber requests the Company to change the characteristics of an established Custom Calling feature (such as number of rings before Call forwarding – Don't Answer occurs, the number to which calls are to be forwarded, etc.), the appropriate Non-Recurring Charge(s) as set forth in this Schedule 23 and in Schedule 13 of this tariff shall apply.
- Any Custom Calling feature(s) may be discontinued by the Company if used improperly. (M1)
- Certain features of this Schedule 23 require that interswitch calls (calls from outside the local calling area) must arrive at the Company's switch over circuits that support Signaling System 7 (SS7) end-to-end in order to function properly. The Company can not be responsible for the proper functioning of any given feature if this is not the case.
- Services from this Schedule 23 are available only where Company facilities and operating conditions permit.
- The minimum service period for features and/or services from this Schedule 23 is one month. (N)

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Issued: August 20, 1998 Effective: September 21, 1998 Issued by **Hat Island Telephone Company**

David C. Henny, President

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CONDITIONS (Continued)

Forwarding features.

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SCHEDULE 23

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CUSTOM CALLING SERVICES

- Services provided by the Company are for the sole use of the Subscriber and may not in any (N) way be resold to or shared with a third party. Rates and charges for these services are in addition to the rates and charges for the class, type and grade of service furnished by the Company and set forth elsewhere in this tariff. Package priced features from this Schedule 23 may not be combined with features from other schedules for package pricing purposes. (N) (M1)(C) Some features from this Schedule 23 may be mutually exclusive, either with other features in this Schedule 23 or with other features in other schedules of this tariff, and may not function properly or at all in conjunction with those other features. (M1)(C) Calls that are forwarded or transferred outside the local calling area will result in Message (N) Telecommunications Service charges from the called number to the forwarded number and may result in simultaneous Message Telecommunications Service charges. Busy Verification and Interrupt Service will not function on lines equipped with any Call

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SCHEDULE 23

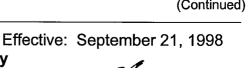
CUSTOM CALLING SERVICES

CONDITIONS (Continued)

- Subscribers of Calling Number Delivery Service ("CNDS") may not, without permission of the calling party, publicize or disclose to third parties telephone number information obtained through use of this service. Failure to comply with this condition may subject the Subscriber to termination of this service pursuant to WAC 480-120-081(2)(e).
- All Subscriber's lines will automatically be provisioned with CNDS Blocking per call service • unless or until the Subscriber orders CNDS Blocking - per line service.
- CNDS Blocking per line, will be provided without a nonrecurring charge to law enforcement, domestic violence agencies, crisis intervention agencies, and employees and/or volunteers certified by those agencies. CNDS Blocking - per line, will be provided without a nonrecurring charge to all other Subscribers for the initial connection of Exchange Service. However, a nonrecurring charge will apply to all Subscribers, excluding those listed above, for a subsequent connection of the service.

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David C. Henny, President



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SCHEDULE 23

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SCHEDULE 23

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HAT ISLAND TELEPHONE COMPANY



SCHEDULE 24

PUBLIC ACCESS LINE SERVICE

APPLICABILITY

This Schedule applies to the provision by the Company of Public Access Line Service for the connection of customer-provided pay telephones to the Company's switched network, and to the connection of all customerprovided pay telephones to the Company's switched network.

RATES AND CHARGES:

	Non-Recurring Charge		nthly <u>Rate</u>
Public Access Line Service, Each Public Access Line	*	\$	**
Additional Features:			
Central Office Coin Supervision	*	S	2.21
Originating Line Screening	*		-
Billed Number Screening	*		-
International Call Blocking	-		-
Selective Class of Call Screening	g *	\$	5.00

- * Applicable non-recurring charges or charge elements specified in Schedule 13 of this Tariff apply to the installation, move or rearrangement of any Public Access Line, to the addition, deletion or change of Additional Features associated with any Public Access Line, and/or to any Subscriber-requested change in the functions comprising the Central Office Coin Supervision feature furnished to any Public Access Line.
- ** Business individual line service station rate for unrestricted toll access, as set forth in Schedule 1 of this Tariff.

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January 15, 1997

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	SCHEDULE	24 (Continued)	(N)
PUBI		NE SERVICE (Continu	ed)
RATES AND CHARGES (C	concinued):	Non-Recurring	Monthly
<u>Reports:</u>		<u>Charge</u>	<u>Rate</u>
Each List of the T Numbers (ANIs) o Telephones, per Carrier per repo	of Pay Interexchange	e \$ 24.75*	-
Interexc pursuant regulati	change Carrie t to Sectio ions of the Fe	essed against, and er (IXC) obligated on 64.1301(b) of ederal Communication 58, Note 388.	payable by, each to make payment the rules and ns Commission. See
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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 24 (Continued)

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PUBLIC ACCESS LINE SERVICE (Continued)

DEFINITIONS:

The following definitions, in addition to those set forth elsewhere in this Tariff, apply to this Schedule:

1. "Additional Features" means any or all of the following:

(a) "Central Office Coin Supervision" means the provision of any or all of the following, depending upon the Company's central office facilities, capabilities and operating conditions: (1) signalling on a Public Access Line indicating to a suitably equipped pay telephone that deposited coin(s) are to be collected or returned to the calling party; (2) signalling on a Public Access Line indicating to a suitably equipped pay telephone that coins are to be deposited (such as for Semi-Postpay operation); (3) signalling on a Public Access Line from which a call originates indicating that the called station has answered; (4) the capability of the central office line equipment to pass signals and/or tones from a Public Access Line to a trunk terminating at a suitably equipped operator service provider, such signals enabling a suitably equipped operator service provider to recognize coin deposits and to indicate to a suitably equipped pay telephone that deposited coins are to be returned or collected; (5) to permit a suitably equipped operator service provider to automatically ring back the originating Public Access Line upon completion of a call.

(b) "Originating Line Screening" means the provision of certain codes that permit an aggregator or operator service provider to identify whether a line from which a call originates is a Public Access Line.

(c) "Billed Number Screening" means the provision of certain codes that permit an aggregator or operator service provider to identify whether a line to which a call is to be billed is subject to certain billing restrictions.

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January 15, 1997

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April 15, 1997

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 24 (Continued)

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PUBLIC ACCESS LINE SERVICE (Continued)

DEFINITIONS (continued):

1. (continued)

(d) "International Call Blocking" means the blocking by the Company's serving central office of all direct-dialed (011+ or 10XXX 011+) international calls.

(e) "Selective Class of Call Screening" means restriction of calls originating from a Company-provided Public Access Line to local calls and calls dialled by the calling party on a "0+", "0-", "00-", "10XXX0+", "10XXX0-", "1+800+", "1+888+" or "1+950+10XX" basis, where such dialling patterns are available. Where available, Selective Class of Call Screening is a feature implemented by the originating central office that serves the Public Access Line.

- 2. "Aggregator" means a person or entity that, in the ordinary course of its operations, makes pay telephones available for intrastate or interstate service to the public or to users of its premises.
- 3. "Central-office implemented telephone" means a coin telephone executing coin acceptance requiring coin service signaling from the central office.
- 4. "Coin service signaling" means Central Office Coin Supervision.
- 5. "Coin telephone" means a telephone capable of receiving nickels, dimes and quarters to complete telephone calls.

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Issued	January 15, 1997	Effective	April 15, 1997
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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 24 (Continued)

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PUBLIC ACCESS LINE SERVICE (Continued)

DEFINITIONS (continued):

- "Coinless telephone" means a pay telephone where completion of calls, except free calls, must be billed by an alternative 6. billing method such as credit cards, calling cards, collect, third-party billing, or billed in connection with the billing of meals, goods and/or services. The term "coinless telephone" includes, but is not limited to, charge-a-call, cordless, tabletop and credit card stations, but does not include in-room telephones provided by hotels, motels, hospitals, campuses or similar facilities for the use of guests or residents.
- 7. "Customer-provided pay telephone" means any pay telephone connected to the Company's network and not furnished and installed by the Company.
- "Instrument-implemented telephone" means a coin telephone containing all circuitry required to execute coin acceptance and related functions within the instrument itself and not requiring 8. coin service signaling from the central office.
- 9. "Pay telephone" means any instrument-implemented telephone, central office-implemented telephone, card reader telephone or coinless telephone.
- "Public Access Line" means an exchange service line furnished by 10. the Company pursuant to this Schedule.
- 11. "Subscriber" means the party that orders Public Access Line Service from the Company.

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WN U-1 Original Sheet No. 65 WASH, UT. & TRANS, COMM HAT ISLAND TELEPHONE COMPANY For Commission's Receipt Stamp SCHEDULE 24 (Continued) PUBLIC ACCESS LINE SERVICE (Continued) CONDITIONS: 1. Pay telephones may be connected to the Company's network only by means of a Public Access Line. Public Access Line Service is a business class of service. When ordering Public Access Line Service, the Subscriber must specify the desired Additional Features, if any. Additional Features offered by this Schedule will be furnished only in 2. conjunction with Company-provided Public Access Lines. 3. Public Access Line Service and associated Additional Features are available only where Company equipment, facilities and operating conditions permit. 4. Public Access Line Service does not include any directory listing. If ordered by the Subscriber, one or more directory listings will be provided in accordance with the provisions of this Tariff applicable to additional listings for business class service. 5. Public Access Line Service includes the provision of a dial-tone access line connecting the Company's serving central office with the customer-designated premises. The Company will install a Network Interface Device at a location determined by the Company on or in reasonable proximity to the customer-designated premises. If a Subscriber requests installation of the Network Interface Device in a location other than that determined by the Company, the Company will attempt to accommodate the Subscriber's request if the alternate location is practical, allows the Company unrestricted access to the Network Interface Device at all times and the Subscriber pays the additional costs of installation, if any, in advance. The Network Interface Device will be a Company-selected protector, including an RJ-11 jack or its equivalent or such other jack or its equivalent as the Company may select. All equipment and facilities furnished by the Company up to and including the Company-provided Network Interface Device remain the property of the Company. (Continued) January 15, 1997 April 15, 1997

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 24 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

<u>CONDITIONS (continued)</u>:

6. Where the Subscriber is not the owner of the premises on which the Public Access Line Service is to be installed, the Subscriber is responsible, at its sole expense, for obtaining for the Company the legal right, in form and substance satisfactory to the Company, to install its facilities and equipment on the premises. The Subscriber shall indemnify and hold harmless the Company from and against any and all claims (including, but not limited to, reasonable attorneys' fees incurred in connection with any such claim) by the premises owner or any third party arising, in whole or in part, from the Company's installation, maintenance or operation of its facilities on the premises to which Public Access Line Service is furnished pursuant to this Schedule, except claims arising solely from the negligence, gross negligence or willful misconduct of the Company. For purposes of the immediately preceding sentence, none of the following, either singularly or in combination, shall be deemed, construed or adjudged to constitute, or to be attributable to, negligence, gross negligence or wilful misconduct of the Company: (1) the location or placement of any customer-provided pay telephone; (2) the connection by the Company of any of its equipment or facilities to any customer-provided pay telephone; (3) the Company's allowing any customer-provided pay telephone to be connected to any of the Company's equipment or facilities; and/or (4) the offering or provision by the Company of Public Access Line Service at the location of any customer-provided pay telephone.

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Original Sheet No. 67

HAT ISLAND TELEPHONE COMPANY



SCHEDULE 24 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

<u>CONDITIONS (continued)</u>:

- 7. Unless the Subscriber requests otherwise, each Public Access Line furnished pursuant to this Schedule will not be arranged International Call Blocking. for Upon request by the Subscriber, any Public Access Line furnished pursuant to this Schedule will be arranged for International Call Blocking. For a description of International Call Blocking and the terms and conditions that apply thereto, see Tariff F.C.C. No. 5 of the National Exchange Carrier Association, Inc. ("NECA"). In instances in which a Public Access Line is arranged for International Call Blocking at the Subscriber's request, the Subscriber shall indemnify and hold harmless the Company from and against any and all claims (including, but not limited to, reasonable attorneys' fees incurred in connection with any such claim) arising from the inability of any person to originate an international call from the Public Access Line.
- 8. In instances in which a Public Access Line is arranged for Selective Class of Call Screening, the Subscriber shall indemnify and hold harmless the Company from and against any and all claims (including, but not limited to, reasonable attorneys' fees incurred in connection with any such claim) arising from the inability of any person to originate from the Public Access Line any call that is blocked by such Selective Class of Call Screening.

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 24 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

- 9. Where suitable Company-provided facilities are available and if operating conditions permit, Billed Number Screening and Originating Line Screening, as described in Tariff F.C.C. No. 5 of the National Exchange Carrier Association, Inc., will be provided by the Company in accordance with its customary and usual practices. These features Billed Number Screening and Originating Line Screening provide information that permits identification of a Public Access Line as a line to which certain billing restrictions may apply. The Company shall have no financial or other responsibility for whether such information is recognized or not recognized or not used by the Subscriber or any third party, or for the use made of such information by the Subscriber or any third party.
- Except as provided in WAC 480-120-262(9), the Subscriber shall be responsible for (T) payment of all charges and taxes for local service, message toll service, operator assistance, long distance and directory assistance calls, calls to information service providers, other types of chargeable calls, and special tariff charges for calls originating from, or charged to, the Public Access Line to which the Subscriber subscribes.
- 11. A Directory Assistance charge will apply to each call to Directory Assistance that originates from a Public Access Line. Any "free allowance" permitting a certain number of free calls to Directory Assistance from an exchange service line shall be inapplicable to calls originating from Public Access Lines.
- 12. The rates and charges set forth in this Schedule are in addition to all other applicable rates and charges, including, but not limited to, those set forth elsewhere in this Tariff and those set forth in Tariff F.C.C. No. 5 of the National Exchange Carrier Association, Inc.

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Issued: May 29, 2003 Issued by: Hat Island Telephone Company

Effective:

July 1, 2003

H. DeMartini, Vice President

Original Sheet No. 69

HAT ISLAND TELEPHONE COMPANY

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SCHEDULE 24 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

- The Subscriber, and all facilities and equipment furnished by the Subscriber, its agents or subcontractors, shall at all times comply with all Federal, State and local laws, ordinances, 13. rules, regulations and regulatory requirements applicable to the provision of public and semipublic telephone service and/or use of the service furnished by the Company pursuant to this Schedule.
- The Subscriber is responsible for the installation, operation and maintenance of any customer-provided pay telephone used in 14. connection with Public Access Line Service and for the installation, operation and maintenance of all inside wiring and other telecommunications facilities located between the Companyprovided Network Interface Device and the customer-provided pay telephone.
- The Subscriber is responsible for the provision of booths, 15. shelves and other equipment ancillary to any customer-provided pay telephone connected to a Public Access Line.
- The Subscriber shall be responsible for any and all loss of, or 16. damage to, Public Access Line facilities furnished by the Company in each of the following instances:
 - Where the loss or damage occurs on any portion (a) or portions of the customer premises where such facilities are installed, regardless of whether such damage is caused by the Subscriber, the location provider or the public; and/or
 - (b) Where the loss or damage has been caused, in whole or in part, by any act(s) and/or omission(s) of the Subscriber and/or the location provider, except where neither any such act nor any such omission occurs, in whole or in part, on or in the immediate vicinity of the premises served by the Public Access Line.

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SCHEDULE 24 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

- 17. Minimum charges for Public Access Line Service shall apply when the entire service associated with any Public Access Line is discontinued within one calendar month of the service establishment date. The minimum charge will consist of one month's service and feature rates and the non-recurring charges.
- 18. Each customer-provided pay telephone must be registered under Part 68 of the rules and regulations of the Federal Communications Commission ("FCC"), or be connected behind a protective coupler registered under Part 68 of the FCC's rules and regulations. The rules, regulations, terms and conditions applicable to the connection of customer-provided equipment to the Company's lines and facilities, as specified elsewhere in this Tariff, apply to such connection of customer-provided pay telephones.
- 19. Each customer-provided pay telephone must be connected to the Company's network in compliance with the current National Electric Code and National Electric Safety Code.
- 20. All customer-provided pay telephones must provide coin-free access to dialtone (dial tone first) and allow coin-free access to operators and coin-free emergency 911 access in any exchange in which 911 service is available. Where 911 service is not available, detailed instructions for completing coin-free emergency calls must be posted prominently on or adjacent to each customer-provided pay telephone instrument.
- 21. All customer-provided pay telephones must provide free access to telecommunications relay service calls for the hearing disabled.
- 22. Emergency numbers (<u>e.g.</u>, operator assistance and 911) must be clearly posted on each customer-provided pay telephone.

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 24 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

<u>CONDITIONS (continued)</u>:

- 23. The local coin rate must be stated within the informational placard on each customer-provided pay telephone.
- 24. Information consisting of the name, address, telephone number of the owner, or the name of the owner and a toll-free telephone number where a caller can obtain assistance in the event the pay telephone malfunctions in any way, and procedures for obtaining a refund from the Subscriber must be displayed on the front of each customer-provided pay telephone.
- 25. The following information shall be posted on or adjacent to each customer-provided pay telephone:
 - (a) The method by which the consumer may obtain without charge an accurate quotation of rates, fees and surcharges; and
 - (b) The notices required by WAC 480-120-263.

In no case shall the charges to the user exceed the quoted costs.

- 26. The telephone number of the Public Access Line must be displayed on each customer-provided pay telephone instrument.
- 27. The Subscriber shall ensure that each pay telephone connected to a Public Access Line is compatible for use with hearing aids and that its installation complies with all applicable federal, state, and local laws and regulations concerning the use of telephones by disabled persons.
- 28. Each customer-provided pay telephone, if coin operated, must return coins to the caller in the case of an incomplete call and must be capable of receiving nickels, dimes, and quarters.

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Issued: May 29, 2003 Issued by: Hat Island Telephone Company

Effective:

July 1, 2003

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HAT ISLAND TELEPHONE COMPANY

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SCHEDULE 24 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

- Except as authorized by law, each customer-provided pay telephone must provide access to all interexchange carriers 29. where such access is available.
- 30. Except as authorized by law, customer-provided, coin-operated pay telephones must provide two-way service, and there shall be no charge imposed by the Subscriber for incoming calls. All customer-provided pay telephones confined to one-way service shall be clearly marked on the front of the instrument.
- 31. A maximum of one pay telephone instrument may be connected to any Public Access Line, and a Subscriber must order a separate Public Access Line for each pay telephone installed. Extensions to a customer-provided pay telephone are prohibited, unless such extension was connected in the same location on April 15, 1997.
- 32. The Subscriber shall inform the Company of the location of each customer-provided pay telephone.
- 33. Unless otherwise specified in this Schedule, Public Access Line Service will have the same Company-provided repair services available to it as the Company provides to single line business service, subject to the following:
 - The Company shall not be obligated to test or (a) provide other repair services for any Public Access Line with respect to any service difficulty or trouble unless and until the service difficulty or trouble has been reported to the Company by the Subscriber and the Subscriber has requested that testing or other repair services be furnished with respect to that service difficulty or trouble; and

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January 15, 1997 Effective

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SCHEDULE 24 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

<u>CONDITIONS (continued)</u>:

33. (continued)

- In the event that the Subscriber requests or (b) authorizes that testing and/or other repair services be provided by the Company with respect to any service difficulty or trouble involving a Public Access Line or customer-provided equipment or facilities connected thereto, and the Company reasonably determines that its facilities are not the cause of the service difficulty or trouble, the Subscriber shall reimburse the Company for all costs, including time and materials, incurred by the Company in responding to the request and/or in performing such testing and/or other repair services. Alternatively, in lieu of such reimbursement, the Company may elect to apply, and the Subscriber shall then pay to the Company, the Company's maintenance of service charge(s) specified elsewhere in this Tariff (see Schedule 13).
- 34. The particular functions available as part of Central Office Coin Supervision are dependent upon the installed capabilities of the Company's serving central office and operating conditions, and such functions will be provided in accordance with the Company's normal operating procedures. The Company shall have no responsibility for the actual collection or return of coins deposited into a customer-owned pay telephone. In the event of a failure or malfunction of the Central Office Coin Supervision feature or any function thereof, the Company's liability shall be limited to refunding to the Subscriber the amount paid by the Subscriber to the Company for the Central Office Coin Supervision feature for the period of time during which the Central Office Coin Supervision feature was impaired.

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HAT ISLAND TELEPHONE COMPANY

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SCHEDULE 24 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

<u>CONDITIONS (continued)</u>:

- 35. The Subscriber shall have sole responsibility for ensuring that each customer-provided pay telephone connected to any Public Access Line furnished by the Company is compatible with the Company's Public Access Line Service and any ordered Additional Features.
- 36. If the Company maintains one or more specific series of telephone numbers for assignment to Public Access Lines, a telephone number within one of those series, if available, will be assigned to the Public Access Line. All telephone numbers assigned by the Company remain the property of the Company and may not be leased or transferred by the Subscriber to any other person or entity.
- 37. It shall be the responsibility of the Subscriber to designate the Interexchange Carrier to which a Public Access Line is to be presubscribed for purposes of completing interLATA calls. If and when intraLATA interexchange presubscription becomes available from the Company, it shall also be the responsibility of the Subscriber to designate the Interexchange Carrier to which a Public Access Line is to be presubscribed for purposes of completing intraLATA interexchange calls. Applicable charges specified elsewhere in this Tariff and in Tariff F.C.C. No. 5 of the National Exchange Carrier Association, Inc. shall apply to changes of presubscribed Interexchange Carrier, unless initiated by the Company.
- 38. The monthly rates for Public Access Lines set forth in this Schedule are for local exchange service only. Optional Extended Area Service, if offered by this Tariff, is not available in conjunction with Public Access Line Service.
- 39. Public Access Line Service does not include functionalities provided by an operator services provider, such as coin rating, coin refund, repair referral and operator call screening. These functionalities are the responsibility of the Subscriber and the Company shall have no liability with respect thereto.

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ssued by	HAT ISLAND TELEPHONE COMPANY	
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HAT ISLAND TELEPHONE COMPANY

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<u>SCHEDULE 24</u> (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

When any customer-provided equipment is used with telecommunications services furnished by the Company in violation of any of the provisions of this Tariff, the Company may take such immediate action as it deems necessary for the 40. protection of the telecommunications network, Company employees, and the public and will promptly give notice thereof to the Subscriber.

Violations of this Tariff or of these conditions, or of any other requirement imposed by law, including, but not limited to, any rule or order of the Washington Utilities and Transportation Commission or rule or order of the Federal Communications Commission, pertaining to Public Access Line Service or pay telephones, will subject the Public Access Line involved to suspension or disconnection of service. If the Company becomes aware of any such violation, the Company may give written notice to the Subscriber of the violation. Within five (5) days after receipt of such notice by the Subscriber, the Subscriber shall discontinue or correct each such violation identified in the said notice, and shall deliver to the Company written confirmation that each such violation has been discontinued or corrected. Failure of the Subscriber to discontinue or correct any violation and to give the required written confirmation thereof to the Company within the time stated above shall result in discontinuance of the Subscriber's service or suspension of the Subscriber's service until such time as the Subscriber complies with the provisions of this Tariff.

Neither the Company nor any of its directors, officers, 41. employees or agents shall be liable for civil damages, whether in contract, tort or otherwise, to any person, corporation or other entity, including, but not limited to, the Subscriber, for any loss or damage caused by any act or omission of the Company, its directors, officers, employees and/or agents, in the design, development, installation, testing, maintenance, supervision or other provision of Public Access Line Service other than an act

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January 15, 1997 Issued

April 15, 1997

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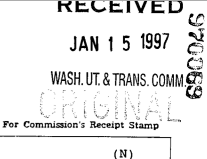
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HAT ISLAND TELEPHONE COMPANY



SCHEDULE 24 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

41. (continued)

or omission constituting gross negligence or wanton or willful misconduct. The Company's liability to any person, corporation or other entity, including, but not limited to, the Subscriber, for any loss or damage shall not exceed an amount equal to the prorated portion of the Company's applicable rates for Public Access Line Service provided by the Company to the Subscriber for the time any interruption to service or facilities continues after a request by the Subscriber to the Company that the Company provide testing or other repair services with respect to such interruption to service or facilities. In no event shall the Company or any of its directors, officers, employees or agents be liable for any indirect, incidental or consequential damages, including, but not limited to, lost profits.

Neither the Company nor any of its directors, officers, employees or agents shall be liable for any damage, direct or indirect, suffered by the Subscriber or any other person or entity when such damage is attributable in any way to equipment attached by the Subscriber or other person or entity to Company facilities or for failure or interruption of any facilities or service provided by any person or entity other than the Company.

The rates for Public Access Line Service, and the components thereof, that are provided under this Tariff have been established expressly in reliance upon this limitation of liability.

(Continued)

January 15, 1997

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April 15, 1997

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 24 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

41. (continued)

Public Access Line Service, and the components thereof, is intended solely for the benefit of the Subscriber, and the provision of such service by the Company shall not be interpreted, construed or regarded, either expressly or impliedly, as being for the benefit of or creating any Company obligation toward any person or entity other than the Subscriber.

- 42. The Subscriber shall not, directly or indirectly, state, represent or imply that it is in business with, or has any business relationship with, the Company, except strictly as a purchaser of services offered under this Schedule.
- 43. Public Access Line Service is not represented as adapted for data service. Public Access Line Service contemplates the provision of satisfactory voice transmission only.
- 44. The Company is not liable for shortages of coins deposited in and/or collected from any pay telephone used in connection with any Public Access Line.
- 45. The Company is not liable for end-user fraud associated with failure of any customer-provided pay telephone to perform correctly.

	January 15, 1997	April 15, 1997
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By	Chet Lamb	Attorney Title
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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 25

CUSTOM RINGING SERVICE

APPLICABILITY

Applicable to Custom Ringing Service furnished with residence and business individual line service (excluding Public Access Line Service) in the Hat Island Exchange.

RATES PER MONTH *	Business	<u>Residence</u>
Custom Ringing Service First additional number Each subsequent additional number	\$ 5.50 4.50	\$ 4.00 3.50
Each first or subsequent additional number when taken in conjunction with any two (2) or more Custom Calling Features from Schedule 23 of this Tariff	3.50	3.00

* A Non-Recurring Other Changes charge, as shown in Schedule 13 of this Tariff, will apply to the establishment, reestablishment or change of Custom Ringing Service; provided, however, that such Non-Recurring charge shall not apply to the establishment of Custom Ringing Service at the same time as Exchange Service is established or reestablished for the affected line. In the latter circumstance, the charges set forth in Schedule 13 of this Tariff as being applicable to the Establishment or Reestablishment of Service shall apply.

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Issued: March 29, 2005

Effective: April 1, 2005

Issued by: HAT ISLAND TELEPHONE COMPANY

FinH. Dellastin By: Julia H. DeMartini

Title: Vice President

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 25

CUSTOM RINGING SERVICE

CONDITIONS

- 1. Custom Ringing Service allows a Subscriber to Company-provided Exchange Service to have multiple telephone numbers having a distinctive ringing pattern. Any number of telephone numbers may be assigned to a line, but only four distinctive ringing patterns are available.
- 2. One Directory Listing is available without charge for each telephone number used with Custom Ringing Service. There will be no Company charge for any Non-Listed number associated with Custom Ringing Service.
- 3. The charge to convert a telephone number which has been used with Custom Ringing Service to a regular exchange access line is the same as the charge to install a new exchange access line, as specified in Schedule 13 of this Tariff.
- 4. There will be no charge for a Custom Ringing Service-like feature when used to accommodate a number change initiated by the Company. When a Custom Ringing Service-like feature is used for this purpose, the ringing pattern for each telephone number used will be the same.
- 5. Custom Ringing Service is available only where Company facilities and operating conditions permit.

(Continued)

Issued: March 29, 2005

Effective: April 1, 2005

Issued by: HAT ISLAND TELEPHONE COMPANY

rici H. Dellantin. By: Julia H. DeMartini

Title: Vice President

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 25

CUSTOM RINGING SERVICE

<u>CONDITIONS</u> (Continued)

- 6. Custom Ringing Service will not be offered to Subscribers with Off Premises Termination Service unless the off premises termination is located on the same discrete premises as the primary Exchange Service.
- 7. Company intercept service methods and procedures apply to Custom Ringing Service on a per telephone number basis. In addition, the following conditions will apply:
 - When the exchange access line number remains in service, Custom Ringing Service numbers can be individually intercepted.
 - When the exchange access line number is intercepted, all Custom Ringing Service numbers must be intercepted, unless another exchange access line is installed at the same premises, in which case, Custom Ringing Service numbers may either remain in service or be individually intercepted.
- 8. When the Subscriber's exchange access line is equipped with Call Waiting and the line is busy, for each Custom Ringing Service number, incoming calls will generate a distinctive Call Waiting tone at no additional charge.

(Continued)

Issued: March 29, 2005	Effective: April 1, 2005
Issued by: HAT ISLAND TELEPHONE COMPANY By: <u>Much H. Mellanfin</u> Julia H. DeMartini	Title: Vice President

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 25

CUSTOM RINGING SERVICE

<u>CONDITIONS</u> (Continued)

- 9. When the Subscriber's exchange access line is equipped with Call Forwarding, the Subscriber can choose one of the following options:
 - A. To have Call Forwarding only on the exchange access line number.
 - B. To have all Custom Ringing Service numbers forwarded with the exchange access line number.

This choice is to be made, or changed, at the time the Subscriber places an initial order for Custom Ringing Service. Call Forwarding rates apply only to the exchange access line number. Distinctive ringing will not be heard at the location to which calls are forwarded.

Issued: March 29, 2005

Effective: April 1, 2005

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Issued by: HAT ISLAND TELEPHONE COMPANY

Flici H. Dellastin By: Julia H. DeMartini

Title: Vice President

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 26

PROMOTIONS

A. Calling Features Promotion

1. The Company is offering the Calling Features Promotion described in this Section A in the Hat Island Exchange. Under this Calling Features Promotion, Subscribers to Companyprovided Exchange Service pursuant to Schedule 1 of this Tariff may order any or all of the features and/or services listed in A.2. below and receive the feature(s) and/or services so ordered free for the first month said feature(s) and/or services are activated or in service. In addition, the Company will waive any non-recurring charges specified elsewhere in this Tariff that might otherwise apply specifically to the activation of the eligible feature(s) and/or services so ordered.

2. The following features and/or services described more fully elsewhere in this Tariff are eligible for this Calling Features Promotion:

Account Coding Call Forwarding / Busy Call Forwarding / Don't Answer Call Forwarding / Variable Call Forwarding / Variable Call Hold Call Pickup Call Trace Call Waiting Calling Number Delivery Service Continuous Redial Custom Ringing Service Last Call Return Remote Access Forwarding Single-Line Intercom Selective Distinctive Alert Selective Call Acceptance Selective Call Rejection Selective Call Forwarding Six-Way Calling Speed Calling, eight (8) number capacity Speed Calling, thirty (30) number capacity Toll Restricted Access Three-Way Calling Unidentified Call Rejection

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Issued: April 19, 2005

Effective: May 23, 2005

Title: Vice President

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HAT ISLAND TELEPHONE COMPANY

SCHEDULE 26

PROMOTIONS

A. Calling Features Promotion (Continued)

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3. More information about, and the rates and charges applicable to, the features and services included in this Calling Features Promotion are set forth in Schedule 23 of this Tariff, with the exception of Custom Ringing Service and Toll Restricted Access.

4. More information about, and the rates and charges applicable to, Custom Ringing Service are set forth in Schedule 25 of this Tariff.

5. More information about, and the rates and charges applicable to, Toll Restricted Access are set forth in Schedule 1 of this Tariff. For purposes of applying this Calling Features Promotion to Toll Restricted Access, the monthly recurring rate for that service or feature, as incorporated in the rates set forth in Schedule 1 of this Tariff, shall be deemed to be \$5.00.

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Issued: April 19, 2005	Effect	ive: May 2	3,2005	
Issued by: HAT ISLAND TELEPHONE COMPANY By: Julia H. DeMartini	Title:	Vice Presi	dent	
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Second Revision of Sheet No. 92 Cancelling First Revision of Sheet No. 92

HAT ISLAND TELEPHONE COMPANY

WN U-1

SCHEDULE 26

PROMOTIONS

A. Calling Features Promotion (Continued)

6. The features and services that are included in this Calling Features Promotion are ones to which a monthly rate would otherwise apply. Similar features and services that are available on a per-activation basis are not eligible for this Calling Features Promotion.

7. This Calling Features Promotion applies only to orders for eligible feature(s) and/or services to be added to an Exchange Service line or trunk for which the same feature(s) and/or services are not already activated or in service at the time the applicable order is received by the Company and that have not been activated or in service with respect to that line or trunk at any time within the thirty-day period immediately preceding the date on which applicable order is received by the Company.

This Calling Features Promotion expires May 31, 2006, and will apply 8. (C) only to eligible features and services, orders for which are received by the Company on or after the effective date of this tariff sheet and on or before May 31, 2006, or that were received by the Company during the period November 25, 2005, through February 22, 2006. (C)

Issued: March 2, 2006

Effective: March 3, 2006

Issued by: HAT ISLAND TELEPHONE COMPANY

Jal-By: Robert S. Snyder

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First Revision of Sheet No. 110 Cancelling Original Sheet No. 110

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 27

211 SERVICE

APPLICABILITY

WN U-1

This Schedule applies in the Company's Hat Island exchange.

RATES AND CHARGES

	Non-Recurring Charge	Recurring Mor Rate	nthly
211 Service, each exchange		\$ -0-	(R)
Service Establishment, Re-establishment or Rearrangement, each	\$ 221.25		(T)
	\$ 221.23		(1)
Change of Point-to Number, each	\$ 30.00		

(continued)

Issued: March 8, 2006

Effective: April 8, 2006

Issued by: HAT ISLAND TELEPHONE COMPANY

By: Robert S. Snyder

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 27

211 SERVICE

CONDITIONS

- 1. 211 Service is a three-digit local dialing arrangement available in specified areas for the routing, via voice grade facilities, of calls to providers of community information and referral. Pursuant to Order 00-256, issued by the Federal Communications Commission ("FCC"), in CC Docket No. 92-105, the 211 service code is assigned to be used for access to community information and referral services. As of the date of issue of this tariff sheet, RCW 43.211.010 provides that 211 is created as the official state dialing code for public access to information and referral for health and human services and information about access to services after a natural or nonnatural disaster.
- 2. Only agencies or entities duly authorized by or pursuant to the laws of the State of Washington to subscribe to and receive 211 Service in the relevant service area may subscribe to 211 Service offered by the Company. As of the date of issue of this tariff sheet, definitions relevant to the determination of what agencies or entities are eligible to subscribe to 211 Service may be found in RCW 43.211.020. By submitting an application to the Company for 211 Service, the applicant for such service thereby represents and warrants to the Company that the applicant is duly authorized to subscribe to 211 Service for the exchange(s) to which such application pertains, that the applicant will use the 211 Service furnished by the Company solely for purposes authorized by law, that such application does not violate any statute, rule, regulation or ordinance and that such application does not violate any court order to which the applicant may be subject.

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Issued: March 1, 2006

Effective: March 3, 2006

Issued by: HAT ISLAND TELEPHONE COMPANY

By: Robert S. Snyder

Title: Attorney

RECEIVED MAR. 01, 2006 WA. UT. & TRANS. COMM. ORIGINAL UT-060337

WN U-1 Original Sheet No. 112

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 27 (Continued)

211 SERVICE

CONDITIONS (continued)

- 3. Each application to the Company for 211 Service shall be submitted to the Company in writing.
- 4. 211 Service is subject to the availability of the 211 service code.
- 5. 211 Service is offered only where facilities and operating conditions permit.
- 6. The 211 service code is subject to reclamation by the Company. Neither the 211 Service subscriber, nor any applicant for 211 Service, acquires any rights to the 211 service code by reason of subscribing to, or receiving, 211 Service or by reason of being an applicant for such service.
- 7. 211 Service consists of a service arrangement, whereby callers within a local exchange may dial the 211 service code for that exchange. Upon such service code being dialed, the call will be redirected to a seven- or ten-digit telephone number (a "point-to number") previously designated by the 211 Service subscriber for the exchange from which the 211 call originates. Only a single point-to number may be designated for each originating exchange.

(continued)

Issued: March 1, 2006

Effective: March 3, 2006

Issued by: HAT ISLAND TELEPHONE COMPANY

Robert S. Snyder By:

Title: Attorney

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Original Sheet No. 113 WN U-1

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 27 (Continued)

211 SERVICE

CONDITIONS (continued)

- 8. A point-to number may be an 800 or 800-type number within the North American Numbering Plan, or, where operating conditions permit, a non-800-type seven- or tendigit telephone number within the North American Numbering Plan. A 900 or 900-type number may not be designated as a point-to number.
- 9. In the event that the 211 Service subscriber desires to designate as a point-to number a permissible number that is other than an 800 or 800-type number and other than a number that is a local call from the Company exchange in which the 211 Service is being provided, the 211 Service subscriber shall designate the presubscribed toll carrier to which calls from such Company exchange to the designated point-to number shall be routed. The 211 Service subscriber shall make all necessary arrangements with such presubscribed toll carrier for the routing, transport and delivery of all such calls to the The Company shall have no responsibility for making any such point-to number. The availability of such service shall also be dependent upon the arrangements. presubscribed carrier designated by the 211 Service subscriber having (i) properly ordered the applicable access service from the Company, (ii) having not discontinued that access service, (iii) having paid timely all charges due the Company for such access service, and (iv) otherwise being in full compliance with the Company's tariff(s) applicable to such access service. Any and all toll charges applicable to calls to the point-to number shall be the responsibility of, and shall be paid to the presubscribed carrier by, the 211 Service subscriber.

(continued)

Issued: March 1, 2006

Effective: March 3, 2006

Issued by: HAT ISLAND TELEPHONE COMPANY

Robert S. Snyder By:

Title: Attorney

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 27 (Continued)

211 SERVICE

CONDITIONS (continued)

- 10. By designating a telephone number as a "point-to number" for an exchange, the 211 Service subscriber represents and warrants to the Company that it has the legal authority to cause calls to the 211 service code from that exchange to be directed to that point-to number.
- 11. The 211 subscriber may not sell or otherwise transfer the 211 service code to another agency, organization or entity, either directly or indirectly.
- 12. Access to the 211 service code is not available in connection with the following dialing arrangements:
 - 1+;
 - 0+;
 - 101XXXX+; and
 - 950+.

In addition, the Company shall not be required to complete operator-assisted calls to the 211 service code.

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Issued: March 1, 2006

Effective: March 3, 2006

Issued by: HAT ISLAND TELEPHONE COMPANY

Robert S. Snyder By:

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 27 (Continued)

211 SERVICE

CONDITIONS (continued)

- 13. 211 Service will not provide calling number identification in real time to the 211 Service subscriber. If the 211 Service subscriber desires this type of information, the 211 Service subscriber must subscribe to a compatible caller identification service at the terminating location, if such caller identification service is offered and if operating conditions permit.
- 14. In the event that two or more agencies, organizations or entities apply to the Company for 211 Service within the same exchange, the Company shall not be obligated to accept or fulfill either application, unless and until all but one of the applications is withdrawn and only one application for such service remains pending. In the event that an application for 211 Service is received by the Company for an exchange in which 211 Service is already being furnished by the Company, the Company shall have no obligation to accept or fulfill the new application.
- 15. 211 Service may be adversely affected by network congestion and other operating conditions. The Company does not undertake to ensure that calls dialed to the 211 service code will successfully reach the designated point-to number.

(continued)

Issued: March 1, 2006

Effective: March 3, 2006

Issued by: HAT ISLAND TELEPHONE COMPANY

By: Robert S. Snyder

Title: Attorney

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 27 (Continued)

211 SERVICE

CONDITIONS (continued)

- 16. In addition to other reasons for which service may be suspended or discontinued by the Company, including (but not limited to) pursuant to other provisions of this Tariff and/or the rules and regulations of the Washington Utilities and Transportation Commission, the Company may suspend or discontinue 211 Service, in whole or in part, if any of the following occur(s):
 - (a) The 211 Service subscriber ceases to be duly authorized pursuant to Federal or State law to receive 211 Service.
 - (b) The 211 Service results in impairment of any service furnished by the Company, including, but not limited to, as a consequence of the 211 Service subscriber having failed to provide, procure or maintain sufficient facilities and/or services that are adequate to accommodate the volume of calls to the 211 service code.
 - (c) Service to the point-to number at its location is discontinued.
 - (d) If the point-to number is an 800 or 800-type number, such number is, or becomes, unavailable to callers from the exchange for which 211 Service has been ordered or from which such 211 Service is being provided.

Except as may otherwise be required by the rules and regulations of the Washington Utilities and Transportation Commission, such suspension or discontinuance may occur without notice to the 211 Service subscriber.

(continued)

Issued: March 1, 2006

Effective: March 3, 2006

Issued by: HAT ISLAND TELEPHONE COMPANY

By:

Robert S. Snyder

Title: Attorney

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 27 (Continued)

211 SERVICE

CONDITIONS (continued)

- 17. To the maximum extent permitted by law, each 211 Service subscriber and/or applicant for 211 Service shall indemnify, protect, defend and hold harmless the Company and its affiliates, and each of its and their respective officers, directors, trustees, shareholders, employees, agents and attorneys, from and against any and all suits, actions, claims, demands and judgments, and all costs, expenses and fees (including attorneys' fees) on account thereof, arising out of or resulting from, directly or indirectly, in whole or in part, the Company's provision, or failure or refusal to provide, 211 Service to such 211 Service subscriber and/or applicant, including, but not limited to, any and all loss, damage, expense and/or liability resulting from any infringement or claim of infringement, of any patent, trademark or copyright or any resulting claim of libel or slander.
- 18. The non-recurring charge specified under Rates and Charges in this Schedule for establishment, reestablishment or rearrangement of 211 Service applies on a perexchange basis to each establishment, reestablishment or rearrangement of 211 Service, except the following:
 - changes initiated by the Company solely for its convenience; and
 - changes of designated point-to number.

The non-recurring charge specified under Rates and Charges in this Schedule for each change of point-to number applies to each such change, on a per-exchange basis.

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Issued: March 1, 2006

Effective: March 3, 2006

Issued by: HAT ISLAND TELEPHONE COMPANY

By: Robert S. Snyder

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 27 (Continued)

211 SERVICE

CONDITIONS (continued)

19. This Schedule offers only service associated with the origination of calls to the 211 service code and the redirection of such calls as described elsewhere in this Schedule. The 211 Service subscriber shall be responsible for providing, or procuring from others, and maintaining all other services and facilities necessary for the delivery to the designated point-to number of calls to the 211 service code. At all times during which the 211 Service subscriber subscribes to 211 Service furnished by the Company, the 211 Service subscriber shall take all steps necessary to ensure that such other services and facilities will be available and adequate to accommodate the volume of calls from the Company's exchanges to each point-to number designated by the 211 Service subscriber for those exchanges. The 211 Service subscriber shall be responsible for the payment of all rates and charges applicable to such other services and facilities. In addition to other remedies available to the Company, if, in the judgment of the Company, such other services or facilities are, or become, inadequate, or if the use of the 211 Service impairs, or threatens to impair, any service offered by the Company, the Company may, without liability, take protective measures, including, but not limited to, curtailing access to the 211 Service or the 211 service code.

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Issued: March 1, 2006

Effective: March 3, 2006

Issued by: HAT ISLAND TELEPHONE COMPANY

By: Refine

Robert S. Snyder

Title: Attorney

Original Sheet No. 119 WN U-1

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 27 (Continued)

211 SERVICE

CONDITIONS (continued)

- 20. The service offered by this Schedule is solely for the benefit of the 211 Service subscriber, and not for the benefit of any other person or entity. The Company's total liability for any failure, impairment, inoperability, error, deficiency or inadequacy of 211 Service shall be limited to the Company's recurring monthly charge incurred by the 211 Service subscriber for such service for the duration of such failure, impairment, inoperability, error, deficiency or inadequacy. In the event that the foregoing limitation of liability is contrary to law, it shall be deemed modified to the minimum extent necessary to render it lawful and enforceable.
- 21. Directory listings associated with 211 Service will be provided in accordance with Schedule 11 of this Tariff. For such purposes, 211 Service shall be deemed to be a business class of service.
- 22. The 211 Service subscriber is responsible for obtaining all necessary permissions, licenses, written consents, waivers and releases, and all other rights from all persons whose work, statements or performances are used in connection with the service, and from all holders of copyrights, trademarks, and patents used in connection with the service

Issued: March 1, 2006

Effective: March 3, 2006

Issued by: HAT ISLAND TELEPHONE COMPANY

By: Robert S. Snyder

Title: Attorney

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 28

811 SERVICE

APPLICABILITY

This Schedule applies in the Company's Hat Island exchange.

RATES AND CHARGES

	Non-Recurring <u>Charge</u>	Recurring Monthly <u>Rate</u>
811 Service, each exchange		\$ -0-
Service Establishment, Re-establishment or		
Rearrangement, each	\$ 221.25	
Change of Point-to Number, each	\$ 30.00	

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Issued: April 11, 2007

Effective: April 13, 2007

Issued by: HAT ISLAND TELEPHONE COMPANY

By: Robert S. Snyder'

HAT ISLAND TELEPHONE COMPANY

SCHEDULE 28 (Continued)

811 SERVICE

CONDITIONS

- 1. 811 Service is a three-digit local dialing arrangement available in specified areas for the routing, via voice grade facilities, of calls to One Call Centers. Pursuant to Order 05-59, issued by the Federal Communications Commission ("FCC"), in CC Docket No. 92-105, the 811 service code is assigned to be used as the abbreviated dialing code to be used by state One Call notification systems in order to provide a means for excavators and the general public to notify underground facility operators in advance of their intent to engage in excavation activities. A One Call notification system is a communication system established by operators of underground utilities and/or state governments in order to provide a means for excavators and the general public to notify intert to engage in excavators and the general public to notify facility operators in advance of their intent to engage in excavators and the general public to notify facility operators and the general public to notify facility operators and the general public to notify facility operators in advance of their intent to engage in excavation activities. A One Call notification system includes one or more One Call Centers. As used in this Schedule, "One Call Centers" has the same meaning as it has in the above-mentioned FCC Order 05-59.
- 2. Only agencies or entities duly authorized by or pursuant to the laws of the State of Washington to subscribe to and receive 811 Service in, or to operate a One Call Center serving, the relevant service area may subscribe to 811 Service offered by the Company. By submitting an application to the Company for 811 Service, the applicant for such service thereby represents and warrants to the Company that the applicant is duly authorized to subscribe to 811 Service for the exchange(s) to which such application pertains, that the applicant will use the 811 Service furnished by the Company solely for purposes authorized by law, that such application does not violate any statute, rule, regulation or ordinance and that such application does not violate any court order to which the applicant may be subject.

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SCHEDULE 28 (Continued)

811 SERVICE

CONDITIONS (continued)

- 3. Each application to the Company for 811 Service shall be submitted to the Company in writing.
- 4. 811 Service is subject to the availability of the 811 service code.
- 5. 811 Service is offered only where facilities and operating conditions permit.
- 6. The 811 service code is subject to reclamation by the Company. Neither the 811 Service subscriber, nor any applicant for 811 Service, acquires any rights to the 811 service code by reason of subscribing to, or receiving, 811 Service or by reason of being an applicant for such service.
- 7. 811 Service consists of a service arrangement, whereby callers within a local exchange may dial the 811 service code for that exchange. Upon such service code being dialed, the call will be redirected to a seven- or ten-digit telephone number (a "point-to number") previously designated by the 811 Service subscriber for the switch (or, if the Company so permits, the NPA-NXX combination) from which the 811 call originates. Only a single point-to number may be designated for each originating switch, or, if the Company so permits, each originating NPA-NXX combination. For purposes of this Condition 7, a host switch and its associated remote switching units physically located within the same exchange as the host switch shall be deemed to comprise a single originating switch.

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Robert S. Snyder

Title: Attorney

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SCHEDULE 28 (Continued)

811 SERVICE

CONDITIONS (continued)

- 8. A point-to number may be an 800 or 800-type number within the North American Numbering Plan, or, where operating conditions permit, a non-800-type seven- or tendigit telephone number within the North American Numbering Plan. A 900 or 900-type number may not be designated as a point-to number.
- 9. In the event that the 811 Service subscriber desires to designate as a point-to number a permissible number that is other than an 800 or 800-type number and other than a number that is a local call from the Company exchange in which the 811 Service is being provided, the 811 Service subscriber shall designate the presubscribed toll carrier to which calls from such Company exchange to the designated point-to number shall be routed. The 811 Service subscriber shall make all necessary arrangements with such presubscribed toll carrier for the routing, transport and delivery of all such calls to the point-to number. The Company shall have no responsibility for making any such The availability of such service shall also be dependent upon the arrangements. presubscribed carrier designated by the 811 Service subscriber having (i) properly ordered the applicable access service from the Company, (ii) having not discontinued that access service, (iii) having paid timely all charges due the Company for such access service, and (iv) otherwise being in full compliance with the Company's tariff(s) applicable to such access service. Any and all toll charges applicable to calls to the point-to number shall be the responsibility of, and shall be paid to the presubscribed carrier by, the 811 Service subscriber.

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Title: Attorney

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SCHEDULE 28 (Continued)

811 SERVICE

CONDITIONS (continued)

- 10. By designating a telephone number as a "point-to number" for an exchange, the 811 Service subscriber represents and warrants to the Company that it has the legal authority to cause calls to the 811 service code from that exchange to be directed to that point-to number.
- 11. The 811 Service subscriber may not sell or otherwise transfer the 811 service code to another agency, organization or entity, either directly or indirectly.
- 12. Access to the 811 service code is not available in connection with the following dialing arrangements:
 - 1+;
 - 0+;
 - 101XXXX+; and
 - 950+.

In addition, the Company shall not be required to complete operator-assisted calls to the 811 service code.

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Robert S. Snyder

Title: Attorney

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SCHEDULE 28 (Continued)

811 SERVICE

CONDITIONS (continued)

- 13. 811 Service will not provide calling number identification in real time to the 811 Service subscriber. If the 811 Service subscriber desires this type of information, the 811 Service subscriber must subscribe to a compatible caller identification service at the terminating location, if such caller identification service is offered and if operating conditions permit.
- 14. In the event that two or more agencies, organizations or entities apply to the Company for 811 Service within the same exchange, the Company shall not be obligated to accept or fulfill any of such applications, unless and until all but one of the applications is withdrawn and only one application for such service remains pending. In the event that an application for 811 Service is received by the Company for an exchange in which 811 Service is already being furnished by the Company, the Company shall have no obligation to accept or fulfill the new application.
- 15. 811 Service may be adversely affected by network congestion and other operating conditions. The Company does not undertake to ensure that calls dialed to the 811 service code will successfully reach the designated point-to number.

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SCHEDULE 28 (Continued)

811 SERVICE

CONDITIONS (continued)

- 16. In addition to other reasons for which service may be suspended or discontinued by the Company, including (but not limited to) pursuant to other provisions of this Tariff and/or the rules and regulations of the Washington Utilities and Transportation Commission, the Company may suspend or discontinue 811 Service, in whole or in part, if any of the following occur(s):
 - (a) The 811 Service subscriber ceases to be duly authorized pursuant to Federal or State law to receive 811 Service.
 - (b) The 811 Service results in impairment of any service furnished by the Company, including, but not limited to, as a consequence of the 811 Service subscriber having failed to provide, procure or maintain sufficient facilities and/or services that are adequate to accommodate the volume of calls to the 811 service code.
 - (c) Service to the point-to number at its location is discontinued.
 - (d) If the point-to number is an 800 or 800-type number, such number is, or becomes, unavailable to callers from the exchange for which 811 Service has been ordered or from which such 811 Service is being provided.

Except as may otherwise be required by the rules and regulations of the Washington Utilities and Transportation Commission, such suspension or discontinuance may occur without notice to the 811 Service subscriber.

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By:

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SCHEDULE 28 (Continued)

811 SERVICE

CONDITIONS (continued)

- 17. To the maximum extent permitted by law, each 811 Service subscriber and/or applicant for 811 Service shall indemnify, protect, defend and hold harmless the Company and its affiliates, and each of its and their respective officers, directors, trustees, shareholders, employees, agents and attorneys, from and against any and all suits, actions, claims, demands and judgments, and all costs, expenses and fees (including attorneys' fees) on account thereof, arising out of or resulting from, directly or indirectly, in whole or in part, the Company's provision, or failure or refusal to provide, 811 Service to such 811 Service subscriber and/or applicant, including, but not limited to, any and all loss, damage, expense and/or liability resulting from any infringement or claim of infringement, of any patent, trademark or copyright or any resulting claim of libel or slander.
- 18. The non-recurring charge specified under Rates and Charges in this Schedule for establishment, reestablishment or rearrangement of 811 Service applies on a perexchange basis to each establishment, reestablishment or rearrangement of 811 Service, except the following:
 - changes initiated by the Company solely for its convenience; and
 - changes of designated point-to number.

The non-recurring charge specified under Rates and Charges in this Schedule for each change of point-to number applies to each such change, on a per-exchange basis.

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Title: Attorney

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SCHEDULE 28 (Continued)

811 SERVICE

CONDITIONS (continued)

19. This Schedule offers only service associated with the origination of calls to the 811 service code and the redirection of such calls as described elsewhere in this Schedule. The 811 Service subscriber shall be responsible for providing, or procuring from others, and maintaining all other services and facilities necessary for the delivery to the designated point-to number of calls to the 811 service code. At all times during which the 811 Service subscriber subscribes to 811 Service furnished by the Company, the 811 Service subscriber shall take all steps necessary to ensure that such other services and facilities will be available and adequate to accommodate the volume of calls from the Company's exchanges to each point-to number designated by the 811 Service subscriber for those exchanges. The 811 Service subscriber shall be responsible for the payment of all rates and charges applicable to such other services and facilities. In addition to other remedies available to the Company, if, in the judgment of the Company, such other services or facilities are, or become, inadequate, or if the use of the 811 Service impairs, or threatens to impair, any service offered by the Company, the Company may, without liability, take protective measures, including, but not limited to, curtailing access to the 811 Service or the 811 service code.

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By:

Robert S. Snyder

Title: Attorney

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SCHEDULE 28 (Continued)

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811 SERVICE

CONDITIONS (continued)

- 20. The service offered by this Schedule is solely for the benefit of the 811 Service subscriber, and not for the benefit of any other person or entity. The Company's total liability for any failure, impairment, inoperability, error, deficiency or inadequacy of 811 Service shall be limited to the Company's recurring monthly charge incurred by the 811 Service subscriber for such service for the duration of such failure, impairment, inoperability, error, deficiency or inadequacy. In the event that the foregoing limitation of liability is contrary to law, it shall be deemed modified to the minimum extent necessary to render it lawful and enforceable.
- 21. Directory listings associated with 811 Service will be provided in accordance with Schedule 27 of this Tariff. For such purposes, 811 Service shall be deemed to be a business class of service.
- 22. The 811 Service subscriber is responsible for obtaining all necessary permissions, licenses, written consents, waivers and releases, and all other rights from all persons whose work, statements or performances are used in connection with the service, and from all holders of copyrights, trademarks, and patents used in connection with the service.

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