

ICC Docket No. 11-0083

**Direct Testimony of J. Scott McPhee
On Behalf of AT&T Illinois
AT&T Exhibit 1.0**

Schedule JSM-2

1. GENERAL

- 1.1 Ameritech End Office Integration Service is available for use in the provision of a telecommunications service as specified to the extent required by the Telecommunications Act of 1996, Pub. L. No. 104-104, 110 Stat. 56 (1996) ("the Act") and the rules and regulations of the Federal Communications Commission, the IL PUA and the rules and regulations of the Illinois Commerce Commission. The Company intends that this tariff fully complies with the Company's obligations under the Illinois Public Utilities Act as amended effective June 30, 2001 ("Illinois PUA").

The Company has filed this tariff under compulsion of the Illinois Public Utilities Act, including as amended by Illinois Public Act 92-0022, and at the direction of the Illinois Commerce Commission, and specifically reserves any and all rights and remedies it may have relating to possible challenges to Illinois Public Act 92-0022 and this tariff under state and federal law, including federal preemption law. In addition, the Company reserves its right to withdraw this tariff in accordance with any applicable law, including but not limited to the decision of the United States Court of Appeals for the 7th Circuit in Wisconsin Bell v. Bie, Nos. 02-3854 and 02-3897 and the decision of the Appellate Court of Illinois in Illinois Bell v. Illinois Commerce Commission, Case Nos. 3-02-0738 and 3-02-0920 (Consolidated).

- 1.2 This Section contains a schedule of rates and regulations applicable to the Ameritech End Office Integration Service of AT&T Illinois, hereafter referred to as the "Company". General Regulations as found in Part 2 of this Tariff and Part 2 of Tariff 19 apply to this Section unless otherwise specified in this Section. The term "customer", which appears in Part 2 of the General Regulations, is the equivalent of the term "telecommunication carrier" as used in this Section, which includes "originating carrier" for the purposes of transiting. Unless otherwise indicated herein, the obligations and responsibilities of the telecommunications carrier or party do not apply to the subtending third party carrier with respect to transiting.
- 1.3 Ameritech End Office Integration Service (AEOIS) is a specialized form of interconnection intended for the purpose of integrating the end office and/or tandem switches of Local Exchange Telecommunications Carriers, hereafter referred to as a "carrier", to the Company's public switched network for the completion of local service area calls between and within exchanges without requiring the use of access codes by either carrier. Non-local service area calls must be terminated using alternative interconnection arrangements; e.g., carriers may interconnect with the Company's facilities for cross-connect services under Section 4 of this tariff. Carriers may also connect at any technically feasible point in the network including, at a minimum:

RECEIVED

AUG 31 2010

CHIEF CLERK'S OFFICE
Illinois Commerce Commission

Issued: August 31, 2010

Effective: October 15, 2010

By W. Karl Wardin, Regional Vice President - Regulatory
225 West Randolph Street, Chicago, Illinois 60606

ATT TN IW-10-0020

3. COMPENSATION (cont'd)

3.2 Transiting

The telecommunication carrier agrees to compensate AT&T Illinois for transit calls at the following rates.

- Transiting (Local and IntraLATA Toll):

Tandem Switching	\$0.004836 per MOU
Tandem Transport	0.000189 per MOU
Tandem Transport Facility	0.000009 per MOU

RECEIVED
AUG 31 2010
CHIEF CLERK'S OFFICE
Illinois Commerce Commission

Issued: August 31, 2010

Effective: October 15, 2010

By W. Karl Wardin, Regional Vice President - Regulatory
225 West Randolph Street, Chicago, Illinois 60606

ATT TN IW-10-0020