

GRC for the delivery or termination of such traffic, including any Switched Exchange Access Service charges. Payment of any terminating charges (access or otherwise) are the responsibility of CLEC.

- 6.5 GRC will not provide Tandem Transit Traffic Service for Tandem Transit Traffic volumes that exceed the CCS busy hour equivalent of 200,000 combined minutes of use to a particular CLEC, ITC, CMRS carrier or other LEC for any month (the "Threshold Level"). At such time that CLEC's Tandem Transit Traffic exceeds the Threshold Level, upon receipt of a written request from CLEC, GRC shall continue to provide Tandem Transit Service to CLEC (for the carrier in respect to which the Threshold Level has been reached) for a period equal to sixty (60) days after the date upon which the Threshold Level was reached for the subject carrier (the "Transition Period"). During the Transition Period, in addition to any and all Tandem Transit Traffic rates and charges as provided in Section 6.4 hereof, CLEC shall pay GRC (a) a monthly "Transit Service Trunking Charge" for each subject carrier, as set forth in the Pricing Attachment, and (b) a monthly "Transit Service Billing Fee", as set forth in the Pricing Attachment. Upon CLEC's receipt of GRC's notice that the Threshold Level has been reached with respect to a specific carrier, CLEC shall exercise its best efforts to enter into a reciprocal Telephone Exchange Service traffic agreement with such carrier for the purpose of seeking direct interconnection. If GRC believes that CLEC has not exercised good faith efforts promptly to obtain such agreement, GRC may use the Dispute Resolution processes of this Agreement. If, at the end of the Transition Period GRC does not terminate the Transit Traffic Service to CLEC, CLEC shall continue to pay GRC a monthly "Transit Service Trunking Charge" for each subject carrier, as set forth in the Pricing Attachment, and (ii) a monthly "Transit Service Billing Fee", as set forth in the Pricing Attachment.
- 6.6 If or when a third party carrier's Central Office subtends a CLEC Central Office, then CLEC shall offer to GRC a service arrangement equivalent to or the same as Tandem Transit Service provided by GRC to CLEC such that GRC may terminate calls to a Central Office of a CLEC, ILEC, CMRS carrier, or other LEC, that subtends a CLEC Central Office ("Reciprocal Tandem Transit Service"). CLEC shall offer such Reciprocal Transit Service arrangements under terms and conditions no less favorable than those provided other carriers. e.g., terms and conditions will be reciprocal).
- 6.7 Neither Party shall take any actions to prevent the other Party from entering into a direct and reciprocal traffic exchange agreement with any carrier to which it originates, or from which it terminates, traffic.

7. Number Resources, Rate Center Areas and Routing Points

- 7.1 Nothing in this Agreement shall be construed to limit or otherwise adversely affect in any manner either Party's right to employ or to request and be assigned any Central Office Codes ("NXX") pursuant to the Central Office Code Assignment Guidelines and any relevant FCC or Commission orders, as may be amended from time to time, or to establish, by Tariff or otherwise, Rate Center Areas and Routing Points corresponding to such NXX codes.
- 7.2 It shall be the responsibility of each Party to program and update its own switches and network systems pursuant to information provided on an appropriate order document as well as the LERG in order to recognize and route traffic to the other Party's assigned NXX codes. Except as expressly set forth in this Agreement, neither Party shall impose any fees or charges whatsoever on the other Party for such activities.
- 7.3 CLEC will also designate a Routing Point for each assigned NXX code. CLEC shall designate one location for each Rate Center Area in which the CLEC has established NXX code(s) as the Routing Point for the NPA-NXXs associated with that Rate Center Area, and such Routing Point shall be within the same LATA as the Rate Center Area but not necessarily within the Rate Center Area itself. Unless specified otherwise, calls to subsequent NXXs of CLEC will be routed in the same manner as calls to CLEC's initial NXXs.

7.4 Notwithstanding anything to the contrary contained herein, nothing in this Agreement is intended, and nothing in this Agreement shall be construed, to in any way constrain CLEC's choices regarding the size of the local calling area(s) that CLEC may establish for its Customers, which local calling areas may be larger than, smaller than, or identical to GRC's local calling areas.

8. Joint Network Implementation and Grooming Process; and Installation, Maintenance, Testing and Repair

8.1 Joint Network Implementation and Grooming Process.

Upon request of either Party, the Parties shall jointly develop an implementation and grooming process (the "Joint Grooming Process" or "Joint Process") which may define and detail, inter alia:

- 8.1.1 standards to ensure that Interconnection Trunks experience a grade of service, availability and quality which is comparable to that achieved on interoffice trunks within GRC's network and in accord with all appropriate relevant industry-accepted quality, reliability and availability standards.
- 8.1.2 the respective duties and responsibilities of the Parties with respect to the administration and maintenance of the trunk groups, including, but not limited to, standards and procedures for notification and discoveries of trunk disconnects;
- 8.1.3 disaster recovery provision escalations;
- 8.1.4 additional End Office location(s) in a LATA as provided in Sections 1 and 2 of this Attachment; and
- 8.1.5 Prior to establishing any Two-Way Interconnection Trunks, CLEC shall meet with GRC to conduct a joint planning meeting ("Joint Planning Meeting"). At that Joint Planning Meeting, each Party shall provide to the other Party originating Centium Call Second (Hundred Call Second) information, and the Parties shall mutually agree on the appropriate initial number of End Office and Tandem Two-Way Interconnection Trunks and the interface specifications at the Rate Center Location(s) at which the Parties interconnect for the exchange of traffic. Where the Parties have agreed to convert existing One-Way Interconnection Trunks to Two-Way Interconnection Trunks, at the Joint Planning Meeting, the Parties shall also mutually agree on the conversion process and project intervals for conversion of such One-Way Interconnection Trunks to Two-Way Interconnection Trunks.
- 8.1.6 On an as needed basis but no less frequently than semi-annually, the Parties shall meet and provide to each other a good faith trunk forecast of the number of End Office and Tandem Two Way Interconnection Trunks that will be needed during the ensuing two (2) year period for the exchange of traffic between CLEC and GRC. CLEC's trunk forecasts shall conform to the GRC trunk forecasting guidelines as in effect at that time.
- 8.1.7 The Parties shall meet (telephonically or in person) from time to time, as needed, to review data on End Office and Tandem Two-Way Interconnection Trunks to determine the need for new trunk groups and to plan any necessary changes in the number of Two-Way Interconnection Trunks.

8.2 Forecasting Requirements for Trunk Provisioning.

- 8.2.1 Initial trunk forecast requirements: At least ninety (90) days before initiating interconnection in a LATA, CLEC shall provide GRC a two (2)-year traffic forecast that complies with the GRC Interconnection Trunking Forecast Guide, as revised from time to time. This initial traffic forecast will provide the

amount of traffic to be delivered to and from GRC over each of the Interconnection Trunk groups in the LATA over the next eight (8) quarters.

8.2.2 Ongoing trunk forecast requirements: Where the Parties have already established interconnection in a LATA, CLEC shall provide a new or revised traffic forecast that complies with the GRC Interconnection Trunking Forecast Guide when CLEC develops plans or becomes aware of information that will materially affect the Parties' interconnection in that LATA. Instances that require a new or revised forecast include, but are not limited to: (i) CLEC plans to deploy a new switch; (ii) CLEC plans to implement a new POI or network architecture; (iii) CLEC plans to rearrange its network; (iv) CLEC plans to convert a One-Way Interconnection Trunk group to a Two-Way Interconnection Trunk group; (v) CLEC plans to convert a Two-Way Interconnection Trunk group to a One-Way Interconnection Trunk group; or (vi) CLEC expects a significant change in interconnection traffic volume. In addition, upon request by either Party, the Parties shall meet to: (i) review traffic and usage data on End Office and Tandem Interconnection Trunk groups and (ii) determine whether the Parties should establish new Interconnection Trunk groups, augment existing Interconnection Trunk groups, or disconnect existing Interconnection Trunks and/or Interconnection Trunk groups.

8.2.3 Use of Trunk Forecasts: Trunk forecasts provided pursuant to this Agreement are not binding on CLEC or GRC.

8.3 Network Management

8.3.1 Protective Protocols: Either Party may use protective network traffic management controls such as 7-digit and 10-digit code gaps on traffic toward each other's network, when required to protect the public switched network from congestion due to facility failures, switch congestion or failure or focused overload. CLEC and Gallatin will immediately notify each other of any protective control planned or executed.

8.3.2 Expansive Protocols: Where the capability exists, originating or terminating traffic reroutes may be implemented by either party to temporarily relieve network congestion due to facility failures or abnormal calling patterns. Reroutes will not be used to circumvent normal trunk servicing. Expansive controls will only be used when mutually agreed to by the parties.

8.3.3 Mass Calling: CLEC and Gallatin shall cooperate and share pre-planning information, where available, regarding cross-network call-ins expected to generate large or focused temporary increases in call volumes, to prevent or mitigate the impact of these events on the public switched network.

9. Number Portability - Section 251(B)(2)

9.1 The Parties shall provide Number Portability ("NP") in accordance with rules and regulations as from time to time prescribed by the FCC.

10. Good Faith Performance

If and, to the extent that, GRC, prior to the Effective Date of this Agreement, has not provided a service or arrangement offered under this Attachment, GRC reserves the right to negotiate in good faith with CLEC reasonable terms and conditions (including, without limitation, rates and implementation timeframes) for such service or arrangement; and, if the Parties cannot agree to such terms and conditions (including, without limitation, rates and implementation timeframes), either Party may utilize the Agreement's dispute resolution procedures.

11. Responsibilities Of The Parties

11.1 Gallatin and CLEC agree to treat each other fairly , non-discriminatorily, and equally for all items included in this Agreement, or related to the support of items included in this Agreement.

11.2 CLEC and Gallatin will review engineering requirements on a semi-annual basis and establish forecasts for trunk and facilities utilization provided under this Agreement. Gallatin and CLEC will work together to begin providing these forecasts within 30 days from the Approval Date. New Trunk groups will be implemented as dictated by engineering requirements for either Gallatin or CLEC.

11.3 CLEC and Gallatin shall share responsibility for all Control Office functions for Local Interconnection Trunks and Trunk Groups, and both parties shall share the overall coordination, installation, and maintenance responsibilities for these trunks and trunk groups.

11.4 CLEC is responsible for all Control Office functions for the meet point trunking arrangement trunks and trunk groups, and shall be responsible for the overall coordination, installation, and maintenance responsibilities for these trunks and trunk groups.

11.5 CLEC and Gallatin shall:

11.5.1 Provide trained personnel with adequate and compatible test equipment to work with each other's technicians.

11.5.2 Notify each other when there is any change affecting the service requested, including the due date.

11.5.3 Coordinate and schedule testing activities of their own personnel, and others as applicable, to ensure its interconnection trunks/trunk groups are installed per the interconnection order, meet agreed-upon acceptance test requirements, and are placed in service by the due date.

11.5.4 Perform sectionalization to determine if a trouble is located in its facility or its portion of the interconnection trunks prior to referring the trouble to each other.

11.5.5 Advise each other's Control Office if there is an equipment failure which may affect the interconnection trunks.

11.5.6 Provide each other with a trouble reporting/repair contact number that is readily accessible and available 24 hours/7 days a week. Any changes to this contact arrangements must be immediately provided to the other party.

11.5.7 Provide to each other test-line numbers and access to test lines.

11.5.8 Cooperatively plan and implement coordinated repair procedures for the meet point and Local Interconnection trunks and facilities to ensure trouble reports are resolved in a timely and appropriate manner.

Attachment 2

Available Network Elements

Section 1. General

Pursuant to the following terms, Gallatin will provide, price and offer certain Network Elements such that CLEC will be able to subscribe to and interconnect to whichever of these network elements CLEC requires for the purpose of providing local telephone service to its end-users. Gallatin will provide all available Network Elements at defined points of demarcation and with industry-standard interfaces so that CLEC may combine such Elements with each other and with CLEC's own facilities.

Section 2. Available Network Elements

2.1 Availability of Elements: Gallatin shall offer Network Elements to CLEC for the purpose of offering wire-line Telecommunication Services to CLEC subscribers. Gallatin shall offer Network Elements to CLEC on rates, terms and conditions that are just, reasonable, and non-discriminatory in accordance with the terms and conditions of this Agreement. The set of Network Elements include:

- 1) Local Loop and Sub Loops (including DS-1/DS-3 Loops)
- 2) Interoffice Transmission Facilities: Common, Dedicated
- 3) Network Interface Device (NID) (included w/Local loops)
- 4) Operational Support Systems

CLEC may use one or more Network Elements to provide any feature, function, capability, or service option that such Network Element(s) is technically capable of providing.

2.2 Standards for Network Elements

2.2.1 Each Network Element provided by Gallatin to CLEC shall be at parity with the quality of design, performance, features, functions, capabilities and other characteristics, including but not limited to levels and type of redundant equipment and facilities for power, diversity and security, that Gallatin provides to itself, Gallatin's own subscribers, to a Gallatin Affiliate or to any other entity.

Section 3. Local Loops

3.1 **Definition: A "Loop"** is a transmission path between the main distribution frame [cross-connect], or its equivalent, in a Gallatin Central Office or wire center, and up to the Network Interface Device at a customer's premises, to which CLEC is granted exclusive use. This includes, but is not limited to, two-wire and four-wire copper analog voice-grade loops, two-wire and four-wire loops that are conditioned to transmit the digital signals needed to provide services such as ISDN and DS1-level signals. This also includes transmission facilities capable of carrying DS-3, OC-n and STS-n services (e.g., n = 1,3,12...).

3.2 **Definition, Sub Loop:** The Sub Loop is defined as any portion of the Local loop that is technically feasible to access at the terminals (access terminals) in GALLATIN's outside plant, including intra-building cabling. An access terminal is any point on the loop: (i) where technicians can access the wire within the cable without removing a splice case to reach the wire within; and (ii) that contains cables and their respective wire pairs that terminate on screw posts. To the extent they qualify under the preceding sentence, such points may include, but are not limited to, the pole or drop pedestal, network interface device ("NID"), minimum point of entry,

single point of interconnection, the MDF at either the remote switch or Host switch, and the feeder/distribution interface. In addition, subject to the requirements and limitations of the Collocation Attachment, NTS has the option of collocating a DSLAM (or its functional equivalent) in GALLATIN's remote switching offices, at the copper interface point. When NTS collocates its DSLAM, GALLATIN will provide NTS with access to Sub Loops to allow NTS to access the copper portion of the loop. The Sub Loop made available to NTS under this Attachment are:

3.2.1 **Loops & Sub Loops;** In certain situations, GALLATIN utilizes "Pair Gain" technology, such as Integrated Digital Loop Carrier or Digital Loop Carrier ("IDLC, DLC") or analog carrier, to provision facilities. GALLATIN will not be able to provision a loop UNE in such cases. If CLEC orders a loop UNE that would normally be provisioned over facilities using IDLC or DLC technology, GALLATIN will use alternate facilities to provision the loop UNE, if alternate facilities are available. If alternate facilities are not available, GALLATIN will advise CLEC that facilities are not available to provision. Notwithstanding the above language in 3.2.1 herein, GRC recognizes that the alternate facility may not provide the same service level as the DLC served loop. GRC will at its discretion provide access to the DLC served Sub-Loops, when and where there is adequate capacity. This access will be in the form of interconnection to the analog Sub-Loop from the DLC Cross Connection ("cross box") cabinet. It will be the CLEC's responsibility to provide the cross connecting cable(s) and any electronic and mechanical equipment required. In addition, GRC's standard rates for DS-1/DS-3 transport between the CLEC device and collocation equipment will be applicable, if required.

3.2.1 **"Feeder Sub-Loop"** is a transmission path extending from the MDF located in GALLATIN's Switching or Wire Center to the feeder distribution interface ("FDI"), or its functional equivalent, at a GALLATIN cross-connect box. Feeder Sub-Loop may be configured as "2-Wire Feeder" or "4-Wire Feeder", both of which may include load coils, bridge taps, etc. When utilizing ADSL technology, CLEC is responsible for limiting the Power Spectral Density ("PSD") of the signal to the levels specified in Clause 6.13 of ANSI T1.413 ADSL Standard. GALLATIN will not provide the electronics required for NTS to provide xDSL service.

3.2.2 **"Distribution Sub-Loop"** is a transmission path extending from the FDI, or its functional equivalent, at a GALLATIN cross-connect box, up to and including the demarcation point at an end user's premises. Unbundled Sub-Loop Distribution Elements may be configured as "2-Wire Distribution" or "4-Wire Distribution", both of which may include carrier derived facility components (i.e., pair gain applications, loop concentrators/multiplexers). When utilizing ADSL technology, CLEC is responsible for limiting the PDS of the signal to the levels specified in Clause 6.13 of ANSI T1.413 ADSL Standard. GALLATIN will not provide the electronics required for NTS to provide xDSL service.

3.2.3 **"Drop Sub-Loop"** is a transmission path extending from a terminal, such as a pole or pedestal, to the end user premises. Drop Sub-Loop will be offered on a per pair basis.

3.2.3.1 Sub-Loops, as described in Section 3 herein, to gain access to a Sub-Loops CLEC must be collocated (subject to the terms and conditions of the Collocation Attachment and/or applicable GALLATIN tariff) within the relevant GALLATIN Central Office Switch and its subtending Remotes, if any, where the Sub-Loop UNE is being requested. Or seek access to Sub Loops in concert with Section 3.2.1, above/herein.

3.2.3.2 Loop/Sub-Loop Performance: CLEC is responsible for all engineering requirements when provisioning service to an end user via Sub-Loops UNEs. GALLATIN does not guarantee, nor is it responsible for, the end-to-end performance of the entire loop when GALLATIN provides only a portion of the loop. Furthermore, GALLATIN is responsible for maintenance on only the portion

of the loop element that GALLATIN provides. GALLATIN will provide all Sub-Loop UNEs to CLEC in the same manner as GALLATIN provides such elements to itself per existing GALLATIN interface specifications, maintenance and administrative policies. CLEC shall be responsible for all costs associated with the engineering of Sub-Loops.

3.2.3.3 Loop Interference: If CLEC's deployment of service enhancing technology interferes with existing or planned service enhancing technologies deployed by GALLATIN or other CLECs in the same cable sheath, GALLATIN will so notify CLEC and CLEC will remove within two hours such interfering technology and shall reimburse GALLATIN for all costs and expenses incurred related to this interference.

Section 4 & 5. Intentionally Deleted

Section 6. Interoffice Transmission Facilities

6.1 Common Transport

6.1.1 **Definition**: Common Transport provides a local interoffice transmission path within the Gallatin network and a Gallatin or CLEC end office switch. Common transport is shared between multiple customers and is required to be switched at the tandem.

6.1.2 Gallatin shall offer Common Transport at DS0, DS1, DS3, or higher transmission bit rate circuits where technically feasible in appropriately equipped central offices.

6.1.3 Gallatin shall be responsible for the engineering, provisioning, and maintenance of the underlying equipment and facilities that are used to provide Common Transport.

6.2 Dedicated Transport

6.2.1 **Definition**: Dedicated Transport provides a local interoffice transmission path between Gallatin and/or CLEC central offices. Dedicated transport is limited to the use of a single customer.

6.2.2 **Technical Requirements**: Where technologically feasible and available, Gallatin shall offer Dedicated Transport consistent with the underlying technology as follows:

6.2.2.1 When Gallatin provides Dedicated Transport as a circuit or a system, the entire designated transmission circuit or system (e.g., DS1) shall be dedicated to CLEC designated traffic.

6.2.2.2 Where Gallatin has technology available, Gallatin shall offer Dedicated Transport using currently available technologies including, but not limited to, DS1 and DS3 transport systems, SONET (or SDH) Bi-directional Line Switched Rings, SONET (or SDH) Unidirectional Path Switched Rings, and SONET (or SDH) point-to-point transport systems (including linear add-drop systems), at all available transmission bit rates.

Section 7.

Network Interface Device (NID)

7.1 Definition: The Network Interface Device (NID) is a single-line or two line termination device or that portion of a multiple-line termination device required to terminate a single line or circuit. The function of the NID is to establish the network demarcation point between a carrier and its subscriber. The NID features two independent chambers or divisions which separate the service provider's network from the subscriber's inside wiring. Each chamber or division contains the appropriate connection points or posts to which the service provider, and the subscriber each make their connections. The NID or protector provides a protective ground connection, provides protection against lightning and other high voltage surges and is capable of terminating cables such as twisted pair cable. By rule, a NID is included with each Loop.

7.1.1 CLEC may connect its NID to Gallatin's NID; or may connect its loop directly to Gallatin's NID where sufficient unused terminals exist.

7.1.2 Under no circumstances may CLEC disconnect, move, or otherwise alter the connection of Gallatin loops to Gallatin's NID.

7.1.3 Multiple-line termination devices, CLEC shall specify the quantity of NIDs it requires within such device. Multiple Line terminations (more than two Loops) generally require a device other than a NID, which shall be provided on an ICB basis and priced accordingly.

7.2 Technical Requirements

7.2.1 The Gallatin NID shall provide a clean, accessible point of connection for the inside wiring and for the Distribution Media and/or cross connect to CLEC's NID and shall maintain a connection to ground that meets the requirements set forth below. Each party shall ground its NID independently of the other party's NID.

7.2.2 The NID shall be the interface to subscribers' premises wiring for all loop technologies.

Attachment 3

General Business Requirements

Section 1. General Business Requirements

1.1 Procedures

1.1.1 Contact with Subscribers

1.1.1.1 Each Party at all times shall be the primary contact and account control for all interactions with its subscribers, except as specified by that Party. Subscribers include active subscribers as well as those for whom service orders are pending.

1.1.1.2 Each Party shall ensure that any of its personnel who may receive subscriber inquiries, or otherwise have opportunity for subscriber contact from the other Party's subscribers regarding the other Party's services: (i) provide appropriate referrals to subscribers who inquire about the other Party's services or products; (ii) do not in any way disparage or discriminate against the other Party, or its products or services; and (iii) do not provide information about its products or services during that same inquiry or subscriber contact.

1.1.2 Expedite, Escalation, and Disaster Procedures

1.1.2.1 Gallatin and CLEC shall develop mutually acceptable escalation and expedite procedures which may be invoked at any point in the Service Ordering, Provisioning, Maintenance, and Subscriber Usage Data transfer processes to facilitate rapid and timely resolution of disputes. In addition, Gallatin and CLEC will establish intercompany contacts lists for purposes of handling subscriber and other matters which require attention/resolution outside of normal business procedures. Each party shall notify the other party of any changes to its escalation contact list at least one (1) week before such changes are effective.

1.1.3 Subscriber of Record

1.1.3.1 Gallatin shall recognize CLEC as the Subscriber of Record for all Network Elements ordered by CLEC and shall send all notices, invoices, and information which pertain to such ordered services directly to CLEC. CLEC will provide Gallatin with addresses to which Gallatin shall send all such notices, invoices, and information.

1.1.4 Carrier Identification Codes: CLEC shall provide to Gallatin its CIC, OCN, GAC and ACNA Codes within thirty (30) days after the approval of this Agreement.

Section 2. Ordering and Provisioning

2.1 General Business Requirements

2.1.1 Ordering and Provisioning Parity

2.1.1.1 Gallatin shall provide necessary ordering and provisioning business process support as may be required, and technologically and economically feasible, to enable CLEC to provide the same level and quality of service for all available Network Elements at Parity. **Please refer to GRC's "CLEC Support Services Guide."**

2.1.2 Number Administration/Number Reservation

2.1.4.1 Gallatin shall provide testing and loading of CLEC's NXX in Gallatin switching on the same basis as Gallatin provides itself or its affiliates. Further, Gallatin shall provide CLEC with access to abbreviated dialing codes, access arrangements for 555 line numbers, and the ability to obtain telephone numbers. Gallatin shall provide the same range of number choices to CLEC, including choice of exchange number, as Gallatin provides its own subscribers. Reservation and aging of numbers shall remain Gallatin's responsibility.

2.2 Service Order Process Requirements

2.2.1 Service Migrations and New Subscriber Additions

2.2.1.1 For services provided via available Network Elements, Gallatin shall recognize CLEC as an agent for the subscriber in coordinating the disconnection of services provided by another CLEC or Gallatin. In addition, Gallatin and CLEC will work cooperatively to ensure that a subscriber is not disconnected from service during these conversions.

2.2.1.2 For subscriber conversions requiring coordinated cut-over activities, Gallatin and CLEC will agree on a scheduled conversion time within a designated date on a per circuit basis. If CLEC provides less than 2 hours cancellation notice, CLEC agrees to compensate Gallatin at the rates set forth in Part C, Attachment I for time spent by Gallatin on coordinated cut over activities, where CLEC is not ready and Gallatin has resources standing by to complete the cutover activity.

2.2.1.3 End user service interruptions shall be held to a minimum, and in any event shall not exceed the time Gallatin experiences when performing such work for its own subscribers.

2.2.1.4 A general Letter of Agency ("LOA") initiated by Carrier or Gallatin will be required to process a PLC or PIC change order. No LOA signed by the end-user will be required to process a PLC or PIC change ordered by Carrier or Gallatin. Carrier and Gallatin agree that PLC and PIC change orders will be supported with appropriate documentation and verification as required by FCC and Commission rules. In the event of a subscriber complaint of an unauthorized PLC record change where the Party that ordered such change is unable to produce appropriate documentation and verification as required by FCC and Commission rules (or, if there are no rules applicable to PLC record changes, then such rules as are applicable to changes in long distance carriers of record), such Party shall be liable to pay and shall pay all

nonrecurring charges associated with reestablishing the subscriber's local service with the original local carrier.

2.2.3 Subscriber Premises Inspections and Installations

2.2.3.1 CLEC shall perform or contract for all CLEC's needs assessments, including equipment and installation requirements, at the subscriber premises.

2.2.4 Order Rejections

2.2.4.1 Gallatin shall reject and return to CLEC any order that Gallatin cannot provision, due to technical reasons, missing information, or jeopardy conditions. When an order is rejected, Gallatin shall, in its reject notification, specifically describe all of the reasons for which the order was rejected.

2.2.5 Service Order Changes

2.2.5.1 If an installation or other CLEC ordered work requires a change from the original CLEC service order in any manner, Gallatin shall call CLEC in advance of performing the installation or other work to obtain authorization. Gallatin shall then provide CLEC an estimate of additional labor hours and/or materials. After all installation or other work is completed, Gallatin shall promptly notify CLEC of costs.

2.2.5.1.1 If additional work is completed on a service order, as approved by CLEC, the cost of the additional work must be reported promptly to CLEC.

2.2.5.1.2 If a service order is partially completed, notification must identify the work that was done and work remaining to complete.

2.2.6 Service Suspensions/Restorations

2.2.6.1 Upon CLEC's request through a mutually agreed upon procedure, Gallatin shall suspend or restore the functionality of any Network Element to which suspend/restore is applicable. Gallatin shall provide restoration priority on a per network element basis in a manner that conforms to any applicable regulatory Rules and Regulations or government requirements.

2.2.7 Specific Provisioning Requirements

2.2.7.1 CLEC may order and Gallatin shall provision available Network Elements. However, it is CLEC's responsibility to combine the individual network elements should it desire to do so.

2.2.7.2 This has been deleted because it relates to UNE-P, which is not available in this agreement.

2.3 Information Exchanges

2.3.1 For any CLEC subscriber Gallatin shall provide, subject to applicable rules, orders, and decisions, CLEC with access to Customer Proprietary Network Information (CPNI). CLEC must produce a signed Letter of Agency (LOA), blanket representation that subscriber has authorized CLEC to obtain such CPNI.

2.3.1.1 The Parties agree to execute a Letter of Authorization (LOA) agreement prior to requesting CPNI for a Gallatin end user, and to request end user CPNI only when the end user has specifically given

permission to receive CPNI. The Parties agree that they will conform to FCC and/or state regulations regarding the provisioning of CPNI between the parties, and regarding the use of that information by the requesting party.

2.3.1.2 The requesting Party will document end user permission obtained to receive CPNI, whether or not the end user has agreed to change local service providers. For end users changing service from one party to the other, specific end user LOAs may be requested by the Party receiving CPNI requests to investigate possible slamming incidents, and for other reasons agreed to by the Parties. The receiving Party may also request documentation of an LOA if CPNI is requested and a subsequent service order for the change of local service is not received.

2.4

Standards

2.4.1 General Requirements

2.4.1.1 CLEC and Gallatin shall agree upon the appropriate ordering and provisioning codes to be used for Network Elements.

Section 3. Billing

3.1

Procedures

3.1.1 Gallatin shall bill CLEC for each service supplied by Gallatin to CLEC pursuant to this Agreement at the rates set forth in this Agreement.

3.1.2 General. Payment for all facilities and services provided hereunder is due thirty (30) calendar days from the bill date. Neither Party will bill the other Party for previously unbilled charges incurred more than one (1) year prior to the current billing date; but in no event may either Party bill the other Party for charges incurred prior to the Effective Date unless both parties mutually agree to such charges in writing. If any undisputed (see disputes, Attach 1, sect 13) amount due on the billing statement is not received by the billing Party on the payment due date, the billing Party shall calculate and assess, and the billed Party agrees to pay, at the billing Party's option, a charge on the past due balance at an interest rate equal to one and one-half percent (1 ½%) per month or Gallatin's applicable Tariff, compounded daily or the maximum nonusurious rate of interest under applicable law. Late payment charges shall be included on the next statement. It is agreed that when NTS orders service from Gallatin, those services will be billed by Gallatin to the NTS address specified at the time of the service ordering, regardless of the service address or location of that service.

3.1.3 Gallatin shall credit CLEC for incorrect Connectivity Billing charges including without limitation: overcharges, services ordered or requested but not delivered, interrupted services, if caused by Gallatin. Such reimbursements shall be set forth in the appropriate section of the Connectivity Bill pursuant to CABS, or SECAB standards.

3.1.4 Gallatin, at its option, shall establish a switched access meet point billing arrangement with CLEC. This arrangement will include tandem routed IXC calls and IXC calls.

3.1.4.1 Gallatin and CLEC will bill their applicable tariffed rate elements for its portion of the transport charges for tandem routed IXC calls.

3.1.4.2 Gallatin and CLEC will provide all necessary switched access records to each other for access billing.

Section 4. CLEC Subscriber Billing: General: Gallatin shall not bill directly to CLEC subscribers any recurring or non-recurring charges for CLEC's services to the subscriber except where explicitly permitted to do so within a written agreement between Gallatin and CLEC.

Section 5. General Network Requirements

5.1 Gallatin shall provide repair, maintenance and testing for all available Network Elements in accordance with the terms and conditions of this Agreement.

5.1.1 During the term of this Agreement, Gallatin shall provide necessary maintenance business process support. Gallatin shall provide CLEC with maintenance support at Parity.

5.1.2 Gallatin shall cooperate with CLEC to meet maintenance standards for all available network elements ordered under this Agreement. Such maintenance standards shall include, without limitation, standards for testing, network management, call gapping, and notification of upgrades as they become available.

5.1.3 All Gallatin employees or contractors who perform repair service for CLEC subscribers shall follow Gallatin standard procedures in all their communications with CLEC subscribers. These procedures and protocols shall ensure that: (1) Gallatin employees or contractors shall perform repair service that is equal in quality to that provided to Gallatin subscribers; (2) trouble calls from CLEC subscribers shall receive response time priority that is equal to that of Gallatin subscribers and shall be handled on a "first come first served" basis regardless of whether the subscriber is a CLEC subscriber or an Gallatin subscriber.

5.1.4 On all misdirected calls from CLEC subscribers requesting repair, Gallatin shall provide such CLEC subscriber with the correct CLEC repair telephone number as such number is provided to Gallatin by CLEC.

5.1.5 On all misdirected calls from Gallatin subscribers requesting repair, CLEC shall provide such Gallatin subscriber with the correct Gallatin repair telephone number as such number is provided to CLEC by Gallatin.

5.1.6 The parties agree to provide test results to each other, if appropriate, for trouble clearance. In all instances, the Parties shall provide each other with the trouble disposition data.

5.1.7 If Gallatin initiates trouble-handling procedures, at CLEC's request, and the trouble is found to not be with GRC's facilities, CLEC will bear all costs associated with that activity. Notwithstanding the above language in 5.1.7, the Parties agree to minimize GRC's billing for this activity. If the trouble is found to be with GRC's facilities, no charge will be assessed for the costs involved. In addition, if the trouble results in an OOS condition for more than 4 hours in any single day or it is the 2nd repeat trouble for that same line/circuit one month's service will be credited to NTS for the specific circuit in question.

Section 6.

Miscellaneous Services and Functions (Ancillary Services)

6.0 General

6.0.1 To the extent that Gallatin does not provide the services described in this Section 6 to itself, Gallatin will use reasonable efforts to facilitate the acquisition of such services for or by CLEC through the existing service provider. CLEC must contract directly with the service provider for such services.

6.1 Basic 911 and E -911 Services

6.1.1 Based on the types of services to be offered by CLEC, interconnection to Gallatin's 911 routers and databases may be required by CLEC. Moreover, the Parties state that, to the extent any of CLEC's customers should attempt to access 911 emergency services through use of CLEC's service, CLEC will, herein, hold Gallatin harmless from any action which may result from any CLEC customer's attempt to access to these services.

6.1.1.1 Upon request, and execution of GRC's "911 Service Agreement", Gallatin will provide CLEC with access to its 911 selective routers. Gallatin will provide access to 911 PSAP locations currently installed on its routers or those that may be added later to satisfy the 911 requirements of its customers.

6.1.1.2 Where Gallatin is the Control Company it will update the CLEC listings in the 911 database at parity with its own listings, its affiliates or other companies.

6.1.1.2 GRC obtains DA & OS service from a third party, as a result GRC does not offer these services. CLEC must make its own arrangements for these services.

Attachment 4

Collocation

Section 1. Introduction

This Attachment sets forth the requirements for Collocation.

Section 2. Technical Requirements

2.1 Gallatin shall provide collocation space, either caged or cageless, as requested by CLEC, via a "bona fide Collocation Request", to meet CLEC's need for placement of equipment, interconnection, or provision of service ("Collocated Space") in accordance with this Attachment 4, Collocation.

2.1.1 CLEC shall not occupy or use the Collocated Space, or permit the Collocated Space to be occupied or used, for any purpose, act or thing, whether or not otherwise permitted by this Agreement, if such purpose, act or thing (i) is in violation of any public law, ordinance or governmental regulation; (ii) may be dangerous to persons or property; (iii) may invalidate or increase the amount of premiums beyond such increase as results from the contemplated occupancy for any insurance policy carried on the building or covering its operation; or (iv) violates the terms of this Agreement.

2.2 Gallatin shall provide intra-office facilities (e.g., DS0, DS-1, DS-3, and other available transmission speeds) as agreed to by CLEC and Gallatin to meet CLEC's need for placement of equipment, interconnection, or provision of service.

2.3 Gallatin agrees to allow CLEC's employees and designated agents unrestricted access to CLEC dedicated space in Gallatin offices twenty-four (24) hours per day each day of the week. CLEC shall use reasonable efforts to provide Gallatin twenty-four (24) hours prior notice of such access, unless CLEC's employees possess a method of access previously approved and recorded by Gallatin. A method of access may include, but is not limited to, scan cards, keys or key codes. Gallatin may place reasonable security restrictions on access by CLEC's employees and designated agents to the Collocated Space in Gallatin offices. Notwithstanding the above, Gallatin agrees that such space shall be available to CLEC's employees and designated agents twenty-four (24) hours per day each day of the week upon twenty-four (24) hours prior notice, with exception to CLEC's employees who possess a method of access previously approved and recorded by Gallatin. In no case should any reasonable security restrictions be more restrictive than those Gallatin places on their own personnel. Gallatin may provide escorted access to the CLEC dedicated space. However, the use of such escorted access shall not cause CLEC delay in access to its dedicated space.

2.4 CLEC may collocate the amount and type of equipment it deems necessary in its Collocated Space in accordance with FCC Rules and Regulations.

2.4.1 Microwave technology: CLEC may physically collocate Microwave Transmission equipment, except where such collocation is not practical for technical reasons or due to space limitations. Roof top space for Antennae will be provided if technologically feasible. Rates and terms will be provided upon receipt of a BFR. However, in no case shall Microwave Transmission equipment be employed for anything but access to end users or access to GRC transmission facilities. In no circumstance will a "relay" arrangement be permitted...

2.5 Gallatin shall permit a collocating telecommunications carrier to interconnect its network with that of another collocating telecommunications carrier at the Gallatin premises and to connect its collocated equipment to the collocated equipment of another telecommunications carrier within the same premises. Gallatin in all cases shall provide such interconnections.

2.6 Gallatin shall permit CLEC or its designated subcontractor to perform the construction of physical collocation arrangements, provided, however, that any such CLEC subcontractor shall be subject to Gallatin's approval, and such approval shall not be unreasonably withheld. Approval by Gallatin shall be based on the same criteria it uses in approving contractors for its own purposes.

2.7 CLEC shall not make substantial installations, alterations or additions in or to the Collocated Space without submitting plans and specifications to Gallatin and securing the prior written consent of Gallatin in each instance. Gallatin's consent shall not be unreasonably withheld or unduly delayed for non-structural interior alteration to the Collocated Space that do not adversely affect the building's appearance, value, structural strength and mechanical integrity. Such work shall be done at the sole expense of CLEC.

2.7.1 All installations, alterations and additions shall be constructed in a good and workmanlike manner and only new and good grades of material shall be used, and shall comply with all insurance requirements, governmental requirements, and terms of this Agreement. Work shall be performed at such times and in such manner as to cause a minimum of interference with Gallatin's transaction of business. CLEC shall permit Gallatin to inspect all construction operations within the premises and to approve contractors, which approval shall not be unreasonably withheld. If alterations are made by CLEC's contractors, CLEC shall furnish to Gallatin prior to commencement thereof, building permits and certificates of insurance to be provided by CLEC's contractors and sub-contractors. Any such insurance to be provided by CLEC's contractors or sub-contractors shall provide for coverage in amounts not less than as required by Gallatin of CLEC under Section 2.45 of this Attachment IV. Upon completion of any installation, alteration or addition, contractor's affidavits and full and final waivers of lien covering all labor and material expended and used shall be furnished to Gallatin. CLEC and its contractors and subcontractors shall hold Gallatin harmless from all claims, costs, damages, liens and expenses which may arise out of or be connected in any way with installations, alterations or additions.

2.7.3 All fixtures and other equipment to be used by CLEC in, about or upon the premises shall be subject to the prior written approval of Gallatin, which shall not be unreasonably withheld.

2.8 Gallatin shall provide basic telephone service with a connection jack as ordered by CLEC from Gallatin for the Collocated Space. Upon CLEC's request, this service shall be available at the Collocated Space on the day that the space is turned over to CLEC by Gallatin. CLEC shall pay the appropriate tariff rate for such telephone service.

2.9 Gallatin shall provide lighting, ventilation, AC power, heat and air conditioning for CLEC's space and equipment. These environmental conditions shall adhere to Telcordia Network Equipment Building System (NEBS) standards TR-EOP-000063 or other mutually agreed standards.

2.9.1 If CLEC locates equipment or facilities in the Collocated Space which Gallatin determines affect the temperature or other environmental conditions otherwise maintained by Gallatin in the building, Gallatin reserves the right to provide and install supplementary air conditioning units or other environmental control devices for the Collocated Space, and the cost of providing, installing, operating and maintaining any such supplementary air conditioning units or other environmental control devices made necessary solely by CLEC's equipment or facilities shall be paid by CLEC to Gallatin. Should Gallatin make the determination that an environmental impact has occurred, that determination will be made on the

basis that if Gallatin were to install the same or similar equipment, that it would impact the environmental conditions of the facility as well. CLEC reserves the right to obtain its own Gallatin Approved Supplier to review environmental needs and/or impacts that may result from the CLEC's equipment increase. CLEC will only be liable for any cost directly or indirectly related to its effect on any environmental condition and required upgrades.

2.9.2 If CLEC's equipment or facilities requires cooling capability in excess of that which the collocation site is designed to facilitate for the entire collocation site, CLEC will pay to Gallatin its prorata share of the cooling upgrade cost which applies only to the CLEC's equipment or facilities.

2.9.3 Should a cooling upgrade occur which has a defined prorata cost payable by the CLEC to Gallatin, CLEC and Gallatin shall mutually agree upon the cost and prorata determination of the upgrade.

2.9.4 It is mutually agreed and understood at the signing of this agreement, that any equipment or facilities physically located at any Collocation site with CLEC and Gallatin has not been determined by Gallatin to have impacted or created a need for additional cooling as a direct result of the CLEC normally provided by Gallatin for its own equipment, any required supplementary air conditioning required by CLEC shall be paid by CLEC to Gallatin.

2.10 Gallatin shall provide DC power to the CLEC's collocated space/site where GRC power facilities exist within close proximity, but not more than 25 feet on the same floor, to those existing GRC power facilities on that same floor. Otherwise, CLEC shall have the following options;

2.10.1 Gallatin, notwithstanding 2.10 above will provide DC power to the CLEC's collocated space/site on an ICB time and materials basis. MRCs shall apply upon construction completion to CLEC utilizing power. MRC's shall be assessed on the actual AMP's used by the CLEC, not by the total AMP's cabled and paneled. CLEC will communicate and update to Gallatin its consumption rate based on equipment manufactures specifications. A major/minor augment fee from the CLEC will be required in advance of a response from GRC. If GRC determines that the ICB is infeasible or CLEC rejects the quote from GRC for the ICB, 80% of the Fee will be refunded. If the ICB is accepted by GRC, and CLEC utilizes a GRC Approved Supplier provided by Gallatin, then the major/minor augment fee will be credited towards the total ICB charges. If the ICB is accepted, but the CLEC elects to undertake the work with its own GRC approved Supplier, GRC shall refund 80% of the augment fee...

2.10.2 If Gallatin cannot provide the DC Power to the CLEC, CLEC may elect to install its own DC Power Plant. Gallatin shall provide AC power to feed CLEC's DC Power Plant. GRC will charge for the AC power per ampere used per month. Separate Rates for provision of commercial and standby AC power, where available are applicable. When obtaining power from Gallatin's service panel, protection devices and power cables must be engineered (sized), and installed by CLEC's Gallatin Approved Supplier, such approval shall not be unreasonably withheld, Pursuant to section 2.10 herein, the CLEC shall, at its own expense, have the option of providing its own DC power, including the installation of environmentally safe DC batteries and charging equipment required for the operation of the CLEC equipment in its Collocation Space.

2.11 Gallatin shall provide all ingress and egress of fiber and power cabling to Collocated Spaces, where technologically feasible and consistent with section 2.10 through 2.10.2 herein.

2.12 Each party shall ensure protection of the other party's proprietary subscriber information. In conjunction with any collocation arrangement Gallatin and CLEC shall adhere to the provisions of Section 13 of Part A of this Agreement.

2.13 Gallatin shall, at its sole expense, except as hereinafter provided, provide repair and maintenance of heating, cooling and lighting equipment and regularly scheduled refurbishments or decorating to the Collocated Space, building and property, in a manner consistent with Gallatin's normal business practices.

2.14 CLEC shall provide Gallatin with written notice five (5) business days prior to those instances where CLEC or its subcontractors may be performing work in the general area of the Collocated Space, or in the general area of the AC and DC power plants which support Gallatin equipment. CLEC will inform Gallatin by telephone of any emergency related activity that CLEC or its subcontractors may be performing in the general area of the Collocated Space, or in the general area of the AC and DC power plants which support Gallatin equipment. Notification of any emergency related activity shall be made immediately prior to the start of the activity so that Gallatin can take any action required to monitor or protect its service.

2.15 To the extent Gallatin performs the construction of the physical collocation arrangement; Gallatin shall construct the Collocated Space in compliance with mutually agreed collocation request. Any deviation to CLEC's order must thereafter be approved by CLEC.

2.16 CLEC and Gallatin will complete an acceptance walk through of those portions of the collocation arrangement provided by Gallatin. Exceptions that are noted during this acceptance walk through shall be corrected by Gallatin within five (5) business days after the walk through except where circumstances reasonably warrant additional time. In such event, subject to CLEC's consent, which shall not be unreasonably withheld, Gallatin shall be given additional time. The correction of these exceptions from the original collocation request shall be at Gallatin's expense.

2.17 Gallatin shall provide the following information to CLEC within ten (10) business days of receipt of a written request from CLEC:

2.17.1 Work restriction guidelines.

2.17.2 Gallatin or Industry technical publication guidelines that impact the design of Gallatin collocated equipment.

2.17.3 Gallatin contacts (names and telephone numbers) for the following areas: Engineering, Physical & Logical Security, Provisioning, Billing (Related to Collocation Services), Operations, Site and Building Managers, Environmental and Safety

2.17.4 Escalation process for the Gallatin employees (names, telephone numbers and the escalation order) for any disputes or problems that might arise pursuant to CLEC's collocation.

2.18 CLEC may be required to provide a separately metered AC electrical supply for its required power source at its own expense. The meter will be directly billed to CLEC by power provider. Gallatin will provide the necessary access and infrastructure to connect the power source to the CLEC equipment location.

2.19 To the extent that space for virtual collocation is available, Gallatin shall provide virtual collocation where physical collocation is not practical for technical reasons or because of space limitations.

2.20 Intentionally left blank

2.21 As part of the license granted in Section 4 herein, CLEC, its employees, agents and invitees shall have a non-exclusive right to use those portions of the common area of the building as are designated by Gallatin from time to time, including, but not limited to, the right to use rest rooms in proximity to the Collocated Space, corridors and other access ways from the entrance to the building, the Collocated Space, and the parking areas adjacent (except for Pekin Main on Margaret St.) to the building for vehicles of persons while working for or on behalf of CLEC at the Collocated Space; provided, however, that Gallatin shall have the right to reserve

parking spaces for Gallatin's exclusive use or by other occupants of the building. Gallatin does not guarantee that there is or will be sufficient parking spaces in parking areas to meet CLEC's needs. All common areas shall remain under the exclusive control and management of Gallatin, and Gallatin shall have the right to change the level, location and arrangement of parking areas and other common areas as Gallatin may deem necessary. Use of all common areas shall be subject to such reasonable rules and regulations as Gallatin may from time to time impose, such as those set forth in Section 2.3 of this Attachment IV.

2.22 Where available, Gallatin shall furnish passenger elevator service as necessary to reach the Collocated Space or common areas to which CLEC has access pursuant to the terms of this Attachment IV. Where available, freight elevator service when used by CLEC's contractors, employees or agents shall be provided at times reasonably satisfactory to Gallatin.

2.23 CLEC shall regularly inspect the Collocated Space to ensure that the Collocated Space is in good working condition. CLEC shall promptly notify Gallatin of any damage to the Collocated Space or of the need to perform any repair or maintenance of the Collocated Space, fixtures and appurtenances (including hardware, heating, cooling, ventilating, electrical and other mechanical facilities in the Collocated Space). CLEC shall keep the Collocated Space clean and trash free.

2.23.1 The cost of all repairs and maintenance performed by or on behalf of Gallatin to the Collocation Space or building which are, in Gallatin's reasonable judgment, beyond normal repair and maintenance, or are made necessary as a result of misuse or neglect by CLEC or CLEC's employees, invitees, or agents, shall be paid by CLEC to Gallatin within 10 days after being billed for such repairs and maintenance by Gallatin.

2.24 CLEC shall, with the prior written consent of Gallatin, have the right to provide additional fire protection systems within the Collocated Space; provided, however, that CLEC may not install or use sprinklers or carbon dioxide fire suppression systems within the building or the Collocated Space. If any governmental bureau, department or organization or Gallatin's insurance carrier requires that changes, modifications, or alterations be made to the fire protection system, or that additional stand alone fire extinguishing, detection or protection devices be supplied within the Collocated Space, such changes, modifications or additions shall be made by CLEC at its expense, following review and approval by Gallatin prior to any work being done. If any governmental bureau, department or organization or Gallatin's insurance carrier requires that changes or modifications be made to the fire protection system or that additional stand alone fire extinguishing, detection or protection devices be supplied within that portion of the building in which the Collocated Space of CLEC's in general are located, such changes, modifications, or additions shall be made by Gallatin and CLEC shall reimburse Gallatin for the cost thereof in the same proportion as the square footage of the affected portion of the building.

2.25 CLEC, its employees, agents, contractors, and business invitees shall (i) comply with all rules and regulations which Gallatin may from time to time adopt for the safety, environmental protection, care, cleanliness and/or preservation of the good order of the building, the property and the Collocated Space and its tenants and occupants, and (ii) comply, at its own expense, with all ordinances which are applicable to the Collocated Space and with all lawful orders and requirements of any regulatory or law enforcement agency requiring the correction, prevention and abatement of nuisances in or upon the Collocated Space during the term of this Agreement or any extension hereof.

2.26 CLEC shall not cut or drill into, drive nails or screws into, install conduit or wires, or in any way deface any part of the Collocated Space or the building, outside or inside, without the prior written consent of Gallatin. If CLEC desires signal, communications, alarm or other utility or service connections installed or changed, the same shall be made by and at the expense of CLEC. Gallatin shall have the right of prior approval of such utility or service connections, and shall direct where and how all connections and wiring for such service shall be introduced and run. In all cases, in order to maintain the integrity of the Halon space for proper Halon concentration, and to ensure compliance with Gallatin's fireproofing policy, any

penetrations by CLEC, whether in the Collocated space, the building or otherwise, shall be sealed as quickly as possible by CLEC with Gallatin-approved fire barrier sealants, or by Gallatin at CLEC's cost.

2.27 CLEC shall not exceed the uniformly distributed live load capacity.

2.28 CLEC equipment within the Collocated Space shall be connected to Gallatin's grounding system, consistent with industry standards and specifications as referenced in Section 5 of this attachment. Any upgrades or additional construction required for the attachment of CLEC to GRC grounding system shall be undertaken by GRC at CLEC's expense.

2.29 CLEC shall post in a prominent location visible from the common building area, the telephone numbers of emergency contact personnel for 24-hour emergency use by Gallatin. CLEC will promptly update this information as changes occur.

2.30 CLEC shall not paint, display, inscribe or affix any sign, trademark, picture, advertising, notice, lettering or direction on any part of the outside or inside of the Gallatin location, or on the Collocated Space, without the prior written consent of Gallatin.

2.31 CLEC shall not use the name of the Gallatin building or Gallatin for any purpose other than that of the business address of CLEC, or use any picture or likeness of the Gallatin building on any letterhead, envelope, circular, notice or advertisement, without the prior written consent of Gallatin.

2.32 CLEC shall not exhibit, sell or offer for sale, rent or exchange in the Collocated Space or on the Gallatin property any article, thing or service except those ordinarily embraced within the use of the Collocated Space specified in this Attachment IV, without the prior written consent of Gallatin.

2.33 CLEC shall not place anything or allow anything to be placed near the glass of any door, partition or window which Gallatin determines is unsightly from outside the Collocated Space; take or permit to be taken in or out of other entrances of the Gallatin building, or take or permit to be taken on any passenger elevators, any item normally taken through service entrances or elevators; or whether temporarily, or accidentally, or otherwise, allow anything to remain in, place, or store anything in, or obstruct in any way, any passageway, exit, stairway, elevator, or shipping platform. CLEC shall lend its full cooperation to keep such areas free from all obstruction and in a clean and sightly condition, move all supplies, furniture and equipment directly to the Collocated Space as soon as received, and move all such items and waste, other than waste customarily removed by employees of the building.

2.34 CLEC shall not do or permit anything to be done upon the premises, or bring or keep anything thereon which is in violation of any federal, state or local laws or regulations (including environmental laws or regulations not previously described), or any rules, regulations or requirements of the local fire department, Fire Insurance Rating Organization, or any other similar authority having jurisdiction over the building. CLEC shall not do or permit anything to be done upon the premises which may in any way create a nuisance, disturb, endanger, or otherwise interfere with the Telecommunications Services of Gallatin, any other occupant of the building, their patrons or customers, or the occupants of neighboring property, or injure the reputation of the property.

2.34.1 CLEC shall not, without the prior written consent of Gallatin: (i) install or operate any lead-acid batteries, refrigerating, heating or air conditioning apparatus or carry on any mechanical business in the premises; (ii) use the premises for housing, lodging, or sleeping purposes; (iii) permit preparation or warming of food, presence of cooking or vending equipment, sale of food or smoking in the premises; or (iv) permit the use of any fermented, intoxicating or alcoholic liquors or substances in the premises or permit the presence of any animals except those used by the visually impaired. Gallatin may, in its sole discretion, withhold such consent, or impose any condition in granting it, and revoke its consent at will.

2.35 Gallatin reserves the right to stop any service when Gallatin deems such stoppage necessary by reason of accident or emergency or for repairs improvements or otherwise; however, Gallatin agrees to use its best efforts not to interfere with CLEC's use of the Collocation Space. Gallatin does not warrant that any service will be free from interruptions caused by labor controversies, accidents, inability to obtain fuel, water or supplies, governmental regulations, or other causes beyond the reasonable control of Gallatin.

2.35.1 No such interruption of service shall be deemed an eviction or disturbance of CLEC's use of the Collocation Space or any part thereof, or render Gallatin liable to CLEC for damages, by abatement of collocation charges, except as may be set forth in the tariff, or relieve CLEC from performance of its obligations under this Agreement. CLEC hereby waives and releases all other claims against Gallatin for damages for interruption or stoppage of service.

2.35.2 Gallatin shall have the right to reduce heat, light, water and power as required by any mandatory or voluntary conservation programs.

2.36 Gallatin shall have the following rights, and others not specifically excluded in this Agreement, exercisable without notice and without liability to CLEC for damage or injury to property, person or business (all claims for damage being hereby released), and without effecting an eviction or disturbance of CLEC's use or possession or giving rise to any claim for offsets, or abatement of rent:

2.36.1 To change the name or street address of the building;

2.36.2 To install and maintain sign on the exterior and interior of the building or anywhere on the property;

2.36.3 To designate all sources furnishing sign painting and lettering, ice, mineral or drinking water, beverages, foods, towels, vending machines or toilet supplies used or consumed on the premises;

2.36.4 To use any means Gallatin may deem proper to open Collocation Space doors in any emergency. Entry into the Collocation Space obtained by Gallatin by any such means shall not be deemed to be forcible or unlawful entry into or a detainment of or an eviction of CLEC from the Collocation Space or any portion thereof;

2.36.5 To utilize the space within the building in such a manner as will best enable it to fulfill its own service requirements;

2.36.6 At any time, to decorate and to make, at its own expense, repairs, alterations, additions, and improvements, structural or otherwise, in or to the premises, the property, or any part thereof (including, without limitation, the permanent or temporary relocation of any existing facilities such as parking lots or spaces), and to perform any acts related to the safety, protection or preservation thereof, and during such operations to take into and through the premises or any part of the property all material and equipment required, and to close or suspend temporarily operation of entrances, doors, corridors, elevators or other facilities, provided that Gallatin shall limit inconvenience or annoyance to CLEC as reasonable possible under the circumstances;

2.36.7 To do or permit to be done any work in or about the Collocation Space or the property or any adjacent or nearby building, land, street or alley;

2.36.8 To grant to anyone the exclusive right to conduct any business or render any service on the property, provided such exclusive right shall not operate to exclude CLEC from the use expressly permitted by this Agreement;

2.36.9 If it becomes necessary in Gallatin's reasonable judgment, and there are no other reasonable alternatives, to require CLEC to move to equivalent

Collocation Space in the building upon receipt of sixty (60) days written notice from Gallatin, in which event, Gallatin shall pay all moving costs, and the charges for collocation provided for herein shall remain the same;

2.36.10 To designate all spaces occupied by CLEC's facilities under this Agreement;

2.36.11 If Gallatin, in its sole discretion, determines to cease using the building in which the Collocation Space is located as a central office or wire center, to terminate CLEC's license to occupy such space on sixty (60) days written notice.

2.37 CLEC shall carry insurance, at CLEC's expense, insuring CLEC and, except for worker's compensation, and showing Gallatin as additional insured and/or loss payee, as its interest may appear. Such insurance shall contain such terms and conditions, provide such coverages and exclusions and be written by such companies as Gallatin shall find satisfactory.

2.37.1 As of the date that CLEC begins construction of any portion of a physical collocation arrangement or as of the date that CLEC begins to occupy any physical collocation arrangement under this Agreement, whichever is earlier, CLEC shall maintain the following coverages in the following amounts; provided, however, that Gallatin retains the right to require additional and/or different coverages and amounts during the term of this Agreement:

2.37.1.1 Commercial general liability, occurrence form, in limits of not less than \$1,000,000 combined single limit for bodily injury, personal injury and property damage liability insurance to include coverage for products/completed operations and explosion, collapse and underground liability;

2.37.1.2 "All risk" property insurance on a full replacement cost basis, insuring CLEC's real and personal property situated on or within the property. CLEC may elect to insure business interruption and contingent business interruption, as it is agreed that Gallatin has no liability for loss of profit or revenues should an interruption of service occur;

2.37.1.3 Business auto insurance, including all owned, non-owned and hired automobiles, in an amount of not less than \$1,000,000 combined single limit for bodily injury and property damage liability;

2.37.1.4 Worker's compensation insurance in accordance with statutory requirements, and employer's liability with a minimum amount of \$500,000 per accident; and

2.37.1.5 Umbrella or excess liability in an amount not less than \$5,000,000 per occurrence and aggregate to provide excess limits over all primary liability coverages.

2.37.2 The limits of the insurance policies obtained by CLEC as required above shall in no way limit CLEC's liability to Gallatin should CLEC be liable to Gallatin under the terms of this Agreement or otherwise.

2.37.3 CLEC shall furnish to Gallatin a certificate or certificates of insurance, satisfactory in form and content to Gallatin, evidencing that the above coverage is in force and has been endorsed and to guarantee that the coverage will not be canceled or materially altered without first giving at least 30 days prior written notice to Gallatin.

2.37.4 All policies required of CLEC shall contain evidence of the insurer's waiver of the right of subrogation against Gallatin for any insured loss covered thereunder. All policies of insurance shall be written as primary policies

and not contributing with or in excess of the coverage, if any, that Gallatin may carry. Any other provisions contained in this Section, this Attachment or this Agreement notwithstanding, the amounts of all insurance required to be obtained by CLEC shall not be less than an amount sufficient to prevent Gallatin from becoming a co-insurer.

2.38 If the premise or a portion thereof sufficient to make the premises substantially unusable shall be destroyed or rendered unoccupiable by fire or other casualty, Gallatin may, at its option, restore the premises to its previous condition. A license granted under this Attachment shall not terminate unless, within 90 days after the occurrence of such casualty, Gallatin notifies CLEC of its election to terminate said license. If Gallatin does not elect to terminate said license, Gallatin shall repair the damage to the premises caused by such casualty.

2.38.1 Notwithstanding any other contrary provision of this Agreement, if any casualty is the result of any act, omission or negligence of CLEC, its agents, employees, contractors, licensees, customers or business invitees, unless Gallatin otherwise elects, a license for Collocation Space shall not terminate, and, if Gallatin elects to make such repairs, CLEC shall reimburse Gallatin for the cost of such repairs, or CLEC shall repair such damage, including damage to the building and the area surrounding it, and the charges to be paid to Gallatin by CLEC shall not abate.

2.38.2 If the building shall be damaged by fire or other casualty to the extent that portions are rendered unoccupiable, notwithstanding that the Collocation Space may be directly unaffected, Gallatin may, at its election within 90 days of such casualty, terminate license for the effected Collocation Space by giving written notice of its intent to terminate said license. The termination as provided in this paragraph shall be effective 30 days after the date of the notice.

2.38.3 Notwithstanding any other provision of this Agreement, Gallatin shall not be liable for any repair or restoration until, and then only to the extent that, insurance proceeds are received.

2.39 If the property, or any portion thereof which includes a substantial part of the Collocation Space, shall be taken or condemned by any competent authority for any public use or purpose, the term of a Collocation Space license shall end upon, and not before, the date when the possession of the part so taken shall be required for such use or purpose. If any condemnation proceeding shall be instituted in which it is sought to take or damage any part of the property, or if the grade of any street or alley adjacent to the property is changed by any competent authority and such change of grade makes it necessary or desirable to remodel the property to conform to the changed grade, Gallatin shall have the right to terminate a Collocation Space license upon not less than 30 days notice prior to the date of cancellation designated in the notice. No money or other consideration shall be payable by Gallatin to CLEC for such cancellation, and CLEC shall have no right to share in the condemnation award or in any judgment for damages caused by such eminent domain proceedings.

2.40 At the termination of a Collocation Space license by lapse of time or otherwise:

2.40.1 CLEC shall surrender all keys, access cards and Gallatin-provided photo identification cards to the Collocation Space and the building to Gallatin, and shall make known to Gallatin the combination of all combination locks remaining on the Collocation Space.

2.40.2 CLEC shall remove its equipment from the Collocation Space within thirty (30) days.

2.40.3 CLEC shall return to Gallatin the Collocation Space and all equipment and fixtures in as good a condition and state of repair, as when CLEC originally took possession, normal wear and tear or damage by fire or other casualty excepted. CLEC shall be responsible to Gallatin for the cost of any repairs that

shall be made necessary by the acts or omissions of CLEC or of its agents, employees, contractors or business invitees. Gallatin reserves the right to oversee CLEC's withdrawal from the Collocation Space and CLEC agrees to comply with all reasonable directives of Gallatin regarding the removal of equipment and restoration of the Collocation Space. CLEC shall not be responsible for putting the Collocation Space in other than its original condition.

2.40.4 If CLEC fails to remove its property installations, additions, hardware, non-trade fixtures and improvements, temporary or permanent, within 60 days of termination of its Collocation Space license, by lapse of time or otherwise, then all remaining property shall become Gallatin's property and shall remain upon or in the Collocation Space, without compensation, allowance or credit to CLEC; No cable shall be removed from inner duct or outside cable duct except as directed in writing by Gallatin.

2.40.5 All fixtures, installations, and personal property belonging to CLEC not removed from the Collocation Space upon termination of a collocation Space license and not required by Gallatin to have been removed as provided in this Attachment IV, shall be conclusively presumed to have been abandoned by CLEC and title thereto shall pass to Gallatin under this Attachment IV as if by a bill of sale.

2.41 If the owner of the building or Gallatin sells, transfers or assigns any interest in the building, or there is any material change in the lease to which the building is subject, and such sale, transfer, assignment or material change in the lease gives rise to an obligation which is inconsistent with a Collocation Space license granted under this Attachment IV, Gallatin's performance under this Attachment 4 shall be excused to the extent of the inconsistency. Gallatin hereby agrees that it will use its reasonable efforts to avoid any such inconsistency; provided, however, that this obligation shall in no way obligate Gallatin to incur any out of pocket expenses in its efforts to avoid such inconsistencies.

2.42 A Collocation Space license granted under this Attachment IV shall at all times be subject and subordinate to the lien of any mortgage (which term shall include all security instruments) that may be placed on the premises, building or any portion thereof and CLEC agrees, upon demand, to execute any instrument as may be required to effectuate such subordination.

Section 3. Physical Security

3.1 Each party shall exercise reasonable care to prevent harm or damage to the other party or its employees, agents or subscribers, or their property, and in any event shall exercise the same degree of care as it does with respect to its own property, equipment, and employees. Gallatin and its employees, agents or representatives shall take reasonable and prudent steps to ensure the adequate protection of CLEC property, equipment and services including, but not limited to:

3.1.1 Restricting access to CLEC equipment, support equipment, systems, tools, or spaces which contain or house CLEC equipment enclosures to CLEC employees and other authorized non-CLEC personnel to the extent necessary to perform their specific job function.

3.1.2 Ensuring that the physical collocation area which houses CLEC's equipment is adequately secured and monitored to prevent unauthorized entry to the same extent and at the same level Gallatin provides itself.

3.1.3 Subject to Section 2.3 of this Attachment IV, allowing CLEC to inspect or observe spaces which house or contain CLEC equipment or equipment enclosures at any time and to furnish CLEC with all keys, entry codes, lock

combinations, or other materials or information which may be needed to gain entry into any secured CLEC space.

3.1.4 Limiting the keys used in its keying systems for CLEC's physical Collocation Spaces which contains or houses CLEC equipment or equipment enclosures to Gallatin employees and representatives to emergency access only. CLEC shall further have the right to change locks where deemed necessary for the protection and security of such spaces.

3.1.5 Providing prompt notification to designated CLEC personnel to indicate an actual or attempted security breach to the Collocation Space.

3.2 Gallatin, at CLEC's expense, may issue non-employee photo identification cards for each CLEC employee or vendor. Temporary identification cards may otherwise be provided by Gallatin for employees or agents, contractors and invitees of CLEC who may require occasional access to the Collocated Space.

3.3 Gallatin may issue access cards, codes, or keys to CLEC's listed employees or vendors where such systems are available and their use by CLEC will not otherwise compromise building security.

3.4 Gallatin reserves the right to close and keep locked all entrance and exit doors of the building during hours Gallatin may deem advisable for the adequate protection of the building.

3.5 CLEC agrees to abide by all of Gallatin's security practices for non-Gallatin employees with access to the building, including, without limitation:

3.5.1 CLEC will supply to Gallatin, and update as changes occur, a list of its employees or approved vendors who require access to GRC's buildings and property. The list will include the Employee's names of all such individuals, which shall be updated periodically to reflect new employees. In addition, CLEC shall immediately advise GRC of any terminated CLEC employees and advise GRC that keys to GRC buildings and property have been recovered.

3.5.2 CLEC is responsible for returning identification and access cards, codes, or keys of its terminated employees or its employees who no longer require access to the Collocated Space. All cards, codes, or keys must be returned upon termination of this Agreement. Unreturned or replacement cards, codes, or keys may be subject to a reasonable fee at the discretion of Gallatin.

3.5.3 CLEC's employees, agents, invitees and vendors must display identification cards at all times.

3.5.4 CLEC will assist Gallatin in validation and verification of identification of its employees, agents, invitees and vendors by providing a telephone contact available 24 hours a day, seven days a week to verify identification.

3.5.5 Before leaving the Collocated Space unattended, CLEC shall close and securely lock all doors and windows and shut off unnecessary equipment in the Collocated Space. Any damage resulting from CLEC's failure to do so shall be the responsibility of CLEC.

3.6 CLEC will allow Gallatin to access its Collocated Space at all times, via pass key or otherwise, to allow Gallatin to react to emergencies, to maintain the space (not including CLEC equipment), and to monitor compliance with the rules and regulations of the Occupational Health and Safety Administration or Gallatin, or other regulations and standards including but not limited to those related to fire, safety, health, and environmental safeguards. CLEC shall not attach, or permit to be attached, additional locks or similar devices to any door or window, nor change existing locks or the mechanism thereof.

Section 4. License

Gallatin hereby grants CLEC a license to occupy any premises or rack space which contain collocated equipment, including without limit all necessary ingress, egress and reasonable use of Gallatin's property, for the Term of the Agreement. Notwithstanding anything to the contrary in this Agreement, nothing herein is intended to create a leasehold interest or a landlord-tenant relationship between the Parties.

Section 5. Augments

5.1 Augmentation: All requests for an addition or change to an existing collocation arrangement that has been inspected and turned over to the CLEC are considered augmentations. An augmentation request will require the submission of a complete application form and a non-refundable Engineering or Minor Augment fee. The definition of a major or minor augment is as follows:

- 5.1.1 **Major Augments** of caged and cageless collocation arrangements are those requests that: (i) increases AC or DC power by more than 60% of the current amperage consumed or more than 50% of the current capacity available, whichever is smaller; (ii) add equipment that generates more than 5,000 BTU's of heat; or (iii) increases the caged floor space by more than 75% over what CLEC requested in its original application. A complete application and Engineering Fee will be required when submitting a caged or cageless request that requires a Major Augment.
- 5.1.2 **Minor Augments** of caged and cageless collocation arrangements will require the submission of a complete application form and the Minor Augment Fee. Minor augments are those requests that: (i) do not require additional DC and AC power (or are less than specified in 5.1.1 above); (ii) do not add equipment that generates more than 5,000 BTU's of heat; or (iii) do not increase the collocation floor space by more than 75%, over what CLEC requested in its original application. Notwithstanding the above, the requirements of a Minor Augment request cannot exceed the capacity of the existing/proposed AC electrical, DC power or HVAC system. Requests for CLEC to CLEC Interconnects and DSO, DS1, DS3 and OCX facility terminations are included as Minor Augments, unless racking and cabling are required outside of either CLEC's designated Collocation area(s). In which case, inter-Collocation site racking and cabling will be done on an ICB basis. The installation of circuit cards by GRC for Virtual collocation is also included as a minor augment.
- 5.1.3 **Minor Augments – no Fee**: Minor Augments that do not require a fee are those augments performed solely by CLEC, that do not require GALLATIN to provide a service or function on behalf of CLEC including, but not limited to, requests to install additional equipment in CLEC's collocation space. Prior to the installation of the additional equipment (in other than routine additions, such as plug ins, PC cards and minor wiring), CLEC agrees to provide GALLATIN an application form with an updated equipment listing that includes the new equipment to be installed in CLEC's collocation area. Once the updated equipment list is submitted to and approved by GALLATIN, CLEC may proceed with the augment. CLEC agrees that changes in equipment provided by CLEC under this provision will not exceed the engineering specifications for power and HVAC as requested on the original application and as specified in sections 5.1.1 and 5.1.3, above. All augments will be subject to GALLATIN inspection, in accordance with the term of this contract for the purpose of ensuring compliance with GALLATIN and Industry safety standards.

Section 6. Technical References

Gallatin shall provide collocation in accordance with the following standards:

- 6.1 National Electrical Code (NEC) use latest issue.
- 6.2 TA-NPL-000286, NEBS Generic Engineering Requirements for System Assembly and Cable Distribution, Issue 2, (Telcordia, January 1989).
- 6.3 TR-EOP-000063 Network Equipment Building System (NEBS) Generic Equipment Requirements, Issue 3, March 1988.
- 6.4 TR-EOP-000151, Generic Requirements for 24-, 48-, 130-, and 140-Volt Central Office Power Plant Rectifiers, Issue 1, (Telcordia, May 1985).
- 6.5 TR-EOP-000232, Generic Requirements for Lead-Acid Storage Batteries, Issue 1 (Telcordia, June 1985).
- 6.6 TR-NWT-000154, Generic Requirements for 24-, 48-, 130-, and 140-Volt Central Office Power Plant Control and Distribution Equipment, Issue 2, (Telcordia, January 1992).
- 6.7 TR-NWT-000295, Isolated Ground Planes: Definition and Application to Telephone Central Offices, Issue 2, (Telcordia, July 1992).
- 6.8 TR-NWT-000840, Supplier Support Generic Requirements (SSGR), (A Module of LSSGR, FR-NWT-000064), Issue 1, (Telcordia, December 1991).
- 6.9 TR-NWT-001275 Central Office Environment Installation/Removal Generic Requirements, Issue 1, January 1993.

Attachment 5

Rights of Way (ROW), Conduits, Pole Attachments

Section 1. Introduction

This attachment sets forth the requirements for Rights of way, Conduits and Pole Attachments.

Section 2. General

Gallatin and CLEC acknowledge that, under Section 251(b)(4) of the Act, each of them has the duty to afford the other access to their respective poles, ducts, conduits, and rights-of-way on terms consistent with the Act. The Parties agree to negotiate access to and use of Pole Attachments, conduits and Rights of Way (ROW) on a case by case basis.

Attachment 6

Pricing Schedule

Section 1.

1. General Principles

- 1.1 Subject to the provisions of this Agreement, all Prices and Rates in Attach 6, herein are provided under this Agreement and shall remain in effect for the term of this Agreement. Prices will be specified as either Recurring (MRC) or Non-Recurring (NRC) charges.
- 1.2 As used in this Attachment, the term "Charges" means the rates, fees, charges and prices for a Service (MRC & NRC).
- 1.3 The Charges for a Service may be the Charges for the Service stated in the Providing Party's applicable Tariff.
- 1.4 The Charges stated in this Pricing Attachment shall be automatically superseded by any applicable Tariff Charges. The Charges stated in Appendix A of this Pricing Attachment also shall be automatically superseded by any new Charge(s) when such new Charge(s) are required by any order of the Commission or the FCC, approved by the Commission or the FCC, or otherwise allowed to go into effect by the Commission or the FCC (including, but not limited to, in a Tariff that has been filed with the Commission or the FCC), provided such new Charge(s) are not subject to a stay issued by any court of competent jurisdiction.

2. GRC Prices

Notwithstanding any other provision of this Agreement, the Charges that GRC bills CLEC for GRC's Services shall not exceed the Charges for GRC's comparable Services, except to the extent that GRC's cost to provide such Services to CLEC exceeds the Charges for GRC's comparable Services and GRC has demonstrated such cost to CLEC, or, at CLEC's request, to the Commission or the FCC.

3. Regulatory Review of Prices

Notwithstanding any other provision of this Agreement, each Party reserves its respective rights to institute an appropriate proceeding with the FCC, the Commission or other governmental body of appropriate jurisdiction: (a) with regard to the Charges for its Services (including, but not limited to, a proceeding to change the Charges for its services, whether provided for in any of its Tariffs, in Appendix A, or otherwise); and (b) with regard to the Charges of the other Party (including, but not limited to, a proceeding to obtain a reduction in such Charges and a refund of any amounts paid in excess of any Charges that are reduced).

PRICING

ATTACHMENT 6, continued

Section 2. Interconnection and Reciprocal Compensation

2.1 No rates are specified in this section because this is a Bill and Keep arrangement for compensation of local traffic between the served wire-line exchanges of the CLEC and GRC.

2.2 Compensation for the termination of toll traffic and the origination of 800 traffic between the interconnecting parties shall be based on the applicable access charges in accordance with FCC and Commission Rules and Regulations and consistent with the provisions of Attachment III of this Agreement.

2.3 CLEC shall pay a transit rate, comprised of the transport and tandem rate elements, as set forth in Table 1 of this Attachment when CLEC uses a Gallatin access tandem to terminate a local call to a third party LEC or another CLEC.

Section 3. Table 1: Ordering, Preordering, Service fees, Loop Charges and Resale charges.

The charges that CLEC shall pay to Gallatin for its Table 1 Schedule, as set forth in this attachment to the ICA.

Section 4 Table 2: Available Network Elements (includes ISP DS-1 arrangement).

The charges that CLEC shall pay to Gallatin for its Table 2 Schedule; (Available Network Elements) as set forth in this attachment to the ICA.

Section 5 Table 3: Collocation Charges (Caged and Cageless)

The charges that CLEC shall pay to Gallatin for its Table 3 Schedule, (Collocation) as set forth in this attachment to the ICA.

Section 6 Table 4: Miscellaneous Charges

The charges that CLEC shall pay to Gallatin for its Table 4 Schedule, (Miscellaneous Charges) as set forth in this attachment to the ICA.

Attachment 7

CLEC Support Services Guide

The GRC "CLEC Support Services Guide" is a guide containing general information identifying the practices, procedures and obligations of both the CLEC and GRC for Ordering, Preordering and Reporting of Troubles, ISP DS-1 Service and Hot Cuts, pursuant to the ICA.

**GALLATIN RIVER / CLEC
SUPPORT SERVICES GUIDE**

**For Preorder, Ordering & Repair Services,
ISP DS-1 Service, and Hot Cuts (LNP)**



7-Aug-06 For NTS Services, Inc.
 Section 3, Table 1: Ordering, Pre-Ordering, Service Fees, Loop charges and Resale Rates

Category	Rate Element	Description	Recurring Rate	USOC	NRC
Hot Cut	Ports Out (LNP) (see Pg.11 of CLEC Guide)	Per line - Includes LNP & Port Disconnect	N/A		\$35.00
Ordering	Service Order (not Pre Qual.)	Charge to process Order (up to 7 lines)	N/A		\$25.25
Ordering	Service Order (If Loop is Pre-Qualified)	(see Pre Qual section below - up to 7 Lines)	N/A		\$15.25
Ordering	Central Ofc Conn. Chg.	Line connecting charge (per line)	N/A		\$13.00
Ordering	OSP Interconnection Charge (if request'd)	Outside wk at Term. (per line, not for Install)	N/A		\$31.03
Pre Order	Customer Loop Pre-Qualification	Pre-Qualify one Loop - one request Not a test	N/A		\$15.25
Pre Order	Customer Loop Pre-Qualification	up to 7 Loops, same request	N/A		\$15.25
Resale	Tandem Switching per MOU	Galesburg & Dixon, only	\$0.002147		N/A
Resale	Inter Office Trans - Dedicated DS-1	(Inter Office Facility)	(see GRC tariff, section 7, Spec. Access)		
Services	Trip Charge (not for installs)	Truck roll for Outside Test & Repair	see CLEC Guide pg. 8		\$50.00
Services	Trouble Testing (not for installs)	Test to qualify trbl as ILEC or CLEC, (fm CO)	see CLEC Guide pg. 8		\$35.00
Services	Trouble Isolation and Testing (not for Install)	Charge to qualify trbl as CLEC, (Outside)	see CLEC Guide pg. 8		\$76.53
Services	Loop Rework (2W)	Outside work at Terminal (Non-Test)	N/A		\$31.03
Services	Loop Rework (4W)	Outside work at Terminal (Non-Test)	N/A		\$43.65
Services	911 Interface Link	Links to GRC Selective Router	see 911 Svc Agreement		N/A
Services	ALI Data Base & Maintenance	Per 100 lines	see 911 Svc Agreement		N/A
Line Cond'g	Whole Loop (Flat rate) Ld Coils	Dixon Host (See CLEC Guide pg. 13)	N/A		\$250.00
Line Cond'g	Whole Loop (Flat rate) Ld Coils	Galesburg Host (See CLEC Guide pg. 13)	N/A		\$200.00
Line Cond'g	Whole Loop (Flat rate) Ld Coils	Galesburg Host (See CLEC Guide pg. 13)	N/A		\$250.00
Line Cond'g	Whole Loop (Flat rate) Ld Coils	Pekin Host (See CLEC Guide pg. 13)	N/A		\$175.00
Line Cond'g	Whole Loop (Flat rate) Ld Coils	Pekin Host (See CLEC Guide pg. 13)	N/A		\$250.00
Line Cond'g	Whole Loop (Flat rate) Ld Coils	Other exchange areas not listed (see pg. 13)	N/A		\$300.00
Line Cond'g	Whole Loop (Flat rate) Bridge Taps	All Exchanges (See CLEC Guide pg. 13)	N/A		\$125.00
Dir List	Non-List	applied Per lline (Pass Thru)	\$1.00		N/A
Dir List	Non-Pub	applied Per lline (Pass Thru)	\$2.00		N/A

Attach. 6, Price Schedule
 7-Aug-06

For NTS Services, Inc.



Section 4, Table 2: Available Network Elements - Pricing

Category	Rate Element	Note	Recurring Rate	USOC	NRC
Digital Lcl Traffic Arrange	DS-1 (Dialable) ISP Svc	Requires Collo	\$360.00		\$540.00
	To change existing service to ISP-DS1	Records chg only			\$125.00
Host Remote Links	H/R DS-1 Transport (no Collo)	See CLEC Guide pg. 9 to 11	\$198.00		\$400.00
Host Remote Links	H/R DS-3 Transport (No Collo)	See CLEC Guide pg. 9 to 11	\$2,190.00		\$2,900.00
Host Remote Links	H/R DS-1 Transport (Collo Req'd)	See CLEC Guide pg. 9 to 11	\$170.00		\$400.00
Host Remote Links	H/R DS-3 Transport (Collo Req'd)	See CLEC Guide pg. 9 to 11	\$1,405.00		\$2,900.00
Inter Office Transport	DS-1 Transport (Spec. Access)	Ref ICC#2, Sect. 17	\$403.00		\$400.00
Inter Office Transport	DS-3 Transport (Spec. Access)	Ref ICC#2, Sect. 17	\$ 2,200.00		\$3,600.00
ISDN Services	PRI Interface (Competitive)	Per GRC ICC#1 tariff, p 22, S 7.2	\$ 300.00	FCEISBU	\$500.00
	Service Rearrangement	Per GRC ICC#1 tariff, p 22, S 7.2	N/A		\$75.00
Loops	Local Loop (2W analog)	Includes NID	\$17.93		Incl'd w/Ord
Loops	Local Loop (4W analog)	Includes NID	\$35.86		Incl'd w/Ord
Loops	Local Loops DS-1 (Collo Req'd)	Cust Prem - GRC Host See pg 9/11 CLEC Guide	\$181.51		\$ 225.00
Loops	Local Loops DS-3 (Collo Req'd)	Cust Prem - GRC Host (Collo Req'd)	\$1,368.47		\$ 2,900.00
Sub Loops	Local 2 wire loops (from Remotes only)	Cust Prem to GRC Remote (Collo req'd)	\$8.96		\$ 38.25
Sub Loops	local 4 wire loops (from Remotes only)	Cust Prem to GRC Remote (Collo req'd)	\$33.86		\$ 121.25
Sub Loops	Local 2 wire loops (from Remotes only)	Cust Prem to GRC Remote (No Collo)	\$12.90		\$ 38.25
Sub Loops	local 4 wire loops (from Remotes only)	Cust Prem to GRC Remote (No Collo)	\$35.00		\$121.25
Sub Loops	Local DS-3 (from Remotes, on	Cust Prem to GRC Remote (Collo Req'd)	\$486.36		\$650.00
Cross Connects - Elect	DS-3 (per jumper)	At C.O. or Remote (Not Collo)	\$14.00	MRC new	\$45.00
Cross Connect Panel	DSX - DS-1 Jack Panel per panel	Panel Install plus Equipment	\$25.00		\$120.65
Interconnection Trunks	Local Trunks 1 way	DS0 Interface, First Trunk	\$6.00		\$143.85
Interconnection Trunks	Local Trunks 1 way	DS0 Interface, Each Additional Trunk	\$4.00		\$25.46
Interconnection Trunks	Local Trunks 1 way	DS1 Interface, First Trunk	\$12.00		\$151.36
Interconnection Trunks	Local Trunks 1 way	DS1 Interface, Each Additional Trunk	\$8.00		\$1.70
Interconnection Trunks	Local Trunks 2 way	DS0 Interface, First Trunk	no chg		\$143.85
Interconnection Trunks	Local Trunks 2 way	DS0 Interface, Each Additional Trunk	no chg		\$25.46
Interconnection Trunks	Local Trunks 2 way	DS1 Interface, First Trunk	no chg		\$151.36
Interconnection Trunks	Local Trunks 2 way	DS1 Interface, Each Additional Trunk	no chg		\$1.70
Interconnection Trunks	Entrance Facilities	DS-0	\$25.00		\$ 275.00
Interconnection Trunks	Entrance Facilities	DS-1	\$125.00		\$ 350.00
Interconnection Trunks	Entrance Facilities	DS-3	\$1,800.00		\$ 2,500.00



Section 5, Table 3: Cage Less Collo - Pricing (Pg-1)

Collo Cageless Category	For NTS Services, Inc.				
Rate Element	Description	Note	Recurring Rate	USOC	NRC
Application Fee	New site	One time charge per Host switch (includes all subtending Remotes)			\$3,348.15
Augments	Augment Fee - Major	Includes Engineering (requires GRC eng'g and construction)			\$1,104.89
Augments	Augment Fee - Minor	Includes Engineering (Req. minor GRC assistance)			\$334.81
Misc.	Collo Survey & Report				\$150.00
Facility ACTL	Common Language Code	Identifies site w/Industry designation (Actual cost, pass thru)			\$700.00
Site Prep	Initial up to 100 SqFt	Included w/App'l. Fee			N/A
	Incremental, over Initial	Per Sq. Ft add'l.			\$10.00
	Relay Rack	Per Rack (hole drilling - Superstructure Conn.)			\$110.00
Floor Space	Per Square foot occupied	Host (see CLEC Guide for details)	\$5.00		
Floor Space	Per Square foot occupied	Remote (see CLEC Guide for details)	\$7.50		
Rolling Cabinet	Rate for each cabinet.	4 sq. ft. min. Rate app'l/sq.ft. (see CLEC Guide)	\$7.50		
Stationary Cabinet			N/A		N/A
Access Card	End/Remote Office Access	per card issued/per person (no Chg for Xfer of Existing card)			\$22.88
Bits Timing	Engineering				\$34.93
	Shielded Cable	Per foot			\$2.97
	Per Port		\$9.06		
Cable Rack	Dedicated	Engineering			\$278.19
Cable Rack	Install Rack	Per Linear Ft space Utilization			\$34.42
Cable Rack	Metallic DS-0 Common	Per Linear Ft space Utilization	\$0.03		
Cable Rack	Metallic DS-1 Common	Per Linear Ft space Utilization	\$0.03		
Cable Rack	Riser Space- dedicated	Per Linear Ft space Utilization + Install charge	\$0.85		\$34.42
Cable Rack	Common (if available)	Engineering	\$0.10		\$155.00
Cable Rack	Metallic DS-1 Common	Per Linear Ft space Utilization (If available)	\$0.10		\$0.01
Cable Rack	Riser Space - common	Per Linear Ft space Utilization (If available)	\$1.00		\$3.00

Cable Rack - Fiber	Common (if available)	Engineering	\$3.00		\$606.30
Cable Space (Rack) Fiber	Fiber Cable Common	Space Utilization (per rack) (add Inner duct, if any)	\$0.12		
Cable Space (Rack) Fiber	Fiber Cable Common	Per Inner Duct Ft. Space Util. (Add Rack space)	\$0.10		
Cable Space (OSP)	Conduit Space - Manhole	Per foot/manhole (manhole to bldg)	TBD		MRC - \$4.89
	Conduit Space - Conduit	Per Linear Ft (feeder/distri)	TBD		MRC - \$0.37
Grounding	Ground Bar (if Required)	Per Bar (provided & Inst. By GRC)			\$1,420.59
	(CLEC may share existing Bar)	Per Attachment to Bar	\$1.00		
DC Power Fac Install	Termination	Per Power Run Plus cable MRC, below)	\$12.90		\$133.12
	Power Cable Pull - Labor	Per Linear Ft (plus cable NRC, below)			\$11.09
	Engineering	Per Project			\$780.19
	Power Feed 40 AMPs	Power, Fuse, Fuse Panel - 40 Amp Breaker	ICB		ICB
	DC power	Per 1 Amp (minimum 10 Amps)	\$10.00		MRC \$9.00/Amp

Attach. 6, Section 5, Table 3: Cage Less Collo - Pricing, Contin'd, Pg-2 08/07/06

Rate Element	Description	Note	Recurring Rate	USOC	NRC
DC Power Fac (Cable)	Power Cable 1/0 (Per/Linear FT.)	(Material & Labor if GRC provides) Plus DC Install elements, above	\$0.77		\$0.77
DC Power Fac (Cable)	Power Cable 2/0 (per Lin. Ft)	(Material & Labor if GRC provides) Plus DC Install elements, above	\$1.11		\$1.11
DC Power Fac (Cable)	Power Cable 3/0 (per Lin. Ft.)	(Material & Labor if GRC provides) Plus DC Install elements, above	\$1.24		\$1.24
DC Power Fac (Cable)	Power Cable 4/0 (per Lin. Ft.)	(Material & Labor if GRC provides) Plus DC Install elements, above	\$1.52		\$1.52
DC Power Fac (Cable)	Power Cable 350M (per Lin. Ft.)	(Material & Labor if GRC provides) Plus DC Install elements, above	\$2.60		\$2.60
DC Power Fac (Cable)	Power Cable 500M (per Lin. Ft.)	(Material & Labor if GRC provides) Plus DC Install elements, above	\$3.63		\$3.63
DC Power Fac (Cable)	Power Cable 750M (per Lin. Ft.)	(Material & Labor if GRC provides) Plus DC Install elements, above	\$5.58		\$5.58
DC Power Fac (Cable)	Power Cable # 6 (per Lin. Ft.)	(Material & Labor if GRC provides) Plus DC Install elements, above	\$0.15		\$0.15
DC Power Fac (Cable)	Power Cable # 8 (per Lin. Ft.)	(Material & Labor if GRC provides) Plus DC Install elements, above	\$0.15		\$0.15
AC Power	208 VAC - 50 Amp	Per Amp used (Eq.Amp X rate) or Actual reading	\$5.21		ICB
AC Power	208 VAC - 30 Amp	Per Amp used (Eq.Amp X rate) or Actual reading	\$5.21		ICB
AC Power	110 VAC - 10 Amp	Per Amp used (Eq.Amp X rate) or Actual reading	\$5.21		ICB
AC Power	110 VAC - 15 Amp	Per Amp used (Eq.Amp X rate) or Actual reading	\$5.21		ICB
AC Power	110 VAC - 20 Amp	Per Amp used (Eq.Amp X rate) or Actual reading	\$5.21		ICB
AC Power	If Not Available	Cost of Construction (ICB)			ICB
Emergency AC Power	AC Protected Power	Per 15 Amp Ccapacity Required (1 NRC chg per office/site)	\$0.41		\$624.00
Emergency AC Power	AC Protected Power	Per 20 Amp Ccapacity Required (1 NRC chg per office/site)	\$0.41		\$832.00
Emergency AC Power	AC Protected Power	Per 30 Amp Ccapacity Required (1 NRC chg per office/site)	\$0.41		\$1,248.00
Cable Facility - Pull	Engineering Costs	Per Project			
Cable Facility - Pull	DS-0, DS-1, DS-3	Per foot Cable Pull - Labor	N/A		\$338.20
Cable Facility - Pull	Per DS-0, Cable.Term - Each	per 100 Pr/cable end (GRC terminates)	N/A		\$3.25
Cable Facility - Pull	Per DS-1, Cable Term - Each	per 28 Pr/cable end (GRC terminates)	N/A		\$150.00
Cable Facility - Pull	Per DS-3, Cable Term - Each	Per Coax Termination, per cable end	N/A		\$100.00
Fiber Cable Pull	Engineering	Per project	N/A		\$50.00
Fiber Cable Pull	Place Inner-Duct	Per Linear Ft	N/A		\$606.30
Fiber Cable Pull	Pull Cable	Per Linear Ft	N/A		\$2.08
Fiber Cable Pull	Cable Fire Retardent	Per Occurrence	N/A		\$0.93
Fiber Cable Pull	Fiber Cable Splice	Per Fiber Strand	N/A		\$44.37
Fiber Cable Pull	Fiber Cable Splice	Prep/Splicing	N/A		\$59.33
Facility Termination	DS-0 Cable -	Per 100 Pair Terminal Block, per pair (used to be an MRC)			\$200.00
Facility Termination	DS-1 Cable -	Per 25 Pair (per connector terminated) (used to be an MRC)			\$3.13
Facility Termination	DS-3 Cable -	Per DS-3 (per connector terminated) (used to be an MRC)			\$12.34
Cross Connections	DS-0 Electrical	For Interconnection - For Collocation - Per Pair	\$0.25		\$16.11
Cross Connections	DS-1 Electrical	For Interconnection - For Collocation - Per DS1 Cable	\$1.00		\$12.00
Cross Connections	DS-3 Electrical	For Interconnection - For Collocation - Per DS-3 cable	\$5.00		\$22.00
Shared Collo	Augment Fee (Major)	to engineer and plan cabling and interconnection of CLECs			\$35.00
Shared Collo	Cabling	See applicable rate elements above	N/A		\$1,104.89
Shared Collo	Cross Connect	See applicable rate elements above	Above		Above
Shared Collo	Cable Racking	See applicable rate elements above	Above		Above
Shared Collo	Other construction	Other construction as may be required	Above		Above
			ICB		ICB



Attachment Schedule
 7-Aug-06

For NTS Services, Inc.

Section 5, Table 3: Caged Collo - Pricing (Pg-1)

Collo Caged Category	Rate Element	Note	Recurring Rate	USOC	NRC
Application Fee	New site	One time charge per Host switch (includes all subtending Remotes)			\$3,348.15
Augments	Augment Fee - Major	Includes Engineering (requires GRC eng'g and construction)			\$1,104.89
Augments	Augment Fee - Minor	Includes Engineering (Req. minor GRC assistance)			\$334.81
Misc.	Collo Survey & Report				\$150.00
Facility ACTL	Common Language Code	Identifies site w/Industry designation (Actual cost, pass thru)			\$700.00
Site Prep	Initial up to 100 Sq Ft	Included w/Appl. Fee			N/A
	Incremental, over 100 Sq Ft	Per Ft add'l.			\$30.00
Floor Space	Per Square foot occupied	Host (see CLEC Guide for details)	\$5.00		\$11.59 MRC
Floor Space	Per Square foot occupied	Remote (see CLEC Guide for details)	\$7.50		same
Rolling Cabinet	Flat rate for each cabinet.	applied if no other Flr space used (see CLEC Guide)	\$7.50		same
Access Card	End/Remote Office Access	per card/person			\$22.88
Bits Timing	Engineering				\$34.93
	Shielded Cable				\$1.25
	Per Port		\$9.06		
Cable Space (Rack)	Dedicated	Engineering			\$278.19
	Install Rack	Per Linear Ft space Utilization			\$34.42
	Metallic DS-0 Common	Per Linear Ft space Utilization	\$0.10		
	Metallic DS-1 Common	Per Linear Ft space Utilization	\$0.10		
	Riser Space	Per Linear Ft space Utilization	\$1.25		
Cable Space (Rack) Fiber	Fiber Cable Common	Space Utilization (per Sub Duct)	\$0.12		
	Fiber Cable Common	Per Inner Duct Ft. Space Util.	\$0.10		
Cable Space (OSP)	Conduit Space - Manhole	Per foot/manhole (manhole to bldg)	ICB		ICB
	Conduit Space - Conduit	Per Linear Ft (feeder/distri)	ICB		ICB
Cage Enclosure	Cage fencing	Per SqFt Fence			\$8.09
	Cage Gate	Per Gate			\$458.72
Cage Grounding	Ground Bar	Per Bar			\$1,420.59
		Per Attachment	\$1.00		
DC Power Fac	Termination	Per Power Run	\$12.90		\$133.12
	Power Cable Pull - Labor	Per Linear Ft			\$11.09
	Engineering	Per Project			\$780.19
	Power Feed	Power, Fuse, Fuse Panel - 10, 20, 30 & 40 Amp Breaker	ICB		ICB
	DC power	Per 1 Amp (minimum 10 Amps)	\$10.00		

Attachment 5, Table 3: Caged Collo - Pricing (contin'd Pg-2) 08/07/09

Collo Caged Category	Rate Element	Note	Recurring Rate	USOC	NRC
DC Power Fac (Cable)	Power Cable 1/0	Per Linear Ft (Material Only if GRC provides)	\$0.77		\$0.77
	Power Cable 2/0	Per Linear Ft (Material Only if GRC provides)	\$1.11		\$1.11
	Power Cable 3/0	Per Linear Ft (Material Only if GRC provides)	\$1.24		\$1.24
	Power Cable 4/0	Per Linear Ft (Material Only if GRC provides)	\$1.52		\$1.52
	Power Cable 350M	Per Linear Ft (Material Only if GRC provides)	\$2.60		\$2.60
	Power Cable 500M	Per Linear Ft (Material Only if GRC provides)	\$3.63		\$3.63
	Power Cable 750M	Per Linear Ft (Material Only if GRC provides)	\$5.58		\$5.58
	Power Cable # 6	Per Linear Ft (Material Only if GRC provides)	\$0.15		\$0.15
	Power Cable # 8	Per Linear Ft (Material Only if GRC provides)	\$0.15		\$0.15
	AC Power	208 VAC - 50 Amp	Per Amp used (Eq.Amp X rate) or Actual reading	\$5.21	
208 VAC - 30 Amp		Per Amp used (Eq.Amp X rate) or Actual reading	\$5.21		
110 VAC - 10 Amp		Per Amp used (Eq.Amp X rate) or Actual reading	\$5.21		
110 VAC - 15 Amp		Per Amp used (Eq.Amp X rate) or Actual reading	\$5.21		
110 VAC - 20 Amp		Per Amp used (Eq.Amp X rate) or Actual reading	\$5.21		
If Not Available		Cost of Construction (ICB)			
Emergency Power	AC Protected Power	Per 15 Amp Ccapacity Required (1 NRC chg per office/site)	\$0.41		\$624.00
Emergency Power	AC Protected Power	Per 20 Amp Ccapacity Required (1 NRC chg per office/site)	\$0.41		\$832.00
Emergency Power	AC Protected Power	Per 30 Amp Ccapacity Required (1 NRC chg per office/site)	\$0.41		\$1,248.00
Cable Facility - Pull	Engineering Costs	Per Project			\$338.20
	DS-0, DS-1, DS-3	Per foot Pull - Labor			\$3.33
	Per DS-0, Cable Term - Each	per 100 Pr/cable end (GRC terminates)			\$150.00
	Per DS-1, Cable Term - Each	per 28 Pr/cable end (GRC terminates)			\$100.00
	Per DS-3, Cable Term - Each	Per Coax Termination, per cable end			\$50.00
Fiber Cable Pull	Engineering	Per project			\$606.30
Fiber Cable Pull	Place Inner-Duct	Per Linear Ft			\$1.36
Fiber Cable Pull	Pull Cable	Per Linear Ft			\$0.93
Fiber Cable Pull	Cable Fire Retardent	Per Occurrence			\$44.37
Fiber Cable Pull	Fiber Cable Splice	Per Fiber Strand			\$59.33
Fiber Cable Pull	Fiber Cable Splice	Prep/Splicing			\$200.00
Facility Termination	DS-0 Cable - Material	Per 100 Pair cable	\$3.13		
Facility Termination	DS-1 Cable - Material	Per 25 Pair	\$12.34		
Facility Termination	DS-3 Cable - Material	Per DS-3	\$16.11		
Cross Connections	DS-0 Electrical	For Interconnection (should be the same as for Cageless- sm)	\$2.50		
	DS-1 Electrical	For Interconnection (should be the same as for Cageless- sm)	\$47.50		
	DS-3 Electrical	For Interconnection (should be the same as for Cageless- sm)	\$149.00		
Shared Collo	Augment Fee (Major)	to engineer and plan cabling and interconnection of CLECs	N/A		\$1,104.89
Shared Collo	Cabling	See applicable rate elements above	Above		Above
Shared Collo	Cross Connect	See applicable rate elements above	Above		Above
Shared Collo	Cable Racking	See applicable rate elements above	Above		Above
Shared Collo	Other construction	Other construction as may be required	ICB		ICB



Attach. 6, Pricing Schedule
 7-Aug-06

For NTS Services, Inc.

Section 6, Table 4: Miscellaneous Items - Pricing

Category	Rate Element	Note	Recurring Rate	USOC	NRC
Labor Rates	Basic Time Bus, Day/Tech	1st 1/2 Hr or fraction	\$40.00		
		Ea. Add'l 1/2 or Fraction	\$30.00		
	Overtime - Bus Day	1st 1/2 Hr or fraction	\$50.00		
		Ea. Add'l 1/2 or Fraction	\$40.00		
	Overtime - Non-Bus Day	1st 1/2 Hr or fraction	\$60.00		
		Ea. Add'l 1/2 or Fraction	\$50.00		
GRC provided Cable	Cable Rates (DSO)	100 Pr per 100 ft cable/foot	N/A		\$2.12
	Cable Rates (DSO)	25 Pr. Per 100ft cable/foot	N/A		\$1.33
	Cable Rates (DS-1)	DS-1 28 Pr Per 100 ft/foot	N/A		\$1.06
	Cable Rates (DS-3)	DS-3 Coax per Linear Ft	N/A		\$1.23
	Cable Rates (CAT-5)	Shielded Cable Per ft	N/A		\$0.65
GRC Provided	Terminal Blocks	150 pair (plus T&E for install)			\$81.29
	Terminal Blocks	25 pair (RJ 21X) (plus T&E for install)			\$35.00
Line retermination	Hot Cut	Part of LNP process, per line	N/A		\$35.00