

ILLINOIS BELL  
TELEPHONE COMPANY**Ameritech**

ILL. C.C. NO. 20

PART 19

SECTION 19

Tariff

PART 19 - Unbundled Network Elements and Number  
PortabilitySECTION 19 - Reconfiguration of Special Access  
Arrangements to Unbundled Network  
Element (UNE) Combinations.

Original Sheet No. 3

**I. RECONFIGURATION OF SPECIAL ACCESS TO UNE COMBINATIONS (cont'd)****B. TERMS AND CONDITIONS****Qualification Criteria****1. Loop and Dedicated Transport Combinations**

Requesting telecommunications carriers may reconfigure a special access service arrangement to a combination of Unbundled Loop and Unbundled Dedicated Transport network elements when the requesting telecommunications carrier provides a "significant amount of local exchange service" (Supplemental Order Clarification at para. 22.). The special access service arrangement must meet the all of the criteria of one of the following options, and the telecommunications carrier so certifies in writing to the Company the specific option claimed to be applicable:

**Option I Criteria**

- The telecommunications carrier certifies in writing that it is the exclusive provider of an end user's local exchange service.
- Each Unbundled Loop-Dedicated Transport combination must terminate at the requesting telecommunications carrier's collocation arrangement in at least one Company central office.
- The Unbundled Loop-Dedicated Transport combination is not allowed to be connected to the Company's tariffed services.

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Original Sheet No. 4

**1. RECONFIGURATION OF SPECIAL ACCESS TO UNE COMBINATIONS (cont'd)**

**B. TERMS AND CONDITIONS (cont'd)**

Qualification Criteria

1. Loop and Dedicated Transport Combinations (cont'd)

Option II Criteria

- The telecommunications carrier certifies in writing that (i) it provides local exchange and exchange access service to the end user customer's premises, handles at least one third (33 1/3 percent) of the end user-customer's local traffic measured as a percent of total end user customer local dialtone lines, and (ii) that each special access circuit sought to be reconfigured meets all of the following requirements:
  - For DS-1 circuits and above, at least 50 percent of the activated channels on the loop portion of the Unbundled Loop-Dedicated Transport combination have at least 5 percent local voice traffic individually.
  - The entire Unbundled Loop facility has at least 10 percent local voice traffic.
  - When an Unbundled Loop-Dedicated Transport combination includes multiplexing (e.g., DS-1 multiplexed to DS-3 level), then each of the individual DS-1 circuits must meet the above criteria.
- Each Unbundled Loop-Dedicated Transport combination must terminate at the requesting telecommunications carrier's collocation arrangement in at least one Company central office.
- The Unbundled Loop-Dedicated Transport combination is not allowed to be connected to the Company's tariffed services.

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Original Sheet No. 5

**I. RECONFIGURATION OF SPECIAL ACCESS TO UNE COMBINATIONS (cont'd)****B. TERMS AND CONDITIONS (cont'd)****Qualification Criteria (cont'd)****1. Loop and Dedicated Transport Combinations (cont'd)****Option III Criteria**

- The telecommunications carrier certifies in writing that at least 50 percent of activated channels on the circuit it seeks to reconfigure are used to provide originating and terminating local dialtone service to its end user served by that special access circuit and meets all of the following requirements:
  - At least 50 percent of the traffic on each of these dialtone channels is local voice traffic.
  - The entire loop facility has at least 33 1/3 percent local voice traffic.
  - When a Unbundled Loop-Dedicated Transport combination includes multiplexing (e.g., DS-1 multiplexed to DS-3 level), then each of the individual DS-1 circuits must meet the above criteria.
- The Unbundled Loop-Dedicated Transport combination is not allowed to be connected to the Company's tariffed services.

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PART 19 SECTION 19

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Original Sheet No. 6

**I. RECONFIGURATION OF SPECIAL ACCESS TO UNE COMBINATIONS (cont'd)**

**B. TERMS AND CONDITIONS (cont'd)**

**Qualification Criteria (cont'd)**

**2. Ongoing Qualification**

If a requesting telecommunications carrier becomes aware that subsequent to the reconfiguration to UNEs, the certification criteria identified in this Section is no longer met, then it shall, within 10 calendar days, notify the Company and reconfigure the non-qualifying Unbundled Loop and Unbundled Dedicated Transport combination shall be reconfigured to a special access service arrangement.

A requesting telecommunications carrier that has reconfigured a special access circuit to a UNE Loop and Unbundled Dedicated Transport combination will take reasonable measures on an ongoing basis to ensure that all certifications remain valid and applicable.

**3. Switched Access and Local Interconnection Trunking**

When a telecommunications carrier's switched access trunks ride channelized special access circuits, the switched access trunks must be groomed off of the special access circuit before the special access circuit can be reconfigured to a UNE Loop and Unbundled Dedicated Transport combination pursuant to this tariff.

If a telecommunications carrier's switched access trunks ride a switched access higher speed circuit, then the trunks must be groomed off, and the circuit converted to special access before it can be reconfigured a UNE Loop and Unbundled Dedicated Transport combination.

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Original Sheet No. 7

**I. RECONFIGURATION OF SPECIAL ACCESS TO UNE COMBINATIONS (cont'd)**

**C. ORDERING REQUIREMENTS**

Orders to the Company to reconfigure existing special access service arrangements to combinations of UNE Loop and Unbundled Dedicated Transport combinations shall be submitted pursuant to the ordering requirements posted on the Company's website at: <https://clec.sbc.com>.

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Original Sheet No. 8

## I. RECONFIGURATION OF SPECIAL ACCESS TO UNE COMBINATIONS (cont'd)

### D. RATE APPLICATION

#### Recurring Charges

The recurring charges as defined in Part 19, Section 2, Unbundled Loops and HFPL, and Part 19, Section 12, Unbundled Interoffice Transport apply to the existing combination resulting from a reconfiguration of a special access circuit based on the type of unbundled loop and type of unbundled interoffice transport that comprise the combination.

#### Non-Recurring Charges

The non-recurring charges as defined in Part 19, Section 2, Unbundled Loops and HFPL, and Part 19, Section 12, Unbundled Interoffice Transport apply to the existing combination resulting from a reconfiguration of a special access circuit based on the type of unbundled loop and type of unbundled interoffice transport that comprise the combination.

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PART 19 SECTION 19

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Original Sheet No. 9

## 2. RECONFIGURATION OF SPECIAL ACCESS TO UNE COMBINATIONS (cont'd)

### D. RATE APPLICATION (cont'd)

#### Non-Recurring Charges (cont'd)

##### Other Charges

Additionally, all termination liability charges, damages, and other applicable fees will be applied as delineated in Tariff FCC No. 2 and/or the telecommunications carrier's Contract, as appropriate, including charges and damages for early termination of special access arrangement.

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 PART 19 SECTION 20

PART 19 - Unbundled Network Elements and Number  
 Portability  
 SECTION 20 - Enhanced Extended Loop (EEL)

3rd Revised Sheet No. 1  
 Cancels  
 Original Sheet No. 1

## 1. ENHANCED EXTENDED LOOP (EEL)

(N)

### General

Ameritech Illinois, hereinafter referred to as the "Company", offers to combine on the behalf of provides to requesting telecommunications carriers certain Ordinarily Combined combinations of Unbundled Local Loop and Unbundled Dedicated Transport as described below and in Sections 2 and 12 of this Part, respectively. This offering is referred to as Enhanced Extended Loop (EEL).

An Ordinarily Combined combination of network elements as provided under this Section is the situation when a telecommunications carrier requests the Company to combine the same type of Unbundled Loop and Unbundled Dedicated Transport that the Company combines to provide service for its end users, as delineated in this Section. The Ordinarily Combined combination of unbundled network elements, as described above, is not currently combined as a pre-existing combination. The telecommunications carrier may request, subject to the terms and conditions contained in this Section, the Company to perform the work to provision, install and combine any of the following types of EEL combinations that include, but are not limited to, the unbundled network element combinations proposed in the Ameritech Illinois 271 Amendment filed on or about March 28, 2001:

- 2-Wire Analog Loop to DS1 or DS3 ~~e~~Dedicated ~~t~~Transport facilities
- 4-Wire Analog Loop to DS1 or DS3 ~~e~~Dedicated ~~t~~Transport facilities
- 2-Wire Digital Loop to DS1 or DS3 ~~e~~Dedicated ~~t~~Transport facilities
- 4-wire Digital Loop(DS1 Loop) to DS1 or DS3 ~~e~~Dedicated ~~t~~Transport facilities

Together with combinations identified in Part 19 Section 15, the Company offers these four types of EEL combinations in the belief they constitute all Ordinarily Combined unbundled network elements in accordance with Section 13-801(d)(3) of the Illinois Public Utilities Act, as amended effective June 30, 2001 ("Illinois PUA"). Other EEL combinations that a telecommunications carrier believes are ordinarily combined may be requested via the Bona Fide Request (BFR) process as described in Section 1 of this tariff.

~~Other unbundled loop and unbundled dedicated transport combinations may be requested via the Bona Fide Request (BFR) process as described in Section 1 of this tariff.~~

Unless otherwise provided in an interconnection agreement or amendment thereto between the Company and a telecommunications carrier which is dated after June 30, 2001, that telecommunications carrier shall be permitted to subscribe to EELs under this tariff regardless whether or

not the telecommunication carrier has an effective interconnection agreement with the Company pursuant to Section 252 of the Telecommunications Act of 1996.

The General Regulations, found in Part 2 of this Tariff and Section 1 of this Part, apply to this Part unless otherwise specified in this Part. As applicable in the context of this Section, the term "customer", which appears in Part 2, General Regulations, shall be deemed to mean "telecommunications carrier" as used in this Section.

(N)

Recurring and Nonrecurring charges for EELs will be applied as shown in RATE APPLICATION below

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SECTION 20 - Enhanced Extended Loop (EEL)

2nd Revised Sheet No. 2

1. ENHANCED EXTENDED LOOP (EEL) (cont'd)

(N)

A. DESCRIPTION

Enhanced Extended Loop (EEL) is a new combination of Unbundled Network Elements (UNEs) consisting of certain Unbundled Loops and certain Unbundled Dedicated Transport, combined using the appropriate Cross-Connects, and where needed applicable, multiplexing. The EEL connects a telecommunications carrier's end user in a Company central office where the telecommunications carrier is not collocated, via an unbundled loop, to a telecommunications carrier collocation arrangement in another central office, via Unbundled Dedicated Transport. The Unbundled Loop and Unbundled Dedicated Transport, including multiplexing options, that constitute and define the EEL when combined under this Part 19, Section 20 offering are described in Section 2, Unbundled Loops and HFPL, and Section 12, Unbundled Interoffice Transport.

An EEL provides the telecommunications carrier the capability to provide local exchange service to its end user customer which is located within the serving area of one Company central office via the telecommunications carrier's collocation arrangement located in a separate Company central office located within the same Local Access Transport Area (LATA). This offering is subject to the terms and conditions in B. TERMS AND CONDITIONS, following.

B. TERMS AND CONDITIONS

1. The Company has filed this tariff under compulsion of the Illinois Public Utilities Act, including as amended by Illinois Public Act 92-0222, and specifically reserves any and all rights and remedies it may have relating to possible challenges to Illinois Public Act 92-0022 and this tariff under state and federal law, including federal preemption law.

Terms and conditions offered by the Company set forth in this Part 19, Section 20 for Ordinarily Combined EELs as required at 13-801(d)(3) by amendment to the Illinois Public Utilities Act effective June 30, 2001, shall no longer be offered by the Company in the event that section 13-801(d)(3) is repealed, expires or otherwise no longer effective as enacted as on June 30, 2001.

(N)

~~1. The unbundled network elements that comprise the EEL offering in this tariff shall only be provided to the telecommunications carrier to the extent the EEL is used to provide a significant amount of local exchange service to a particular end user customer. This limitation is the same as the requirements set forth in the FCC's Supplemental Order~~

~~Clarification in FCC CC Docket No. 96-98, FCC 00-183 (released June 2, 2000). Such telecommunications carriers use of the EEL and its provision of telecommunication services is as specified, and subject to, the Telecommunications Act of 1996 ("the Act"), the rules, regulations, and orders of the Federal Communications Commission (FCC) and the Illinois Commerce Commission, and any other applicable law. This tariff fully complies with the Company's obligations under the Illinois Public Utilities Act as amended effective June 30, 2001 ("Illinois PUA").~~

2. The Company will cross-connect Unbundled 2 or 4-wire Analog or 2-wire Digital loops to Unbundled DS1 or DS3 Dedicated Transport facilities for the telecommunications carrier's provision of circuit switched or packet switched telephone exchange service to the telecommunications carrier's own end user customers. The Company will also cross-connect Unbundled 4-wire Digital loops (DS1 loops) to Unbundled DS1 or DS3 Dedicated Transport facilities for the telecommunications carrier's provision of circuit switched telephone exchange service to telecommunications carrier's own end user customers. The Unbundled Dedicated Transport facility will extend from telecommunications carrier's customer's Company serving wire center to the telecommunications carrier's collocation cage in a different Company central office in the same LATA. Telecommunications carriers must order the Unbundled Dedicated Transport facility, with any necessary multiplexing, from the telecommunications carrier's collocation cage to the wire center serving the telecommunications carrier's end user customer. The telecommunications carrier will order each loop as needed and provide the Company with the Channel Facility Assignment (CFA) to the Unbundled Dedicated Transport.
  
3. In addition, the unbundled network elements that comprise the EEL in this Part 19, Section 22 shall only be provided to the telecommunications carrier to the extent the EEL is used to provide a significant amount of local exchange service to a particular end user customer. This limitation is the same as the requirements set forth in the FCC's Supplemental Order Clarification in CC Docket No. 96-98, FCC 00-183 (released June 2, 2000).

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Portability

SECTION 20 - Enhanced Extended Loop (EEL)

2nd Revised Sheet No. 3

## 1. ENHANCED EXTENDED LINK (EEL) (cont'd)

(N)

### B. TERMS AND CONDITIONS (cont'd)

~~2. This offering is made to comply with requirements imposed by the Illinois PUA. This offering is expressly conditional and is valid and binding only so long as no court or agency has ruled that the relevant provisions of the Illinois PUA are unlawful, or has enjoined the effectiveness, application, or enforcement of those provisions, or has ruled that those provisions do not require all or any part of this offering. In any such event, this offering automatically expires and is no longer available upon and to the extent of any such ruling or injunctive action. In addition, Ameritech Illinois reserves the right to modify or withdraw this tariff, in whole or in part, as a result of any legislative, regulatory, administrative or judicial action including but not limited to action by the Illinois General Assembly that revises, amends or repeals any provision of the Illinois PUA, a decision by the United States Supreme Court in case numbers 00-555, 00-587 & 00-590 (consolidated), and a decision in any proceeding in which the validity, interpretation or proper implementation of the Illinois PUA or any provision thereof is drawn into question that affects in any way this tariff or the products and/or services included therein.~~

~~Terms and conditions offered by the Company set forth in this Part 19, Section 20, Enhanced Extended Loop (EEL), as required by amendments to the Illinois Public Utilities Act effective June 30, 2001 shall no longer be offered by the Company on and after July 1, 2005.~~

(N)

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PART 19 SECTION 20

Tariff

PART 19 - Unbundled Network Elements and Number  
Portability

SECTION 20 - Enhanced Extended Loop (EEL)

2nd Revised Sheet No. 4

1. ENHANCED EXTENDED LOOP (EEL) (cont'd)

(N)

B. TERMS AND CONDITIONS (cont'd)

~~3. Ameritech Illinois will cross connect unbundled 2 or 4 wire analog or 2 wire digital loops to unbundled DS1, or DS3 dedicated transport facilities for the telecommunications carrier's provision of circuit switched or packet switched telephone exchange service to the telecommunications carrier's own end user customers. Ameritech will also cross connect unbundled 4 wire digital loops (DS1 loops) to unbundled DS1, or DS3 dedicated transport facilities for the telecommunications carrier's provision of circuit switched telephone exchange service to the telecommunications carrier's own end user customers.~~

~~4. Ameritech Illinois will combine unbundled loops with unbundled dedicated transport to provide EEL at the recurring and nonrecurring charges applicable to each UNE requested above, with applicable recurring and nonrecurring charges for cross connects, multiplexing and other options, as available, and applicable Service Order Charges.~~

~~5. The types of Unbundled Loops that can be ordered with EEL are the 2 Wire Basic Analog Loop, 4 Wire Analog Loop, 2 Wire 160 Kbps (ISDN BRI) Digital Loop and the 4 wire Digital Loop (DS1 Loop). The types of Unbundled Dedicated Transport that can be ordered with EEL are DS-1 and DS-3 Unbundled Dedicated Transport. Multiplexing options will be made available as provided in Section 12 (Unbundled Interoffice Transport). Cross connections will be used to connect the Unbundled Loops to the Unbundled Dedicated Transport.~~

46. All terms, conditions, regulations, and application of rates and charges, as well as the rates and charges themselves, contained in Sections 2 and 12 of this Part apply to this Section.

(N)

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SECTION 20 - Enhanced Extended Loop (EEL)

2nd Revised Sheet No. 5

1. ENHANCED EXTENDED LOOP (EEL) (cont'd)

(N)

**C. TECHNICAL REFERENCES**

Technical References for the Unbundled Network Elements comprising the EEL can be found in Section 2, Unbundled Loops and HFPL, and Section 12, Unbundled Interoffice Transport.

**D. PRICES**

All recurring and nonrecurring charges as defined in Part 19, Section 2, Unbundled Loops and HFPL, and Part 19, Section 12, Unbundled Interoffice Transport, apply to each of the unbundled network elements comprising the EEL.

Additionally, the appropriate Cross-Connect charges shall apply as defined in Part 19, Section 12, Unbundled Interoffice Transport.

(N)

Upon request of any telecommunications carrier, the Company will provide a schedule of rates as described in the Schedule of Rates Process in Section 1 of this tariff.

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PART 19

SECTION 21

## Tariff

PART 19 - Unbundled Network Elements and Number  
Portability

4th Revised Sheet No. 1

SECTION 21 - Unbundled Local Switching with  
Shared Transport

Cancels

1st Revised Sheet No. 1

### 1. UNBUNDLED LOCAL SWITCHING WITH SHARED TRANSPORT (ULS-ST)

#### A. DESCRIPTION

##### General

Unbundled Network Elements are available to Telecommunications carriers for use in the provision of existing and new telecommunications services within the LATA for telecommunication carriers' end users or payphone service providers as specified, to the extent required by, and pursuant to the Telecommunications Act of 1996, Pub. L. No. 104-104, 110 Stat. 56 (1996) ("the Act") and the rules, regulations, and orders of the Federal Communications Commission (FCC), and to the extent not inconsistent with the foregoing, and the IL PUA and the rules, regulations, and orders of the Illinois Commerce Commission. The Company intends that this tariff fully complies with the Company's obligations under the Illinois Public Utilities Act as amended effective June 30, 2001 ("Illinois PUA"). ~~This tariff fully complies with the Company's obligations under the Illinois Public Utilities Act as amended effective June 30, 2001 ("Illinois PUA").~~

(N)  
|  
(N)

Ameritech Illinois, hereinafter referred to as the "Company", provides only to telecommunications carriers subscribing to Unbundled Local Switching (ULS), as described in this section, the function of shared transport (as defined in the FCC's Third Order on Reconsideration and Further Notice of Proposed Rulemaking, Implementation of the Local Competition Provisions in the Telecommunications Act of 1996, 12 FCC Rcd 12460 (1997) (Third Recon Order) under terms and conditions, other than rate structure & price, that are substantially similar to (or more favorable than) the most favorable terms SBC/Ameritech offers to telecommunications carriers in Texas as of August 27, 1999.

(D)

Unless otherwise provided in an interconnection agreement or amendment thereto between the Company and a telecommunications carrier which is dated after June 30, 2001, that Telecommunications carriers that already have an interconnection agreement with the Company pursuant to Section 252 of the Telecommunications Act of 1996 shall be permitted to purchase ULS-ST under this tariff. However, a telecommunications carrier is not required to have an interconnection agreement with the Company before subscribing to any offer under this tariff. -ULS-ST is only available to a requesting telecommunications carrier for the provision of local exchange service. ULS-ST is not available when Unbundled Local Switching is not required to an end user of the carrier by law to be provided, including due to the applicability of 47 C.F.R. section

(D)

51.319(c) (~~2~~) (~~A~~).

Nothing in this tariff affects the application of Merger Condition No. 28 contained in the Commission Order dated September 23, 1999 in Docket No. 93-0555.

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PART 19 - Unbundled Network Elements and Number  
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Shared Transport

2nd Revised Sheet No. 1.1

## 1. UNBUNDLED LOCAL SWITCHING WITH SHARED TRANSPORT (ULS-ST) (cont'd)

(N)

## A. DESCRIPTION (cont'd)

General (cont'd)

Pursuant to the Illinois PUA, upon request the Company will also include with ULS-ST a capability for the transmission of intraLATA toll calls, originating from the purchasing carrier's retail end-user customers who are being provided local exchange service using ULS-ST. This intraLATA toll capability is only available when the carrier purchasing ULS-ST is also the pre-subscribed intraLATA toll carrier for the retail end-user customer being served by the ULS-ST. The capability will be provided from the Company's originating end-office where the ULS is being provided for such end-user customer. This capability is limited to transmitting such intraLATA toll calls on the Company's existing network using the same routing tables and network facilities, including interexchange trunk groups and tandem switching, as intraLATA toll calls originated from the same end-office by the Company's retail end-user customers. Per the terms of ULS-ST Shared Transport Transit, included in this tariff, the Company will include as part of the ULS-ST the transmission of intraLATA toll calls to the local exchange carriers interconnected with the Company using the same routing tables and network facilities, including interexchange trunk groups and tandem switching, as intraLATA calls originated by the Company's retail end-user customers. -The purchasing carrier is solely responsible for any terminating exchange access charges applicable to such intraLATA toll calls, including such charges that are payable to the Company and/or third party carriers for the termination of intraLATA toll calls to their respective end users.

~~those of the Company and third party carriers.~~

~~This offering is made to comply with requirements imposed by the Illinois PUA. This offering is expressly conditional and is valid and binding only so long as no court or agency has ruled that the relevant provisions of the Illinois PUA are unlawful, or has enjoined the effectiveness, application, or enforcement of those provisions, or has ruled that those provisions do not require all or any part of this offering. In any such event, this offering automatically expires and is no longer available upon and to the extent of any such ruling or injunctive action.~~

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SECTION 21 - Unbundled Local Switching with  
Shared Transport

2nd Revised Sheet No. 1.2

### 1. UNBUNDLED LOCAL SWITCHING WITH SHARED TRANSPORT (ULS-ST) (cont'd)

(N)

#### A. DESCRIPTION (cont'd)

##### General (cont'd)

~~In addition, Ameritech Illinois reserves the right to modify or withdraw this tariff, in whole or in part, as a result of any legislative, regulatory, administrative or judicial action including but not limited to action by the Illinois General Assembly that revises, amends or repeals any provision of the Illinois PUA, a decision by the United States Supreme Court in case numbers 00-555, 00-587 & 00-590 (consolidated), and a decision in any proceeding in which the validity, interpretation or proper implementation of the Illinois PUA or any provision thereof is drawn into question that affects in any way this tariff or the products and/or services included therein. The Company has filed this tariff under compulsion of the Illinois Public Utilities Act, including as amended by Illinois Public Act 92-0022, and specifically reserves any and all rights and remedies it may have relating to possible challenges to Illinois Public Act 92-0022 and this tariff under state and federal law, including federal preemption law.~~

~~Terms and conditions offered by the Company set forth in this Part 19, Section 21 for the capability for transmission of intraLATA toll calls using ULS-ST as required by amendments to the Illinois Public Utilities Act effective June 30, 2001, automatically expire and shall no longer be available on and after July 1, 2005.~~

(N)

Terms and conditions offered by the Company set forth in this Part 19, Section 21 for an intraLATA toll capability with ULS-ST as required at section 13-801(a) and (d) by amendment to the Illinois Public Utilities Act effective June 30, 2001, shall no longer be offered by the Company in the event that section 13-801(a) and (d) is repealed, expires or otherwise no longer effective as enacted as on June 30, 2001.

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PART 19 SECTION 21

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PART 19 - Unbundled Network Elements and Number  
Portability

3rd Revised Sheet No. 2

SECTION 21 - Unbundled Local Switching with  
Shared Transport

Cancels

Original Sheet No. 2

**1. UNBUNDLED LOCAL SWITCHING WITH SHARED TRANSPORT (ULS-ST) (cont'd)****A. DESCRIPTION (cont'd)****General (cont'd)**

General Regulations, as found in Part 2 of this Tariff and Section 1 of this Part, apply to this Section unless otherwise specified in this Section. The term "customer," which appears in Part 2 General Regulations of this Tariff, is the equivalent of the term "telecommunications carrier" as used in this Part. Any references in this Section to service descriptions as shown in this Tariff shall include service operations and availability, and definitions. Unless expressly provided to the contrary herein, however, such references do not incorporate the terms and conditions related to the application of rates or minimum service quantity provisions as well as the rates and charges themselves contained in the referenced material.

Where capacity exists in the Company's end-office switch providing the Unbundled Local Switching component of ULS-ST, the Company will provide central office features with SS7 technology.

Telecommunications carriers subscribing to ULS-ST are required to provide all information regarding their end users that is required to include such end users in the 9-1-1 database, and in a format and media prescribed by the Company except as may be prohibited or restricted by the Commission.

The ULS capability of ULS-ST is the Company's telecommunications network element offering unbundled access to local switching capability through a line-side and/or trunk-side port, which provides access to all features, functions, and capabilities of the switch. Other features, functions and capabilities the switch is capable of providing but are not currently available from the Company may be requested through the Bona Fide Request Process.

ULS-ST provides the ULS capability, separate from the local loop or other services on a per line basis, and Shared Transport as described following in this Section. Notwithstanding the provisions of this Section, Collocation, as set forth in Part 23, Section 4 of this Tariff, will not be required for the provision of currently combined ULS-ST and Unbundled Local Loops provided through Section 15 of this Part, Provision of Pre-Existing and Ordinarily Combined UNE-P.

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ILL. C.C. NO. 20

PART 19

SECTION 21

Tariff

PART 19 - Unbundled Network Elements and Number  
Portability

3rd Revised Sheet No. 5

SECTION 21 - Unbundled Local Switching with  
Shared Transport

Cancels

Original Sheet No. 5

## 1. UNBUNDLED LOCAL SWITCHING WITH SHARED TRANSPORT (ULS-ST) (cont'd)

### A. DESCRIPTION (cont'd)

#### ULS-ST Features (cont'd)

##### ULS-ST Capabilities

The Shared Transport capability of ULS-ST represents the Company's interoffice trunk network, including end office and tandem trunk ports, tandem switching, interoffice facilities between Company's switches, and central office routing tables. Shared Transport is provided for the delivery of telecommunications carrier switched voice grade traffic ~~traffic for local calls~~ on the Company's interoffice trunk network. Telecommunications carriers subscribing to Shared Transport may also use it as an unbundled network element to carry originating access traffic from, and terminating access traffic to, end users to whom the requesting carrier is also providing local exchange service (CC Third Recon Order, para. 2).

Shared Transport refers to transmission facilities connecting Company's switches and that can be shared by more than one telecommunications carrier, including the Company. Those transmission facilities include those between Company's end office switches, between Company's end office switch and Company's tandem switch, and between Company's tandem switches, as described in CC Third Recon Order, para. 54.

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The Company will use the existing Company routing tables contained in Company switches to provision ULS-ST.

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ILL. C.C. NO. 20

PART 19 SECTION 21

Tariff

PART 19 - Unbundled Network Elements and Number  
Portability

3rd Revised Sheet No. 30

SECTION 21 - Unbundled Local Switching with  
Shared Transport

Cancels

Original Sheet No. 30

## 1. UNBUNDLED LOCAL SWITCHING WITH SHARED TRANSPORT (ULS-ST) (cont'd)

### C. TERMS AND CONDITIONS (cont'd)

#### Service Parameters

##### ULS-ST Maintenance

Requests for maintenance or repair of ULS-ST may be initiated using an industry standard electronic interface. This electronic interface also provides electronic confirmation of receipt, status reports and notification that the case has been resolved. Upon request, Company shall provide interface specifications for such electronic access to the telecommunications carrier subject to that carrier's execution of Company's standard nondisclosure agreement.

ULS-ST will be maintained in accordance with the standard technical specifications as referenced in D. following.

##### ULS-ST Ordering

ULS-ST must be ordered on a per-port basis provided, however, that each ULS-ST Centrex port must be associated with a Centrex Common Block subscribed to by the telecommunications carrier (port and Centrex Common Block definitions are shown in B. preceding, and rates shown in F. following).

The Company will provide telecommunications carriers with electronic access to place service orders using the industry standard electronic interface. Service order types and applicable rates are shown in E. and F. following. Company shall provide interface specifications for such electronic access to the telecommunications carrier subject to that carrier's execution of Company's standard nondisclosure agreement.

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ILL. C.C. NO. 20

PART 19 SECTION 21

Tariff

PART 19 - Unbundled Network Elements and Number  
Portability

3rd Revised Sheet No. 31

SECTION 21 - Unbundled Local Switching with  
Shared Transport

Cancels

Original Sheet No. 31

1. UNBUNDLED LOCAL SWITCHING WITH SHARED TRANSPORT (ULS-ST) (cont'd)

C. *TERMS AND CONDITIONS (cont'd)*

Service Parameters (cont'd)

ULS-ST Ordering (cont'd)

ULS-ST ports are provisioned in accordance with the technical specifications as referenced in D. following.

ULS-ST ports will be provisioned so that they may be cross-connected by a telecommunications carrier to local loops or transport provided by a telecommunications carrier, a third party or the Company in the telecommunications carrier's collocation area (see Part 23, Section 4 for telecommunications carrier and third party collocation provisions and regulations). Notwithstanding the provisions of this Section, Collocation, as set forth in Part 23, Section 4 of this Tariff, will not be required for the provision of currently combined ULS-ST and Unbundled Local Loops that are obtained through Section 15 of this Part, Provision of Pre-Existing and Ordinarily Combined UNE-P. Any other access to ULS-ST may be requested via the Bona Fide Request Process. (C)

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PART 19 SECTION 21

Tariff

PART 19 - Unbundled Network Elements and Number  
Portability

3rd Revised Sheet No. 36

SECTION 21 - Unbundled Local Switching with  
Shared Transport

Cancels  
Original Sheet No. 36

1. UNBUNDLED LOCAL SWITCHING WITH SHARED TRANSPORT (ULS-ST) (cont'd)

E. RATE APPLICATIONS (cont'd)

ULS Usage Rate Associated with ULS-ST Rate

The ULS Usage Rate is based on minutes-of-use (MOUs) per port, per month and will be applied as follows:

- ULS-Originating MOUs will be billed for all (interswitch and intraswitch) traffic originating from a ULS-ST Port.
- ULS-Terminating MOUs will be billed for interswitch traffic terminating to a ULS-ST Port.

Applicable rates are shown in Part 19, Section 3 of this Tariff.

ULS-ST Blended Transport Usage Rate

The ULS-ST Blended Transport Usage rate will apply to ULS-Originating interswitch calls that use the Company's network. The ULS-ST Blended Transport Usage rate is based on minutes-of-use per port, per month and will apply in addition to ULS-Originating Switch Usage MOUs.

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The ULS-ST Blended Transport rate will be an amalgamation of Shared Transport and Shared Transport-Transit. However, Company reserves the right to establish separate rates for ULS-ST Blended Transport and Shared Transport-Transit that would be applied prospectively.

The ULS-ST Blended Transport Usage rate is based upon an amalgamation of direct and tandem routed traffic.

The ULS-ST Blended Transport usage rate is based on an amalgamation for portions of the network used and based on a blend of the following:

- Direct routed local traffic to a Company end office
- Tandem routed local traffic to a Company end office
- Direct routed local traffic to a non-Company end office
- Tandem routed local traffic to a non-Company end office

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ILL. C.C. NO. 20

PART 19 SECTION 21

Tariff

PART 19 - Unbundled Network Elements and Number  
Portability

3rd Revised Sheet No. 37

SECTION 21 - Unbundled Local Switching with  
Shared TransportCancels  
Original Sheet No. 37**1. UNBUNDLED LOCAL SWITCHING WITH SHARED TRANSPORT (ULS-ST) (cont'd)****E. RATE APPLICATIONS (cont'd)****ULS-ST SS7 Signaling Transport Rate**

The ULS-ST SS7 Signaling Transport Rate is applied on originating ULS-ST interswitch calls on a per call basis, per port, per month.

**ULS-ST Reciprocal Compensation Switching Rate**

The ULS-ST Reciprocal Compensation Rate chargeable by the Company for terminating the local traffic originated from an ULS-ST port as well as reciprocal compensation chargeable by the telecommunications carrier for local traffic terminated to its ULS-ST port, will be set at the same rate as ULS Usage Rate Associated with ULS-ST per this Tariff. The telecommunications carrier that purchases ULS-ST will be solely responsible for establishing compensation arrangements with all telecommunications carriers to which traffic is delivered, or from which traffic is received, using ULS-ST, including all traffic carried by Shared Transport-Transit.

**ULS-ST Common Transport Rate**

The ULS-ST Common Transport rate is applied when the Company tandem switch and transmission facilities are used to deliver interLATA (PIC) or Interexchange intraLATA toll (2-PIC) traffic to/from a ULS-ST port. The ULS-ST Common Transport rate is based on minutes-of-use (MOUs) per port, per month. The ULS-ST Common Transport rate does not apply in a call scenario where the PIC'd (PIC and 2-PIC) Interexchange Carrier is directly connected at the Company end office for PIC'd traffic.

**ULS-ST Tandem Switching Rate**

The ULS-ST Tandem Switching rate is applied when the Company tandem switch and transmission facilities are used to deliver interLATA (PIC) or Interexchange intraLATA toll (2-PIC) traffic from a ULS-ST port to the PIC'd interexchange carrier's network or vice versa. The ULS-ST Tandem Switching rate is based on minutes-of-use (MOUs) per port, per month. The ULS-ST Tandem Switching rate does not apply in a call scenario where the PIC'd (PIC and 2-PIC) Interexchange Carrier is directly connected at the Company end office for PIC'd traffic.

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Tariff

ILL. C.C. NO. 20  
PART 22 SECTION 1PART 22 - Resale Local Exchange Service  
SECTION 1 - General Terms and Conditions8th Revised Sheet No. 1  
Cancels  
5th Revised Sheet No. 1**1. GENERAL**

This Part sets forth the local exchange services made available by Illinois Bell Telephone Company (Company) for resale (Resale Local Exchange Services) by a telecommunications carrier (hereinafter "Carrier") for use in the provision of a telecommunications service as specified and to the extent required by the Telecommunications Act of 1996, Pub. L. No. 104-104, 110 Stat. 56 (1996) ("the Act") and the rules and regulations of the Federal Communications Commission, and to the extent not inconsistent with the foregoing, the IL PUA and the rules and regulations of the Illinois Commerce Commission. The Company intends that this tariff fully complies with the Company's obligations under the Illinois Public Utilities Act as amended effective June 30, 2001 ("Illinois PUA"). ~~This tariff fully complies with the Company's obligations under the Illinois Public Utilities Act as amended effective June 30, 2001 ("Illinois PUA").~~

(N)

~~This offering is made to comply with requirements imposed by the Illinois PUA. This offering is expressly conditional and is valid and binding only so long as no court or agency has ruled that the relevant provisions of the Illinois PUA are unlawful, or has enjoined the effectiveness, application, or enforcement of those provisions, or has ruled that those provisions do not require all or any part of this offering. In any such event, this offering automatically expires and is no longer available upon and to the extent of any such ruling or injunctive action. In addition, Ameritech Illinois reserves the right to modify or withdraw this tariff, in whole or in part, as a result of any legislative, regulatory, administrative or judicial action including but not limited to action by the Illinois General Assembly that revises, amends or repeals any provision of the Illinois PUA, a decision by the United States Supreme Court in case numbers 00-555, 00-587 & 00-590 (consolidated), and a decision in any proceeding in which the validity, interpretation or proper implementation of the Illinois PUA or any provision thereof is drawn into question that affects in any way this tariff or the products and/or services included therein. The Company has filed this tariff under compulsion of the Illinois Public Utilities Act, including as amended by Illinois Public Act 92-0022, and specifically reserves any and all rights and remedies it may have relating to possible challenges to Illinois Public Act 92-0022 and this tariff under state and federal law, including federal preemption law.~~

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/1/ Material now appears on 1st Revised Sheet No. 1.01 in this Section.

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ILL. C.C. NO. 20

PART 22

SECTION 1

PART 22 - Resale Local Exchange Service  
SECTION 1 - General Terms and Conditions

2nd Revised Sheet No. 1.01

**1. GENERAL (cont'd)**

/1/

General terms and conditions as described in ILL. C.C. NO. 20, Part 2, Section 2 of this tariff apply, where appropriate, unless otherwise specified in this Part. As applied to services offered in this Part, the term "Customer" contained in ILL. C.C. NO. 20, Part 2, Section 2 shall be deemed to mean "Carrier" as defined in this Section. Any references in this Part to service descriptions in other sections of this Tariff shall include all definitions, payment plans, and other terms and conditions applicable to that service. Unless expressly provided to the contrary herein, however, such references do not incorporate the rates and charges contained in the referenced material. Where service descriptions use the terms "customer" or "subscriber", such terms shall be deemed to mean:

- (i) "Carrier" (as defined in this Part) when the context concerns ordering service (or as appropriate blocking service) for resale to its customer; entering into and terminating payment plans for resold service; including calculating minimum usage requirements for optional toll calling plans; requesting repair of resold service, including authorization for the dispatch of service technicians to the Carrier's Customer's premises and performance of any premises work; and billing responsibility for the provision of service ordered by Carrier, and the use, activation, or premature termination of service by Carrier's Customers; or
- (ii) "Carrier's Customer" (as defined in this Part) when the context concerns the definition of: the service location (premises); the configuration and sizing of the telecommunications system, network, or service resold; and the manner in which the resold service, including any aspects or capabilities of service, are used, activated, or accessed. Carrier's Customer is also the equivalent term when referenced service descriptions contain any of the following, or similar, terms: user, station user, group, group member, account agent, supervisor or attendant position or line.

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/1/ Material formerly appeared on 5th Revised Sheet No. 1 in this Section.

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ILL. C.C. NO. 20

PART 23

SECTION 2

## Tariff

PART 23 - Interconnection Service for Local  
Exchange Telecommunications Carriers  
SECTION 2 - Ameritech End Office Integration  
Service4th Revised Sheet No. 1  
Cancels  
1st Revised Sheet No. 1**1. GENERAL**

1.1 Ameritech End Office Integration Service is available for use in the provision of a telecommunications service as specified to the extent required by the Telecommunications Act of 1996, Pub. L. No. 104-104, 110 Stat. 56 (1996) ("the Act") and the rules and regulations of the Federal Communications Commission, and to the extent not inconsistent with the foregoing, the IL PUA and the rules and regulations of ~~and the~~ Illinois Commerce Commission. The Company intends that this tariff fully complies with the Company's obligations under the Illinois Public Utilities Act as amended effective June 30, 2001 ("Illinois PUA"). ~~This tariff fully complies with the Company's obligations under the Illinois Public Utilities Act as amended effective June 30, 2001 ("Illinois PUA").~~

(N)

~~This offering is made to comply with requirements imposed by the Illinois PUA. This offering is expressly conditional and is valid and binding only so long as no court or agency has ruled that the relevant provisions of the Illinois PUA are unlawful, or has enjoined the effectiveness, application, or enforcement of those provisions, or has ruled that those provisions do not require all or any part of this offering. In any such event, this offering automatically expires and is no longer available upon and to the extent of any such ruling or injunctive action. In addition, Ameritech Illinois reserves the right to modify or withdraw this tariff, in whole or in part, as a result of any legislative, regulatory, administrative or judicial action - including but not limited to action by the Illinois General Assembly that revises, amends or repeals any provision of the Illinois PUA, a decision by the United States Supreme Court in case numbers 00-555, 00-587 & 00-590 (consolidated), and a decision in any proceeding in which the validity, interpretation or proper implementation of the Illinois PUA or any provision thereof is drawn into question that affects in any way this tariff or the products and/or services included therein. The Company has filed this tariff under compulsion of the Illinois Public Utilities Act, including as amended by Illinois Public Act 92-0022, and specifically reserves any and all rights and remedies it may have relating to possible challenges to Illinois Public Act 92-0022 and this tariff under state and federal law, including federal preemption law.~~

(N)

1.2 This Section contains a schedule of rates and regulations applicable to the Ameritech End Office Integration Service of Ameritech Illinois, hereafter referred to as the "Company". General Regulations as found in Part 2 of this Tariff and Section 1 of this Part apply to this Section unless otherwise specified in this Section. The term "customer", which appears in Part 2 of the General Regulations, is the equivalent of the term "telecommunication carrier" as used in this Section, which includes "originating carrier" for the purposes of transiting. Unless otherwise indicated herein, the obligations and responsibilities of the telecommunications carrier or party do not

apply to the subtending third party carrier with respect to transiting.

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/1/ Material now appears on 1st Revised Sheet No. 1.1 in this Section.

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ILL. C.C. NO. 20

PART 23

SECTION 2

Tariff

PART 23 - Interconnection Service for Local  
Exchange Telecommunications Carriers  
SECTION 2 - Ameritech End Office Integration  
Service

2nd Revised Sheet No. 1.1

## 1. GENERAL (cont'd)

1.3 Ameritech End Office Integration Service (AEOIS) is a specialized form of interconnection intended for the purpose of integrating the end office and/or tandem switches of Local Exchange Telecommunications Carriers, hereafter referred to as a "carrier", to the Company's public switched network for the completion of local service area calls /1/ between and within exchanges without requiring the use of access codes by either carrier. Non-local service area calls must be terminated using alternative interconnection arrangements; e.g., carriers may interconnect with the Company's facilities for cross-connect services under Section 4 of this tariff. Carriers may also connect at any technically feasible point in the network including, at a minimum:

- Line side of the local switch
- Trunk side of the local switch
- Trunk interconnection points for the tandem switch
- Central Office cross connect points
- Out of band signaling transfer points necessary to exchange traffic at these points and access call related databases, and
- Points of access to unbundled network elements.

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ILL. C.C. NO. 20	
PART 23	SECTION 2

Tariff

PART 23 - Interconnection Service for Local  
 Exchange Telecommunications Carriers  
 SECTION 2 - Ameritech End Office Integration  
 Service

4th Revised Sheet No. 5  
 Cancels  
 1st Revised Sheet No. 5

## 4. TERMS AND CONDITIONS (cont'd)

### 4.2 Responsibilities of the Telecommunications Carrier

- A. The carrier is responsible for administering NXX numbers assigned to it.
- B. The carrier is responsible for obtaining Local Exchange Routing Guide listings of CLLI codes assigned to its switches.
- C. The carrier is responsible for obtaining transport facilities sufficient to handle traffic originating on its network and terminating on the Company's network or transiting the Company's network to a subtending third party carrier. The carrier may provide the facilities itself, order them through a third party, or order them from the Company.
- D. The carrier is responsible for requesting interconnection to the Company's Common Channel Signaling (CCS) network, where SS7 signaling on the trunk group(s) is desired (see Ordering Procedures in this Section).
- E. The carrier is responsible to ensure its network, switch(es), and traffic are compatible with the Company's public switched network as defined by technical references and publications (see Technical References in this Section).
- F. The carrier is responsible for the exchange of local switched traffic between its network and other carriers. If the carrier so desires, traffic between its network and other carriers can be obtained through the use of terminating Feature Group D service.
- G. The carrier is responsible for notifying any third party carrier which it terminates traffic to.

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ILL. C.C. NO. 20  
PART 23 SECTION 2

PART 23 - Interconnection Service for Local  
Exchange Telecommunications Carriers  
SECTION 2 - Ameritech End Office Integration  
Service

2nd Revised Sheet No. 5.1

## 4. TERMS AND CONDITIONS (cont'd)

### 4.2 Responsibilities of the Telecommunications Carrier (cont'd)

H. If the traffic volumes between a carrier and any third party central office switch at any time exceeds the CCS busy hour equivalent for one (1) DS1 (500 ccs), the parties shall, within sixty (60) days after such occurrence, establish new direct trunk groups to the applicable end office(s).

I. A Point of Interconnection (POI) is a point in the network where the Parties deliver interconnection traffic to each other, and also serves as a demarcation point between the facilities that each Party is responsible to provide. In many cases, multiple POI(s) will be necessary to balance the facilities investment and provide the best technical implementation of interconnection needs in a given LATA. The Carrier's Point or Points of Interconnection (POIs) must be in a technically feasible manner and in a mutually agreed location within the Ameritech incumbent territory in the LATA in which the carrier provides local exchange service.

Carrier may choose to exchange traffic at a Single POI for the entire LATA, or may establish multiple POIs in the LATA, subject to the following rules regarding sharing facility obligations. For calls that originate and terminate to end users physically located in the local exchange where the POI is located, both Carrier and Company shall only be financially responsible for the facilities, trunking and equipment on its side of the POI. Carrier may lease facilities, trunking and/or equipment on its side of the POI from Company, but Carrier remains financially responsible for delivery of traffic on its side of the POI. This financial responsibility is for interconnection facilities only, and is in addition to the requirement that the originating carrier shall pay the applicable Reciprocal Compensation charges to the terminating carrier for call completion.

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Tariff

ILL. C.C. NO. 20

PART 23

SECTION 2

PART 23 - Interconnection Service for Local  
Exchange Telecommunications Carriers  
SECTION 2 - Ameritech End Office Integration  
Service

2nd Revised Sheet No. 5.2

4. TERMS AND CONDITIONS (cont'd)

(N)

4.2 Responsibilities of the Telecommunications Carrier (cont'd)

I. (cont'd)

Carrier may also originate or terminate traffic on its side of the POI outside of the local exchange, to be delivered to or from an Ameritech end user physically located in the local exchange where the POI is located. In those instances, each side remains financially responsible for delivery of traffic on its side of the POI, and this financial responsibility remains for interconnection facilities only, and is in addition to the requirement that the Originating Carrier shall pay the applicable Reciprocal Compensation charges to the terminating carrier for call completion.

Carrier may also originate or terminate traffic on its side of the POI for delivery to or from an Ameritech end user that is physically located in a different local exchange from where the POI is located. Carrier and Company may mutually agree to jointly provision Foreign Exchange service to that end user, in which case this general tariff rule shall not apply. But in those instances where Carrier and Company are not jointly providing Foreign Exchange service, then Carrier agrees that additional call delivery burdens are imposed on the Company for the transport and/or switching that is required to deliver the call to or from locations outside of the local exchange. To compensate the Company for that portion of the call delivery on Company's side of the POI that is outside of the local exchange, Carrier shall pay the Company for interexchange switching and transport provided by the Company, if any, at the appropriate tariffed Intrastate Switched Exchange Access rate, less the mileage for a local call in Illinois. This additional financial responsibility is for interconnection facilities only, and is in addition to the requirement that the originating carrier shall pay the applicable Reciprocal Compensation charges to the terminating carrier for call completion.

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PART 23

SECTION 4

Tariff

PART 23 - Interconnection Service for Local  
Exchange Telecommunications Carriers  
SECTION 4 - Collocation Services6th Revised Sheet No. 1  
Cancels  
3rd Revised Sheet No. 1**GENERAL**

Collocation services are only available to telecommunications carriers, hereafter referred to as "Carriers" or "Requesting Carriers", to provide interconnection or access to the Company's unbundled network elements for the provision of telecommunications service as specified and to the extent required by the Telecommunications Act of 1996, Pub. L. No. 104-104, 110 Stat. 56 (1996) ("the Act") and the rules and regulations of the Federal Communications Commission, and to the extent not inconsistent with the foregoing, the IL PUA and the rules and regulations of and the Illinois Commerce Commission<sup>1/</sup>. The Company intends that this tariff fully complies with the Company's obligations under the Illinois Public Utilities Act as amended effective June 30, 2001 ("Illinois PUA"). ~~This tariff fully complies with the Company's obligations under the Illinois Public Utilities Act as amended effective June 30, 2001 ("Illinois PUA").~~

(C) (N)

~~This offering is made to comply with requirements imposed by the Illinois PUA. This offering is expressly conditional and is valid and binding only so long as no court or agency has ruled that the relevant provisions of the Illinois PUA are unlawful, or has enjoined the effectiveness, application, or enforcement of those provisions, or has ruled that those provisions do not require all or any part of this offering. In any such event, this offering automatically expires and is no longer available upon and to the extent of any such ruling or injunctive action. In addition, Ameritech Illinois reserves the right to modify or withdraw this tariff, in whole or in part, as a result of any legislative, regulatory, administrative or judicial action - including but not limited to action by the Illinois General Assembly that revises, amends or repeals any provision of the Illinois PUA, a decision by the United States Supreme Court in case numbers 00-555, 00-587 & 00-590 (consolidated), and a decision in any proceeding in which the validity, interpretation or proper implementation of the Illinois PUA or any provision thereof is drawn into question - that affects in any way this tariff or the products and/or services included therein. The Company has filed this tariff under compulsion of the Illinois Public Utilities Act, including as amended by Illinois Public Act 92-0022, and specifically reserves any and all rights and remedies it may have relating to possible challenges to Illinois Public Act 92-0022 and this tariff under state and federal law, including federal preemption law.~~

(N)

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/1/ Certain prices, terms and conditions concerning collocation were ordered by the Commission in Docket 99-0615. The Commission's decision is subject to rehearing and appeal.

/2/ Material now appears on 3rd Revised Sheet No. 1.1 in this Section.

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ILL. C.C. NO. 20
PART 23 SECTION 4

PART 23 - Interconnection Service for Local  
Exchange Telecommunications Carriers  
SECTION 4 - Collocation Services

4th Revised Sheet No. 1.1  
Cancels  
1st Revised Sheet No. 1.1

## GENERAL (cont'd)

The following requirements are applicable to both physical collocation and virtual collocation.

1. The general terms and conditions for both physical and virtual collocation as set forth in Ill. C.C. No 21, Section 16 shall also apply to the provision of Ameritech Physical Collocation Service (APCS), Ameritech Virtual Collocation Service (AVCS) and Ameritech Cross Connection Service (ACCS) except as expressly provided to the contrary herein.
2. The Company shall provide adequate lighting, ventilation, power, heat, air conditioning, and other environmental conditions for Requesting Carrier's space and equipment. These environmental conditions shall comply with Bellcore Network Equipment-Building System (NEBS) standards TR-EOP-000063 or other standards upon which the Parties may mutually agree.
3. The Company shall provide all ingress and egress of fiber cabling to Requesting Carrier collocated spaces in compliance with Requesting Carrier's request for cable diversity. The specific level of diversity required for each site or arrangement will be provided in the request for collocation. Requesting Carrier will pay any additional costs incurred by the Company to meet any special diversity requirements of Requesting Carrier which are beyond those normally provided by the Company.

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/2/

/1/ Material formerly appeared on 3rd Revised Sheet No. 1 in this Section.

/2/ Material now appears on 3rd Revised Sheet No. 1.2 in this Section.

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225 West Randolph Street  
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ILLINOIS BELL  
TELEPHONE COMPANY

# Ameritech

Tariff

ILL. C.C. NO. 20

PART 23

SECTION 4

PART 23 - Interconnection Service for Local  
Exchange Telecommunications Carriers  
SECTION 4 - Collocation Services

4th Revised Sheet No. 1.2  
Cancels  
1st Revised Sheet No. 1.2

## GENERAL (cont'd)

4. Both Requesting Carrier's power equipment and the Company power equipment supporting Requesting Carrier's equipment shall comply with all applicable state and industry standards (e.g., Bellcore, NEBS and IEEE) and the Company's safety standards as shown in 10. below. /1/
5. All other equipment and facilities placed by Requesting Carrier on a Company premises, including transmission equipment, cabling, maintenance equipment and monitoring equipment, shall comply with the requirements in 10. below.
6. Power plant alarms shall adhere to Bellcore Network Equipment-Building System (NEBS) standards TR-EOP-000063.
7. Cabling shall adhere to Bellcore Network Equipment-Building System (NEBS) standards TR-EOP-000063.
8. The Company shall provide electrical safety procedures and devices in accordance with OSHA or industry guidelines.
9. Requesting Carrier may not use equipment bay or frame grounds to provide ground returns. /1/

### 10. Collocation Equipment

#### a. Types of Equipment

1. Requesting Carrier may physically or virtually collocate any type of equipment necessary for interconnection with the Company as required by 47USCS251(c)(2) or access to the Company's unbundled network elements as required by 47USCS251(c)(3) and the rules and regulations of the Federal Communications Commission, and to the extent not inconsistent with the foregoing, the IL PUA and the rules and regulations of the Illinois Commerce Commission. The equipment shall include, but is not limited to, optical transmission equipment, multiplexers, remote switching modules, and microwave transmission facilities used for interconnection to, or for access to the Company's unbundled network elements. Requesting Carrier shall not collocate equipment that is not necessary for either such interconnection or such access to the Company's unbundled network elements except as the company may, on a non-discriminating basis, voluntarily permit. 47USCS251(e)(2) or access to the Company's unbundled network elements as required by 47USCS251(e)(3). Requesting Carrier shall not collocate equipment that is not necessary for either such interconnection or such access to the Company's unbundled network elements.

/1/ Material formerly appeared on 1st Revised Sheet No. 1.1 in this Section.

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Illinois Bell  
Telephone Company

**Ameritech**

Tariff

ILL. C.C. NO. 20

PART 23

SECTION 4

PART 23 - Interconnection Service for Local  
Exchange Telecommunications Carriers  
SECTION 4 - Collocation Services

2nd Revised Sheet No. 9.2  
Cancels  
Original Sheet No. 9.2

**1. AMERITECH PHYSICAL COLLOCATION OFFERINGS (cont'd)**

(C)

**C. TERMS AND CONDITIONS (cont'd)**

2. Cross-Connections for Physical Collocation Offerings

(D)/1/

(D)

(C)

The Company's physical collocation offerings permit Carriers to connect to the following Company provided services via Ameritech Cross-Connection Service (ACCS) as described in this Section:

(C)

- Switched Access services and/or Special Access services under the provisions of Ill. C.C. No. 21, Sections 6 and 7,
- Channel Services under provisions of the dedicated communications services tariff, Ill. C.C. No. 20, Part 15,
- Unbundled Loops under the provisions of Ill. C.C. No. 20, Part 19, Sections 2,
- Unbundled Local Switching under the provisions of Ill. C.C. No. 20, Part 19, Sections 3,
- Service Provider Number Portability under the provisions of Ill. C.C. No. 20, Part 19, Section 6,
- Ameritech End Office Integration Service under the provisions of Ill. C.C. No. 20, Part 23, Section 2,
- Tandem Switching service under the provision of Ill. C.C. No. 20, Part 19, Section 5,
- Unbundled Interoffice Transport under the provision of Ill. C.C. No. 20, Part 19, Section 12.
- Other cross-connections permitted under the IL PUA as subsequently tariffed by the Company or that may be subsequently made available through the BFR process.

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/1/ Material formerly appeared on 1st Revised Sheet No. 3 in this Section.

/2/ Material now appears on 1st Revised Sheet No. 34 in this Section.

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ILLINOIS BELL  
TELEPHONE COMPANY**Ameritech**

Tariff

ILL. C.C. NO. 20

PART 23

SECTION 4

PART 23 - Interconnection Service for Local  
Exchange Telecommunications Carriers  
SECTION 4 - Collocation Services3rd Revised Sheet No. 11  
Cancels  
1st Revised Sheet No. 11**1. AMERITECH PHYSICAL COLLOCATION OFFERINGS (cont'd)**

(C)

**C. TERMS AND CONDITIONS (cont'd)****4. Maximum Floor Space Requests**

(T)/1/

The maximum floor space condition specified in Ill. C.C. No. 21, Section 16.1.2(A)(3)(a) does not apply to APCS.

/1/

**5. Interconnection with other Collocated Carriers**

(C)/2/

Upon placement of a service order, the Company shall permit Requesting Carrier to interconnect its network with that of another Collocating Telecommunications Carrier at the Company's premises by connecting its collocated equipment to the collocated equipment of the other Telecommunications Carrier ("**Carrier Cross-Connect Service for Interconnection**" or "**CCCSI**") only if Requesting Carrier and the other collocating Telecommunications Carrier's collocated equipment are used for interconnection with the Company or to access the Company's unbundled network elements. Requesting Carrier may construct its own CCCSI (using copper cable or optical fiber equipment) or request the Company to provide such connection between the two carriers' using the most reasonably direct and efficient connections that are consistent with safety and network reliability standards. ~~collocated equipment via Ameritech Cross-Connect Service ("ACCS").~~ If Requesting Carrier provides CCCSI, such CCCSI (i) must, at a minimum, comply in all respects with the Company's technical and engineering requirements and (ii) shall require Requesting Carrier to lease the Company's cable rack and/or riser space to carry the connecting transport facility. The rates for ACCS and leasing of cable rack and riser space are set forth at D. If Requesting Carrier interconnects its network with another collocating Telecommunications Carrier pursuant to this Section, Requesting Carrier shall, in addition to its indemnity obligations set forth in this Section, indemnify the Company for any loss arising from Requesting Carrier's installation, use, maintenance or removal of such connection with the other Collocating Telecommunications Carrier, to the extent caused by the actions or inactions of Requesting Carrier or its agents, including the other Collocating Carrier.

(C)/2/

/3/

/1/ Material formerly appeared on 1st Revised Sheet No. 4 in this Section.

/2/ Material formerly appeared on 1st Revised Sheet No. 5 in this Section.

/3/ Material now appears on 1st Revised Sheet No. 40 in this Section.

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### Requirements of Section 13-801

- Issue I. What reservation of rights language is appropriate for Ameritech Illinois's tariff.
- In the proposed tariff at:
- ICC No. 20. Part 2, Section 10, Sheet No. 1 & 1.1
  - Part 19, Section 1, Sheet No. 1, 2, & 2.1
  - Part 19, Section 2, Sheet No. 1
  - Part 19, Section 15, Sheet No. 2 & 3
  - Part 19, Section 20, Sheet No. 2 & 3
  - Part 19, Section 21, Sheet No. 1 & 1.1
  - Part 22, Section 1, Sheet No. 1
  - Part 23, Section 2, Sheet No. 1
  - Part 23, Section 4, Sheet No. 1
- Response I. Ameritech Illinois made revisions to its reservation of rights language to address concerns expressed by Commission Staff.
- Issue II. The Commission shall require the incumbent local exchange carrier to provide interconnection, collocation, and network elements in any manner technically feasible to the fullest extent possible to implement the maximum development of competitive telecommunications services offerings. As used in this Section, to the extent that interconnection, collocation, or network elements have been deployed for or by the incumbent local exchange carrier or one of its wireline local exchange affiliates in any jurisdiction, it shall be presumed that such is technically feasible in Illinois Section 13-801(a)
- Response II. Ameritech Illinois believes that its tariff, including all the revisions proposed in this case, complies with this provision. Part 19, Section 1, Sheet 1, paragraph A; Part 23, Section 2, Sheet 1, Paragraph 1.1; and Part 23, Section 4, Sheet 1. In addition, Ameritech Illinois notes that Section 13-801(a) requires that Section 13-801 be construed and applied in a manner that is not inconsistent with Section 261(c) of the Federal Telecommunication Act of 1996, or preempted by orders of the Federal Communications Commission.
- III. The incumbent local exchange carrier may not require the requesting carrier to interconnect at more than one technically feasible point within a LATA. Section 13-801(b)(1)(B)
- Response III. Ameritech Illinois' proposed tariff revisions comport with the requirements of Section 13-801(b)(1)(B). See Part 23, Section 2, Sheet 5.1, paragraph I. This matter is discussed in the Direct Testimonies of Mr. Mindell and Mr. Panfil.
- IV. Interconnection must be at least equal in quality and functionality to that provided by the incumbent local exchange carrier to itself or to any subsidiary, affiliate, or any other party to which the incumbent local exchange carrier provides interconnection.. Section 13-801(b)(1)(C)

- Response IV. Ameritech Illinois' proposed tariff revisions comport with the requirement of Section 13-801(b)(1)(C). See Part 23, Section 2, Sheet 1, Paragraph 1.1.
- V. An incumbent local exchange carrier shall make available to any requesting telecommunications carrier, to the extent technically feasible, those services, facilities, or interconnection agreements or arrangements that the incumbent local exchange carrier or any of its incumbent local exchange subsidiaries or affiliates offers in another state under the terms and conditions, but not the stated rates, negotiated pursuant to Section 252 of the federal Telecommunications Act of 1996.
- Response V. Per Section 13-801(b)(2) Ameritech Illinois will do so upon request. This is not a matter subject to a tariffing.
- VI. An incumbent local exchange carrier shall also make available to any requesting telecommunications carrier, to the extent technically feasible, and subject to the unbundling provisions of Section 251(d)(2) of the federal Telecommunications Act of 1996, those unbundled network element or interconnection agreements or arrangements that a local exchange carrier affiliate of the incumbent local exchange carrier obtains in another state from the incumbent local exchange carrier in that state, under the terms and conditions, but not the stated rates, obtained through negotiation, or through an arbitration initiated by the affiliate, pursuant to Section 252 of the federal Telecommunications Act of 1996. Rates shall be established in accordance with the requirements of subsection (g) of this Section. 13-801(b)(2)
- Response VI. Per Section 13-801(b)(2) Ameritech Illinois will do so upon request. This is not a matter subject to tariffing.
- VII. An incumbent local exchange carrier shall provide for physical or virtual collocation of any type of equipment for interconnection or access to network elements at the premises of the incumbent local exchange carrier on just, reasonable, and nondiscriminatory rates, terms, and conditions. The equipment shall include, but is not limited to, optical transmission equipment, multiplexers, remote switching modules, and cross-connects between the facilities or equipment of other collocated carriers. Section 13-801(c)
- Response VII. Ameritech Illinois' proposed tariff revisions comport with the requirements of Section 13-801(c). Part 23, Section 4, Sheet 1.2, Sheet 10 and 11, par. 5. These matters are discussed in the Direct Testimony of Ms. Bates.
- VIII. An incumbent local exchange carrier shall also allow, and provide for, cross connects between a noncollocated telecommunications carrier's network elements platform, or a noncollocated telecommunications carrier's transport facilities, and the facilities of any collocated carrier, consistent with safety and network reliability standards. Section 13-801(c)

- Response VIII. Ameritech Illinois's existing collocation tariff allow for these cross-connects. See Part 23, Section 4, Sheet 11 Paragraph 5 and Part 19, Section 15, Sheet 1. Mr. Welch's and Ms. Bates' Direct Testimonies explain how Ameritech Illinois's current tariffs comply with this Section 13-801(c).
- IX. An incumbent local exchange carrier shall provide unbundled network elements in a manner that allows requesting telecommunications carriers to combine those network elements to provide a telecommunications service. Section 13-801(d)(1)
- Response IX. As discussed in the Direct Testimony of Mr. Alexander, Ameritech Illinois existing tariffs comply with this requirement.
- X. An incumbent local exchange carrier shall not separate network elements that are currently combined, except at the explicit direction of the requesting carrier. Section 13-801(d)(2)
- Response X. Ameritech Illinois' existing tariff and proposed tariff revisions comport with the requirements of Section 13-801(d)(2). See Part 19, Section 15, Sheet 7, paragraph B. This matter is discussed by Mr. Alexander in his Direct Testimony.
- XI. Upon request, an incumbent local exchange carrier shall combine any sequence of unbundled network elements that it ordinarily combines for itself, including but not limited to, unbundled network elements identified in The Draft of the Proposed Ameritech Illinois 271 Amendment (I2A) found in Schedule SJA-4 attached to Exhibit 3.1 filed by Illinois Bell Telephone Company on or about March 28, 2001 with the Illinois Commerce Commission under Illinois Commerce Commission Docket Number 00-0700. The Commission shall determine those network elements the incumbent local exchange carrier ordinarily combines for itself if there is a dispute between the incumbent local exchange carrier and the requesting telecommunications carrier under this sub-division of this Section of this Act. Section 13-801(d)(3)
- Response XI. Ameritech Illinois' proposed tariff revisions comport with the requirements of Section 13-801(d)(3). See Part 19, Section 15, Sheet 2, and Part 19, Section 20, Sheet 1. Mr. Alexander's Direct Testimony describes how Ameritech Illinois' proposed tariff comports with Section 13-801(d)(3). In addition, Mr. Silver describes the bona fide request process referenced in their tariff revisions.
- XII. The incumbent local exchange carrier shall be entitled to recover from the requesting telecommunications carrier any just and reasonable special construction costs incurred in combining such unbundled network elements (i) if such costs are not already included in the established price of providing the network elements, (ii) if the incumbent local exchange carrier charges such costs to its retail telecommunications end users, and (iii) if fully disclosed in advance to the requesting telecommunications carrier. Section 13-801(d)(3)
- Response XII. Ameritech Illinois does not believe this is a matter which needs to be addressed in this tariff proceeding.

XIII. A telecommunications carrier may use a network elements platform consisting solely of combined network elements of the incumbent local exchange carrier to provide end to end telecommunications service for the provision of existing and new local exchange, interexchange that includes local, local toll, and intraLATA toll, and exchange access telecommunications services within the LATA to its end users or payphone service providers without the requesting telecommunications carrier's provision or use of any other facilities or functionalities. Section 13-801(d)(4)

Response XIII. Ameritech Illinois' proposed tariff comports with the requirements of Section 13-801(d)(4). See Part 19, Section 15, Sheet 1, and Part 19 Section 21 Sheet 1.1 paragraph A and Sheet 5. The Direct Testimonies of Mr. Alexander and Mr. Silver discuss how Ameritech Illinois' proposed tariff comports with Section 13-801(d)(4).

XIV. The Commission shall establish maximum time periods for the incumbent local exchange carrier's provision of network elements. The maximum time period shall be no longer than the time period for the incumbent local exchange carrier's provision of comparable retail telecommunications services utilizing those network elements. The Commission may establish a maximum time period for a particular network element that is shorter than for a comparable retail telecommunications service offered by the incumbent local exchange carrier if a requesting telecommunications carrier establishes that it shall perform other functions or activities after receipt of the particular network element to provide telecommunications services to end users. The burden of proof for establishing a maximum time period for a particular network element that is shorter than for a comparable retail telecommunications service offered by the incumbent local exchange carrier shall be on the requesting telecommunications carrier. Notwithstanding any other provision of this Article, unless and until the Commission establishes by rule or order a different specific maximum time interval, the maximum time intervals shall not exceed 5 business days for the provision of unbundled loops, both digital and analog, 10 business days for the conditioning of unbundled loops or for existing combinations of network elements for an end user that has existing local exchange telecommunications service, and one business day for the provision of the high frequency portion of the loop (line-sharing) for at least 95% of the requests of each requesting telecommunications carrier for each month. Section 13-801(d)(5)

Response XIV. Ameritech Illinois' proposed tariff revisions comports with the requirements of Section 13-801(d)(5). See Part 19, Section 2, Sheet 16. Mr. Welch's and Mr. Alexander's Direct Testimonies also explains how Ameritech Illinois' tariff comports with Section 13-801(d)(5).

XV. When a telecommunications carrier requests a network elements platform referred to in subdivision (d)(4) of this Section, without the need for field work outside of the central office, for an end user that has existing local exchange telecommunications service provided by an incumbent local exchange carrier, or by another telecommunications carrier through the incumbent local exchange carrier's network elements platform, unless otherwise agreed by the telecommunications carriers, the incumbent local exchange carrier shall provide the requesting telecommunications carrier with the requested network elements platform within 3 business days for at least 95% of the requests for each requesting telecommunications carrier for each month. Section 13-801(d)(6)

Response XV. Ameritech Illinois' proposed tariff revisions comport with the requirements of Section 13-801(d)(6). See Part 19, Section 15, Sheet 7, paragraph B. Mr. Alexander's Direct Testimony also describes how Ameritech Illinois' tariff comports with Section 13-801(d)(6).

XVI. A requesting telecommunications carrier may order the network elements platform as is for an end user that has such existing *local exchange service without changing any of the features previously selected by the end user*. The incumbent local exchange carrier shall provide the requested network elements platform without any disruption to the end user's services. Section 13-801(d)(6)

Response XVI. Ameritech Illinois' proposed tariff revisions comport with the requirements of Section 13-801(d)(6). See part 19, Section 15, Page 7, paragraph B. Mr. Alexander's Direct Testimony explains how Ameritech Illinois' tariff comports with Section 13-801(d)(6).

XVII. Absent a contrary agreement between the telecommunications carriers entered into after the effective date of this amendatory Act of the 92nd General Assembly, as of 12:01 a.m. on the third business day after placing the order for a network elements platform, the requesting telecommunications carrier shall be the presubscribed primary local exchange carrier for that end user line and shall be entitled to receive, or to direct the disposition of, all revenues for all services utilizing the network elements in the platform, unless it is established that the end user of the existing local exchange service did not authorize the requesting telecommunications carrier to make the request. Section 13-801(d)(6)

Response XVII Ameritech Illinois' proposed tariff revisions comport with the requirements of Section 13-801(d)(6). See Part 19, Section 15, Page 7, paragraph B. This matter is discussed in Mr. Alexander's Direct Testimony.

XVIII. A telecommunications carrier may request the incumbent local exchange carrier to provide a schedule of rates listing each of the rate elements of the incumbent local exchange carrier that pertains to a proposed order identified by the requesting telecommunications carrier for any of the matters covered in this Section. The incumbent local exchange carrier shall deliver the requested schedule of rates to the requesting telecommunications carrier within 2 business days for 95% of the requests for each requesting carrier. Section 13-801(i)

Response XVIII. Ameritech Illinois' proposed tariff revisions comport with the requirements of Section 13-801(i). See Part 19, Section 1, Sheet 3, paragraph A, Part 19, Section 15, Sheet 5; Part 19, Section 20, Sheet 5, paragraph D. This matter is addressed in Mr. Silver's Direct Testimony.

XIX. Other than as provided in subdivision (d)(4) of this Section for the network elements platform described in that subdivision, nothing in this amendatory Act of the 92nd General Assembly is intended to require or prohibit the substitution of switched or special access services by or with a combination of network elements nor address the Illinois Commerce Commission's jurisdiction or authority in this area. Section 13-801(j)

Response XIX Section 13-801(j) makes it clear that nothing in Section 13-801 should be construed to requiring the substitution of UNEs or combinations of UNEs for switched or special access service. Mr. Alexander discusses this matter further in his Direct Testimony. Mr. Alexander also discusses the Company's obligations to permit the conversion of certain qualifying special access circuits to UNE combinations under an Order of the Federal Communications Commission ("FCC") and a proposed tariff section for such conversions which contain terms and conditions reflecting the FCC's criteria.