SECTION NUMBER III

GENERAL EXCHANGE TARIFF

Table of Contents	Sheet
Application of Business and Residence Rates	2,3
Combination Main Station Service	3
Construction and Special Installation Charges	3,4
Extension Stations.	
Joint User Service	. 5
Public Telephone Service	6
Semi-Public Telephone Service	
Rural Line Service	. 7
Special Services and Facilities	8
Telephone Directory Listings.	
Temporary Suspension of Service	
cocor	
Link-Up Indiana	18

APPLICATION OF TARIFFS

These Tariffs apply to the General Exchange Telephone Service of the Telephone Company in Indiana. In the event of a conflict between any rate, rule, regulation, or provisions contained in these General Exchange Tariffs and any rate, rule, regulations, or provisions contained in the Local Service Tariff, the rate, rule, regulation, or provision in the local Tariff shall apply.

The provision of services and facilities, as provided herein, is subject to the General Rules and Regulations of the Telephone Company, which General Rules and Regulations as they now exist or as they may be revised, added to, or supplemented by superseding issues are hereby made a part of these Genera Service Tariffs.

Provisions contained within these General Service Tariffs relating to particular types or character of telephone service shall constitute an obligation on the Telephone Company to furnish that particular type or character of telephone service only if and when the Telephone Company has filed with the Public So--vice Commission of Indiana a rate or charge covering that particular type or character of service.

These Tariffs cancel and supersede all other Exchange Service Tariffs or General Service Tariffs of the Telephone Company, excepting Message Toll Tariffs, issued and effective prior to the effective date of these Tariffs.

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Effective December 1, 1963

By: Howard Reinhard Title: President

GENERAL EXCHANGE TARIFF

APPLICATION OF BUSINESS AND RESIDENCE RATES:

A Business Rates Apply at the Following Locations:

- 1. In offices, stores, shops, factories, and all other places of a strictly business nature.
- In boarding houses, except as noted in 8-2 below, offices of hotels, halls, and offices of apartment buildings; quarters occupied by clubs; public, private or parochial schools or colleges, hospitals, libraries, and other similar institutions.
- 3. At residence locations when the subscriber has no regular business telephone, and the use of the service either by himself, members of his household, or his guests, or parties calling him can be considered substantially of a business nature, which fact might be indicated by advertising, either by business cards, newspapers, handbills, billboards, circulars, motion picture screens, or other advertising matter, such as on vehicles, etc., or when such business use is not such as commonly arises and passes over to residence telephones during the intervals when, in compliance with the law or established custom, business places are ordinarily closed.
- 4. Where the place of business and the residence of a subscriber are on the same premises and no telephone is installed in the place of business, the business rate shall be charged for the telephone installed in the residence.
- At residence locations, when an extension station or extension bell is located in a shop, office, or other place of business.
 - 6 In any location where such location and expected usage of the service indicates a business.

B. Residence Rates Apply at the Following Locations:

- 1. In private residences where business listings are not provided.
- In private apartments of hotels, rooming houses, or boarding houses where service is confined to
 the subscribers' use, and elsewhere in rooming and boarding houses which are not advertising as a place of
 business.

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GENERAL EXCHANGE TARIFF

APPLICATION OF BUSINESS AND RESIDENCE RATES: (Cont.)

3. In the place of residence of a clergyman, or nurse, and in the place of residence of a physician, surgeon or other medical practitioner, dentist or veterinary, provided the subscriber does not maintain an office in the residence.

COMBINATION MAIN STATION SERVICE:

Where an individual or firm wishes to contract for two or more main stations at separate locations and desires to be able to answer incoming calls for any station at any one of the locations, the arrangement described below is provided subject to the availability of the facilities necessary to furnish satisfactory service. Outgoing calls can be made at any station so arranged.

Combination main stations may be employed where one station is at a business location and the other at a residence, or where all stations are at either business or residence locations. However, such an arrangement is permitted only on the premises of individuals or firms associated with each other.

The lines are bridged together so as to operate as one line. Code ringing as a means of distinguishing between calls for business or residence shall be provided only when it is practical to handle the service on this basis.

The rate for each main station is the established individual line rate; the business or residence rate is applied in accordance with the character of the use at each premise.

CONSTRUCTION, INSTALLATION AND MAINTENANCE CHARGES

A. General

Special charges in the form of installation charges, construction charges and monthly charges are applicable in addition to the usual service connection charges and monthly rates when, because of the occasional nature of the service, the lack of permanency, the unusual investment or expense, or any other condition under which the Telephone Company is not properly protected in the proposed investment or the revenue does not reasonably compensate the Telephone Company—as for example:

- Conditions requiring the provision of special equipment or unusual methods of plant construction, installation, or maintenance.
- (2) The customer's location requires the use of costly private right of way.

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GENERAL EXCHANGE TARIFF

CONSTRUCTION, INSTALLATION AND MAINTENANCE CHARGES: (Cont.)

B. Extension of Facilities

For extensions required either within or outside the base rate area where the proposed service is temporary and the plant to be put in place would not all be of value to the Telephone Company in the general conduct of its business upon discontinuance of that service, the customer shall be charged the estimated cost of construction and removal of the plant (including circuits, pole line or conduit as required) which is not of value to the Telephone Company, less the estimated immediate net recovery value of the material used.

If it is necessary to use private right of way and this cannot be obtained by the Telephone Company without expense to it, the subscriber shall obtain or pay the expense of obtaining the required right of way.

Rules and regulations relating to extension of rural line service are found elsewhere in this tariff.

C. Underground Construction

Where aerial facilities are being used to provide service to a subscriber's location and the subscriber requests that facilities be placed underground, the change from aerial to underground will be made at an installation charge equal to the estimated cost of installing the underground faculties and removing the aerial facilities, less the immediate net recovery value of the aerial facilities displaced.

In the case of a new installation where aerial entrance would normally be employed and the subscriber requests underground entrance the subscriber shall pay the difference between the estimated costs of aerial and underground entrance.

When the subscriber requests that facilities be placed underground the subscriber shall dig and backfill any and all trench or trenches necessary at his own expense.

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GENERAL EXCHANGE TARIFF

JOINT USER SERVICE: (Cont.)

Directory listings for joint user service will bear the same address and telephone number as the listing of the main station.

Joint users are permitted only in connection with business individual lines and PBX service. The joint users must be located in the same office or suite of offices as the subscriber.

The primary subscriber requesting joint user service shall be responsible for the payment of all charges, including tolls, incurred by said joint users.

PUBLIC TELEPHONE SERVICE:

A public telephone is an exchange station installed at the Telephone Company's option, in charge of an attendant, or equipped with a coin collecting device, at a location chosen or accepted by the Company as suitable and necessary for furnishing service to the general public.

Persons with whom arrangements are made by the Telephone Company for the installation of Public Telephones are considered as the agents of the Company in serving the public.

No listings in the directory are allowed in connection with public telephone service.

SEMI-PUBLIC TELEPHONE SERVICE:

Semi-public telephone service is an arrangement under which a business subscriber station is equipped with a coin collecting device, designed for a combination of subscriber and public usage, and will be furnished, on individual lines only, at the following types of locations:

(1) In locations, where, in the opinion of the Telephone Company, the installation of a public telephone is not warranted but where there is an appreciable demand for service on the part of the public.

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GENERAL EXCHANGE TARIFF

CONSTRUCTION AND SPECIAL INSTALLATION CHARGES: (Cont.)

EXTENSION STATIONS:

Extension stations may be provided in connection with all classes of subscriber main station service except public pay stations. Off-premise business extensions, except semi-public pay station extensions, will be installed in a residence upon application of appropriate charges provided there is a residence main station maintained at the off-premise location.

Extension stations will not be furnished when in the judgment of the Company, such stations will interfere with satisfactory operation of the line.

Separate telephone numbers or other distinctive designations ore not permitted on extension stations, nor is code ringing permitted, nor shall separate directory listings be provided.

JOINT USER SERVICE:

Joint user service is an arrangement whereby an individual, firm or Corporation whose telephone needs are not such as to justify the provision of separate subscriber service is permitted to use the service of a subscriber. Upon application by the subscriber the Telephone Company will extend service to joint users, except that not more than two joint users will be permitted for each main line or for each trunk of a commercial PBX system. Joint user service is not furnished in a situation where a subscriber is engaged in the business of renting office space on a transient or permanent basis, or for other reasons desires to furnish telephone service to his clients.

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GENERAL EXCHANGE TARIFF

SEMI-PUBLIC TELEPHONE SERVICE: (Cont.)

- (2) At locations where, in the opinion of the Telephone Company, there is a collective use of the service by a relatively stable number of guests, members, employees or occupants.
- (3) At any location where, in the opinion of the Telephone Company, the demand for service is for a combination of public and subscriber usage.

One extension station may be permitted with a semi-public telephone service at the regular business extension rate. The extension station is not equipped with coin boxes, dials, and is intended only for the answering of incoming calls.

Such extension must be clearly visible from the semi-public station and notice of its existence must be posted at the location of the semi-public station.

Subscribers to semi-public telephone service are entitled to regular listings in the Telephone Company's official directory and may advertise such numbers for incoming calls and business purposes subject to rules and regulations otherwise specified in this tariff.

RURAL LINE SERVICE:

A. General

New rural lines will be provided only where, in the judgment of the Telephone Company, there appears to be a sufficient demand for the service to warrant the construction charges involved.

The Company reserves the right to connect business and residence stations to the same line. No keys or switches for the purpose of cutting off all or a part of the line from the central office are permitted.

B. Main Line Extension for Rural Service

Under normal conditions, the Telephone Company will extend its rural lines ¼ mile to reach a rural subscriber within the exchange service area.

C. Construction Charges

When, in the judgment of the Telephone Company, the revenue to be gained does not justify the

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GENERAL EXCHANGE TARIFF

C. Construction Charges (Cont.)

Company extension of facilities, then a construction charge shall be applied. Such charge shall be apportioned equally among all applicants for service.

The construction charge may be assessed for all facilities in excess of the mile allowance and shall be payable in advance at the rate of \$60,000 Per 1/4 mile of extension, or major fraction thereof, but shall not include the distance between the last pole and the building in which the telephone is located.

In lieu of the construction charge for that portion of the line extension furnished by the Telephone Company at its own expense, the company may require a contract with the customer covering service for a term of years equivalent to one year for each . . . none. . . mile of line extension. Where mare than one customer is involved the total mileage shall be pro-rated equally to determine each customer's term of contract. The minimum term per customer is one year.

Applicants may be required to make advance payments to cover all or a portion of the exchange service during the term contract, when in the opinion of the Telephone Company there is evidence of credit risk, or in cases of renters or tenants.

Payments for rural line construction are not refundable and all poles and equipment shall remain the property of the Telephone Company.

When required by the conditions, applicants shall provide, without expense to the Company, private right of way parallel to the public highway, such right of way shall be free from tree interference and otherwise suitable.

SPECIAL SERVICES AND FACILITIES:

Special services and facilities, not ordinarily used in the furnishing of telephone service and not other-wisc mentioned in, provided for, or contemplated by the tariff schedules of the Telephone Company, may be furnished or leased pursuant to special contract for such special services or facilities for such periods as may be agreed upon, provided such special services or facilities or the use made thereof is not unlawful and does not interfere with the telephone service furnished by the Telephone Company.

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GENERAL EXCHANGE TARIFF

SPECIAL SERVICES AND FACILITIES: (Cont.)

In the event such special services or facilities or the use made thereof interferes with the furnishing of telephone service by the Company, the Telephone Company may terminate such contract and cease to furnish such special services and facilities after thirty days written notice to the subscriber.

TELEPHONE DIRECTORY LISTINGS:

A. General Regulations

- The regulations for directory listings, as provided in this section, apply only to the information records and the alphabetical directory or that section of the directory containing the regular alphabetical list of names of subscribers.
- 2. The alphabetical list of names of subscribers is designated solely for the purpose of informing calling parties of the telephone numbers of subscribers and those entitled to use subscribers' service. Special arrangements of names is not contemplated, nor any form of listing which does not facilitate directory service or is otherwise objectionable or unnecessary for purposes of identification.

The Telephone Company reserves the right to limit the length of any listing in the directory; and to use abbreviations where in its judgment the clearness of the listing or the identification of the subscriber is not thereby impaired.

- 3. Names in directory listings shall be limited to the following:
 - (a) In Connection with residence service:
 - (1) The individual name of the subscriber, or
 - (2) The individual name of a member of the subscriber's immediate family.
 - (b) In connection with business service:
 - The listing must be in the name of the individual, partnership, corporation, firm, association, institution, etc. to whom service is furnished. Additional listings may

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GENERAL EXCHANGE TARIFF

TELEPHONE DIRECTORY LISTINGS. (Cont.)

be provided for in the name of a member, officer, employee, or representative thereof, who is authorized to represent said individual, partnership, corporation, firm, association, or institution, or, the name of another business which the customer represents controls, or owns.

- (2) The names of departments when such listings are deemed necessary for the efficient use of the service.
- 4 Whenever any question arises as to the right of a customer (1) to list the name of a business which he claims he is authorized to represent; or (2) to use a listing which includes the trade name of another; the Telephone Company is privileged to require the customer to secure from the owner of such name, written authority to so use it, addressed to the Telephone Company for the acceptance for insertion or for the continuance of such listing; and is privileged to refuse to accept or to delete such listings where (1) such written authority is not so furnished or (2) such authority is withdrawn by such owner to the Telephone Company.

5. Primary listings:

- (a) One listing without charge, termed the primary listing, is provided as follows:
 - For each separate subscriber service. When two or more main station lines or PBX trunk lines are consecutively operated, the first number of the group is considered the primary listing.
 - For each semi-public service.
 - (3) For each joint user.

B. Regular Extra Listings

Business extra listings may be the names of partners or members of the firm, if the subscriber or
joint user is a partnership or firm; the names of officers of the corporation, if the subscriber or

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GENERAL EXCHANGE TARIFF

TELEPHONE DIRECTORY LISTINGS: (Cont.)

joint user is a corporation; and for any business establishment, the names of associates or employees of the subscriber or joint user. No other class of listing, such as service, agency, commodity, etc., will be accepted.

- 2. Residence extra listings may be the names of members of the subscriber's immediate family.
- 3. In connection with semi-public telephone service, extra listings are allowed at regular extra listing rates in the names of permanent guests or tenants at that location. Regular extra listing rates in connection with semi-public stations are furnished under the same regulation as specified in paragraph one (1) above.
- 4. Ordinarily, all extra listings must be of the same address and telephone number as the primary listing, except as provided below for alternate listings. However, when in the opinion of the Telephone Company it appears necessary as an aid to the use of the directory, and, provided satisfactory service can be furnished, a listing may be permitted under the address of a PBX station, or extension station, installed on premises of the subscriber, but at an address different from that of the switchboard, or main Station, using the telephone number of the primary listing.
 - 5. Regular extra listings are furnished at the rate quoted in the general exchange service tariffs.

C. Duplicate and Cross Reference Listings

- Duplicate listings, i.e., listing of nicknames, abbreviated names, names which ore commonly
 spelled in more than one way, and rearrangements of names ore permitted, when in the opinion of the Telephone
 Company, they are necessary for the proper identification of the subscriber, and are not so desired to secure
 preferential position in the directory for advertising purposes.
 - 2. Cross reference listings are permitted when their use will facilitate in handling telephone calls.
 - 3. The regular extra listing rote applies for each duplicate or cross reference listings.

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GENERAL EXCHANGE TARIFF

TELEPHONE DIRECTORY LISTINGS: (Cont.)

D. Alternate Call Number Listings

- Listing of an alternate telephone number, other than those covered under paragraph G-1 "Office Hour Listings" of this Tariff, to be called in case no answer is received, is permitted for subscribers to all classes of service.
- 2. The alternate number may be that of a service not under contract with the subscriber in connection with whose name it appears. In such a case, the consent of the subscriber to the alternately listed service must be obtained before the alternate listing is furnished.
 - 3. The regular extra listing rate applies for each alternate call number listing.

E. Foreign Listings

- Foreign listings, i.e., listings of subscribers located in an exchange other than that in which the listed service is furnished are permitted. Charges for foreign listings are payable in advance for the period for which the directory is issued.
 - 2. The regular extra listing rate applies to each foreign listing.

F. Temporary Tenant Listings

- Residence subscribers who lease their premises for periods of less than one year and request the Telephone Company to render service to their tenant without change in contract, may arrange for listing of such tenant provided that the subscriber and the tenant do not occupy the premises at the same time.
- All billing and contractual arrangements remain unchanged, the subscriber being responsible for the payment of all charges.
 - 3. The regular extra listing rate applies for each temporary tenant listing.

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