



NEW APPLICATION

1550 West Deer Valley Road
Phoenix, AZ 85027



0000109282

ORIGINAL

RECEIVED

2010 APR -6 P 3:44

April 6, 2010

AZ CORP COMMISSION
DOCKET CONTROL

Hand Delivered
Docket Control
Arizona Corporation Commission
1200 West Washington Street
Phoenix, Arizona 85007

Re: Cox Arizona Telcom, L.L.C. ("Cox") Tariff Revisions
Docket Number

T-03471A-10-0132

To Whom It May Concern:

Pursuant to A.R.S. §§ 40-365, 40-367 and A.C.C. R14-2-1109, Cox hereby files for an original and thirteen copies of revised pages to its Intrastate Access Services tariff, which were approved by the Arizona Corporation Commission ("Commission") on July 2, 1997 in Decision Number 60285.

Revisions to the Cox Local Exchange tariff are as follows:

Revised Pages	Description of Change
2	Revise Check Sheets.
70, 71, 72 & 73	Add Switched Access Services Contract

Cox respectfully requests that these revisions become effective on May 6, 2010.

If you have any questions or comments, please do not hesitate to contact me.

Sincerely,

Mark DiNunzio
Director, Regulatory Affairs
(623) 328-3252

Attachment
cc: Martin Corcoran

Arizona Corporation Commission
DOCKETED

APR - 6 2010

DOCKETED BY **MR**



In harmony with the Cox Conserves eco-friendly program, we are proud to print on Forest Stewardship Council-certified paper.

ACCESS SERVICE

CHECK SHEET

All pages of this tariff are effective as of the date shown. Original and revised pages, as named below, comprise all changes from the original tariff in effect on the date indicated.

PAGE	REVISION	PAGE	REVISION	PAGE	REVISION
Title Page	First Revised	27	First Revised	50.1	Original
1*	Third Revised	28	First Revised	51	First Revised
2	First Revised	29	First Revised	52	First Revised
2.1	Original	30	First Revised	53	First Revised
2.2	Original	31	First Revised	54	First Revised
3	First Revised	32	First Revised	55	First Revised
4	First Revised	33	First Revised	56	First Revised
5	First Revised	34	First Revised	57	First Revised
6	First Revised	34.1	First Revised	58	First Revised
7	First Revised	34.2	First Revised	59	First Revised
8	First Revised	34.3	First Revised	60	First Revised
9	First Revised	34.4	First Revised	61	First Revised
10	First Revised	34.5	First Revised	62	First Revised
11	First Revised	34.6	First Revised	63	First Revised
12	First Revised	34.7	First Revised	64	First Revised
13	First Revised	35	First Revised	65	First Revised
14	First Revised	36	First Revised	66	First Revised
15	First Revised	37	First Revised	67	First Revised
15.1	Original	38	First Revised	68	First Revised
16	First Revised	38.1	First Revised	69	First Revised
17	First Revised	39	First Revised	70*	Second Revised
18	First Revised	40	First Revised	71*	Original
18.1	Original	41	First Revised	72*	Original
18.2	Original	42	First Revised	73*	Original
18.3	Original	43	First Revised		
18.4	Original	44	First Revised		
18.5	Original	45	First Revised		
18.6	Original	46	First Revised		
18.7	Original	47	First Revised		
18.8	Original	47.1	Original		
18.9	Original	47.2	Original		
18.10	Original	47.3	Original		
18.11	Original	47.4	Original		
19	First Revised	47.5	Original		
20	First Revised	47.6	Original		
20.1	Original	47.7	Original		
21	First Revised	48	Second Revised		
22	First Revised	49	Second Revised		
23	First Revised	49.1	Original		
24	First Revised	50	First Revised		
25	First Revised				

* Indicated new or changed material

Issued: April 6, 2010

Effective: May 6, 2010

Issued by: Ida Bourne
Manager, Tariff Development
Cox Communications, Inc.
1400 Lake Hearn Drive, Atlanta, Georgia 30319

ACCESS SERVICE

SECTION 6 - CUSTOMER SPECIFIC CONTRACTS

6.1 General

The Company may provide any of the services offered under this tariff, or combinations of services, to Customers on a contractual basis. The terms and conditions of each contract offering are subject to the agreement of both the Customer and Company. Such contract offerings will be made available to similarly situated Customers in substantially similar circumstances. Rates in other sections of this tariff do not apply to Customers who agree to contract arrangements, with respect to services within the scope of the contract.

Services provided under contract are not eligible for any promotional offerings which may be offered by the Company from time to time.

Contracts in this section are available to any other similarly situated Customer that places an order for such contract service within 90 days of the effective date of such contract service.

6.2 Switched Access Services Minutes of Use Contract Rates

1. Per minute of use charges for Switched Access services shall be determined based upon: (a) tariffed rates for Switched Access services; (b) the amount of Dedicated and Ethernet Services that the Customer purchases and (c) the manner in which Switched Access Services are delivered, i.e., by direct trunks to the Customer's respective switches or via a third-party tandem using tandem trunks.
2. Current intrastate Switched Access Usage rates are as set forth in section 3.10.1. Such rates may be amended from time-to-time by Company during the Term of this Agreement. The Customer will receive written notice as such changes become effective. Billing will commence with revised rates within the next full billing cycle following the effective date.
3. The tariffed rates for all intrastate Switched Access service minutes of use will be discounted pursuant to the Customer's Dedicated and Ethernet Service Purchase Level which shall first be determined at the end of every month using a rolling average of the amounts of the Customer purchases of Dedicated and Ethernet Services during the three (3) immediately preceding months ("Rolling Average"). For each month, the total dollar amount of Dedicated and Ethernet Services invoiced shall be aggregated to the applicable month including without limitation the amounts the Customer is entitled to include in its Dedicated Service Purchase Level for terminated services. The applicable discounts set forth in the following matrix shall apply to the intrastate Switched Access minutes of use delivered via direct trunks and to the intrastate Switched Access minutes of use delivered via tandem trunks.

(N)

(N)

ACCESS SERVICE

SECTION 6 - CUSTOMER SPECIFIC CONTRACTS (Cont'd.)

6.2 Switched Access Services Minutes of Use Contract Rates (Cont'd.)

4. In calculating the applicable discount to the per-minute-of-use charges for intrastate Switched Access Services, when reaching or exceeding the Dedicated Service Purchase Level set forth in the following matrix, per minute-of-use charge(s) to the Customer shall not be lower than the then current published ILEC rate for Switched Access services in the applicable service area/state.
5. The applicable discounts will be applied to the intrastate Switched Access minutes of use billed in the first billing cycle which occurs fifteen (15) days after the end of the last month used to calculate the Rolling Average. (By way of example, if Customer's average Dedicated Service Purchase Level is \$1,250,000.00, for the months of January, February, and March 2007 (add total for each month then divide by 3), then Company shall apply a 15% discount to interstate minutes of use delivered via direct trunks, a 7% discount to interstate minutes of use delivered via tandem trunks, a 35% discount to intrastate minutes of use delivered via direct trunks, and a 17% discount to intrastate minutes of use delivered via tandem trunks in the billing cycles for the month of April, 2007 which occur more than fifteen days after the end of March, 2007. At the end of April, 2007, the month of January 2007 will be replaced by April, 2007 to calculate the Rolling Average). After applying the discount to then effective tariffed per minute-of-use Switched Access rate if the discounted rate falls below the then currently published ILEC rate in the applicable service area/state, the actual rate billed will be the ILEC rate.
6. Term of contract: The Company will enter into contracts under this Section 7 for terms of not less than five (5) years.
7. Service Availability: All services purchased under contract are subject to the availability of network facilities as determined solely by the Company. While the Company may have the right to provide services within the service area, not all services offered by the Company may be available throughout a particular service area. Contracts under this Section apply only to the Company's On Net buildings or locations. Off Net services and services requiring Type II facilities may be provided on an ICB basis solely at the Company's discretion.
8. Volume Commitments: There is no purchase volume commitments required of the Customer to purchase Dedicated Access or Ethernet services under the contract.
9. Termination Liability: All Dedicated Access and Ethernet services ordered by the Customer shall be subject to Early Termination Liability charges if the Customer cancels service prior to installation, fails to complete of the Minimum Service Term, or the Company cancels the service due to Customer's failure to comply with the terms of the contract.

(N)

(N)

ACCESS SERVICE

SECTION 6 - CUSTOMER SPECIFIC CONTRACTS (Cont'd.)

6.2 Switched Access Services Minutes of Use Contract Rates (Cont'd.)

- (N)
10. Service Orders: In all cases, to order services, the Customer shall submit to the Company through the Company's established ordering process an industry standard Access Service Request (ASR), with all the required data fields completed. The Company shall respond to the Customer as follows: (a) provide the Customer with a Firm Order Confirmation ("FOC") accepting Customer's ASR; (b) provide the Customer with a FOC with a different service delivery date or conditions of Service; or (c) reject the ASR from the Customer.
 11. Minimum Service: Terms: All Dedicated Access and Ethernet services must be ordered with a minimum term of service of one (1) year and such term shall begin from the date of installation of service by the Company.
 12. Service Level Agreements: Dedicated and Ethernet services are provided pursuant to industry standard performance and service metrics. The Company will provide service credit allowances for service outages and installation delays which are the fault of the Company subject to certain exclusions for Customers executing a contract for services with the Company.
 13. Services Charges: All Dedicated Access and Ethernet services are subject to monthly recurring charges (MRC) and non-recurring charges (NRC) which are due and payable by the Customer as provided in the contract. In addition, services may be subject to taxes, assessments, surcharges, and expedite fees. MRCs shall begin upon installation of service provided that if the Customer delays the Company's service installation or is "not ready" on the service installation date, the Company may begin billing for service charges under the contract. NRCs shall be billed upon installation of service.
 14. Additional Terms and Conditions: Contracts for service under this Section shall contain additional terms and conditions of service offered by the Company to similarly situated Customers.
- (N)

ACCESS SERVICE

SECTION 6 - CUSTOMER SPECIFIC CONTRACTS (Cont'd.)

6.2 Switched Access Services Minutes of Use Contract Rates (Cont'd.)

(N)

The following table sets forth the discounts applicable to Switched Access Service Base Price

Intrastate Switched Access Discounts

<i>Customer's Dedicated and Ethernet Service Rolling Average Monthly Purchase Level</i>		<i>Discount from Applicable Cox Tariff Rates</i>			
<i>Amount</i>		<i>Interstate Discount Percentage</i>		<i>Intrastate Discount Percentage</i>	
<i>From</i>	<i>To</i>	<i>Direct Trunk</i>	<i>Tandem Trunk</i>	<i>Direct Trunk</i>	<i>Tandem Trunk</i>
\$0	\$574,999	N/A	N/A	0%	0%
\$575,000	\$999,999			20%	10%
\$1,000,000	\$1,499,999			35%	17%
\$1,500,000	\$1,999,999			45%	22%
\$2,000,000	\$2,499,999			55%	27%
\$2,500,000	\$2,999,999			65%	32%
\$3,000,000	\$3,499,999			65%	32%
\$3,500,000	And greater			65%	32%

6.3 800/8YY Charge Contract Rates

A per call 800/8YY Charge is applicable in the event that an 800/8YY database query is performed and the 800/8YY number is a number for which the Customer is the service provider. The amount of the 800/8YY Charge will be no greater than the then current price charged by the ILEC for the same functionality within the relevant state the call originated.

(N)