



**UNIVERSAL EXTENSION – 5 STATES
AMENDMENT TO SERVICE AGREEMENT
FOR AT&T ILEC CENTREX SERVICE
PROVIDED PURSUANT TO STANDARD TERMS**

CNUM# / ECATS# / AT&T Contract ID# of pre-existing Contract (**must be included**): 20200420-6189

Case Number# / SPP# (if applicable):

Billing Telephone Number(s) (BTNs) / Account Telephone Number(s) (ATNS) (**required**): 937 328-3439; 937-328-3525; 937-328-3464; 937-328-3504; 937-328-7228

| Customer ("Customer") | AT&T ("AT&T") |
|-----------------------|--|
| City of Springfield | AT&T means the applicable Service Provider identified in the Agreement |

This amendment ("Amendment") modifies the parties' pre-existing Confirmation of Service Order, Letter of Election, Pricing Schedule or other service agreement referenced above ("Service Agreement") and is effective on the date on which the last party signs this Amendment ("Effective Date"). This Amendment extends the term for the existing Service Agreement ("Service Agreement Term"), and minimum term or commitment for each of the Services ("Minimum Payment Period"), regardless of how such terms are referred to in the Service Agreement, but only for the services set forth in Section 1 of this Amendment ("Services"). If any other services are covered by the Service Agreement, such services shall not be affected by this Amendment.

This Amendment is available to existing customers with an unexpired Service Agreement Term or with a Service Agreement Term which expired less than 6 months prior to the Effective Date of this Amendment. Where the Service Agreement term is **unexpired**, this Amendment extends the existing Service Agreement Term and Minimum Payment Period. Where the Service Agreement Term is **expired**, this Amendment establishes a new Service Agreement Term and Minimum Payment Period. This Amendment is not available to Customers who seek E-rate funding for the Services provided under the Service Agreement, as modified by this Amendment.

Except as expressly set forth below, all other terms and conditions of the Service Agreement (including any associated master agreement or Business Services Agreement) apply.

1. SERVICE

| States | Service Name |
|-------------------------------------|--------------------------|
| Illinois, Michigan, Ohio, Wisconsin | Centrex Service |
| Indiana | Advanced Centrex Service |

2. EXTENSION PERIOD

| | |
|--|--|
| Service Agreement Term and Minimum Payment Period Extension | Additional 12 months following the existing Service Agreement Term, or, if Service Agreement Term is expired, the Effective Date of this Amendment |
|--|--|

3. EARLY TERMINATION CHARGES

Early Termination Charges do not apply if migrating to qualifying AT&T Service, as set forth in the applicable Service Publication.

4. CUSTOMER'S EXISTING SERVICE COMPONENTS, QUANTITIES AND RATES

The existing Services covered by this Amendment shall be the Service Components and quantities that were covered by the Customer's Service Agreement and were still in service as of the Effective Date of this Amendment, and the rates for such Services as specified in the Customer's Service Agreement will apply during the Service Agreement Term.

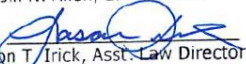
Rates in the Customer's Service Agreement for the Services identified in this section will be deemed to be applicable to such Services during the period, if any, between the expiration of the applicable Minimum Payment Period and the earlier of (i) the Effective Date of this Amendment or (ii) the date Customer's rates for the Services were increased to month-to-month Service Publication rates. No credit will be granted with respect to any Service Publication rates charged to Customer between the expiration of the applicable Minimum Payment Period and the Effective Date of this Amendment.

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New system common blocks are not permitted under the Service Agreement, as modified by this Amendment.

| Customer (by its authorized representative) | AT&T (by its authorized representative) |
|--|--|
| By: | By: |
| Printed or Typed Name: | Printed or Typed Name: |
| Title: | Title: |
| Date: | Date: |

APPROVED AS TO FORM
AND CORRECTNESS
Jill N. Allen, Law Director

By: 
Jason T. Irick, Asst. Law Director