APPLICATION AND CARRIERS

Consumer Broadband Only Loop Transmission Services offered on a Common Carrier Basis (also referred to as CBOL) provides transmission services over local exchange service facilities that can be used for broadband only communications. CBOL is provided, where available, between customer-designated premises and designated Telephone Company Serving Wire Centers.

A. Application

The following terms and conditions apply to the provision of CBOL described herein by the participating carriers, Peoples Telecommunications, LLC, Study Area 411814.

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RULES AND REGULATIONS

1.1 General Regulations

The Company is an Incumbent Local Exchange Carrier (ILEC). The service provided under these terms and conditions is the transport component of wireline broadband Internet access transmission service, as defined in the Federal Communications Commission's Report and Order in CC <u>Docket</u> Nos. 02-33 and 01-337 released September 23, 2005, FCC 05-150 ("Broadband Internet Order"). These terms and conditions are intended to comply with the requirements for permissive detariffing of the transmission component of wireline broadband internet access service as set forth in the Broadband Internet Order.

1.2 Limitations of Service

Service is offered subject to availability of the necessary facilities and/or equipment and subject to the provisions of these terms and conditions. The Company reserves the right not to provide service where the necessary facilities or equipment are not available. The Company reserves the right to discontinue or suspend furnishing service, without written notice, when necessitated by conditions beyond its control, when the customer is using the service in violation of the provisions of these terms and conditions or in violation of the law, or the network is or could be placed in peril by the customer's use. Title to all facilities provided by the Company under these terms and conditions remains with the Company.

1.3 Basic Terms and Conditions of Service

The minimum period for which service is provided to the customer and for which charges are applicable is one month.

Service is offered on a monthly basis.

For purposes of computing charges, a month is considered to have 30 days.

1.4 Billing and Payment

The Company shall bill on a current basis all charges incurred by and credits due to the customer. The Company shall bill in advance charges for all services to be provided during the ensuing billing period.

Bills will be payable upon receipt. Interest at the rate of 3% per month (unless a lower rate is prescribed by law, in which event at the highest rate allowed by law) may be applied in accordance with Company's standard credit policy to any unpaid amount commencing 30 days after the statement date.

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The Company may require the customer to submit a formal credit application. Applicant for service or customer whose financial condition is not acceptable to the Company or is not known to the Company may be required at any time to make a deposit up to an amount equaling the installation charges, if applicable, and/or up to three (3) months actual or estimated charges for the services to be provided. The Company may also require customer to provide other assurances of payment through the use of credit cards, bank accounts, debits or similar means. In the case of a cash deposit, interest at the rate paid in that locality for escrow accounts, not to exceed the current interest rate established by the Kansas Corporation Commission's Docket No. 98-GIMX-348-GIV, will be paid for the period which the deposit is held by the Company. At the Company's option, such deposit may be refunded or credited to the customer at any time prior to termination of service.

For purposes of billing, the start of service is the same day of acceptance by the customer of the Company's service. The end of service is the last day after receipt by the Company of notification of discontinuance.

The Company, at its option, may terminate service for nonpayment after written notice has been provided to the customer for delinquency.

When payment for service is made by check, draft or other negotiable instrument, a reasonable handling charge of \$30.00 will be assessed for each time such item is returned unpaid to the Company for any reason except to the extent limited by law.

The customer shall give the Company prompt written notice of any disputed charges appearing on an invoice. After receiving notice of dispute, the Company shall take reasonable steps to resolve such dispute. The customer shall pay all non-disputed charges while resolution of the disputed charges is pending.

In the event that legal action is instituted by the Company to recover any sums due and Company prevails, the Company shall be entitled to recover its costs of collection, legal costs, court costs and reasonable attorney's fees, in addition to whatever relief the court may award. Any sums then due shall earn interest at the current rate established by Docket No. 98-GIMX-348-GIV per month (unless a lower rate is prescribed by law, in which event at the highest rate allowed by law) from the date these sums were accrued until the entire debt is paid in full.

1.5 <u>Liability</u>

The entire liability of the Company for all claims of whatever nature arising out of the Company's provision of the services and not caused by the customer's negligence, shall not exceed an amount equal to the proportionate fixed monthly charges to the customer for the period of service during which any mistake, omission, interruption, delay, error or defection in the services of the Company's equipment of any other event of action giving rise to a claim occurs. The Company's liability for its willful misconduct, if any, is not limited by these terms and conditions. In no event shall the Company be liable for special, punitive, consequential or incidental damages. The Company disclaims any express of implied warranties with respect to the services of company equipment, including without limitation, any implied warranties or merchantability and fitness for a particular purpose.

The Company is not liable for any act of omission of any other company or companies furnishing a portion of the service.

The Company shall be indemnified and held harmless by the customer against:

- (A) Claims for libel, slander infringement of copyright or unauthorized use of a trademark, trade name, or service mark arising out of the material, data, information, or other content transmitted over the Company's facilities.
- (B) Claims for patent infringement arising from combining or connecting the Company's facilities with apparatus and systems of the customer.
- (C) All other claims arising out of any act of omission of the customer in connection with any service provided by the Company.

The Company shall not be liable for and the customer indemnifies and hold the Company harmless from any and all loss, claims, suits, or other actions, or any liability whatsoever, whether suffered, made, instituted or asserted by the customer or any other party or persons, for any personal injury to, or death of any person, or persons, and for any loss, damages, defacement or destruction of the premises of the customer of any other property, whether owned by the customer or others, of for any incidental, special or consequential damages, including interruption to business, caused or claimed to have been caused directly or indirectly by the installation, operation, failure to operate, maintenance, removal, presence, condition, location, act of God, or use of any equipment provided by the Company or wiring provided by the Company where such installation, operation, failure to operate, maintenance, condition, location or use is not the direct result of the Company's intentional acts. No agent or employees of other companies shall be deemed to be agents or employees of the Company.

1.6 Interruption of Service

Credit allowance for interruptions of service which are not due to the Company's testing or adjusting, or due to negligence of the customer, or to the failure of channels, equipment and/or communications systems provided by the customer, are subject to the general liability provisions set forth herein. It shall be the obligation of the customer to notify the Company of any interruption in service. Before giving such notice, the customer shall ascertain that the trouble is not being caused by any action or omission of the End User subscriber, not within his control, or is not in the wiring or equipment connected to the terminal of the Company.

1.7 Discontinuance by Company

The Company, by written notice to the customer, may immediately discontinue service or cancel an application for service without incurring any liability for any of the following reasons:

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- (A) Nonpayment of any sum due to the Company for service for more than 30 days beyond the date of rendition of the bill for such service;
- (B) A violation of any regulation governing the service under these terms and conditions;
- (C) A violation of any law, rule or regulation of any government authority having jurisdiction over the service;
- (D) The Company is prohibited from furnishing services by order of a court or other government authority having jurisdiction.

1.8 <u>Cancellation by Customer</u>

Service will be provided until canceled by the customer. If the customer orders service and then cancels the order before the service begins, before completion of the minimum period, or before completion of some other period mutually agreed upon, in writing, by the customer and the Company, a charge will be made to the customer for the nonrecoverable portions of expenditures or liabilities incurred expressly on behalf of the customer by the Company and not fully reimbursed by any assessed installation, minimum, or monthly charges (including those for the minimum service period). If, based on such on order, any construction has either begun or been completed, and no service provided, the nonrecoverable cost of such construction shall be borne by the customer.

1.9 Inspection, Testing and Adjustment

Company may, upon reasonable notice, make such tests and inspections as may be necessary to determine whether the requirements of these terms and conditions are being complied with in the installation, operation or maintenance of the customer's or the Company's equipment. The Company may interrupt the service at any time, without penalty to itself, because of departure from any of these requirements except as provided below.

Upon reasonable notice, the facilities provided by the Company shall be made available to the Company for such tests and adjustments as may be necessary to maintain them in satisfactory condition. No interruption allowance will be granted from the time during which such tests and adjustments are made.

1.10 Change of Service Arrangement

When a change in service arrangement involves the continued use by the customer of circuits furnished by the Company, installation charges do not apply to the circuits continued in use. The minimum service period for the circuits continued in use is determined from the date of the initial installation.

1.11 Taxes and Surcharges

Customer will be billed for and is liable for payment of all applicable federal, state and local taxes, surcharges, utility, other assessments, taxes or fees including such amounts

as the Company may be authorized to pass through to the customer.

When utility or telecommunications assessments, gross receipts taxes, regulatory fees, franchises fees, or privilege, occupational, excise, or other similar taxes or fees, based on interstate receipts are imposed by certain taxing jurisdictions upon the Company, the amounts of such taxes or fees may be billed to customers in such a taxing jurisdiction on a prorated basis. The amount of charge that is prorated to each customer's bill is determined by the services provided to and billed to a customer service location in such a taxing jurisdiction with the aggregate of such charges equal to the amount of the tax or fee imposed upon the Company.

1.12 <u>Credit Regulations</u>

Pursuant to limitations set forth in Section 1 preceding, the following will apply:

Interruption of Service

No credit will be allowed for relinquishing facilities in order to perform routine maintenance.

Credit for failure of service or equipment will be allowed only when such failure is caused by or occurs in facilities or equipment provided by the Company. As used in these terms and conditions, all equipment, facilities and/or services for which the Company renders a bill for payment are considered provided by the Company whether or not the equipment, facilities and/or service are owned and operated by the Company.

No credit will be allowed for:

- (A) Failure of service or equipment due to customer or authorized user-provided facilities.
- (B) Failure of service or equipment due to negligence of willful act of the customer or his authorized user.
- (C) Unauthorized use by agents, employees, or representatives of the customer. Credit allowance for failure of service or equipment starts when the customer notifies the Company of the failure or when the Company becomes aware of the failure, and ceases when service has been restored and/or the equipment becomes operational.

The customer shall notify the Company of failures of service or equipment and make reasonable attempts to ascertain that the failure is not caused by the customer-provided facilities.

Credit will be allowed only for the disabled portions of the service or equipment. The Company, at its option, may deny a customer request for credit in accordance with Company's standard credit policy against charges incurred of service provided by another company where notification of alleged inferior or inadequate service has not been received by Company's Customer Service Department within 24 hours of the occurrence.

No credit will be allowed absent such notification.

Outage Credit

For the purposes of these terms and conditions, all months contain 30 days. Service and equipment offered by the Company are on a 24-hour per day, seven days a week basis unless specifically stated otherwise.

For purposes of credit computations, every month shall be considered to have 720 hours.

No credit shall be allowed for an interruption of less than 2 hours.

The customer shall be credited for an interruption of 2 hours or more at the rate of 1/360th of the monthly recurring charge for the facilities affected for each period of 2 hours or major fraction thereof.

Cancellation Credit

Where the Company cancels a service or the provision of equipment and the final service period is less than the monthly billing period, a credit will be issued for any amounts billed in advance, prorated by 1/360th of the monthly recurring charge equipment was provided. This credit will be issued to the customer or applied against the balance remaining on the customer's account.

When the customer or the Company cancels a service or feature associated with a service, associated monthly recurring charges previously billed will not be refunded or prorated for any unused portion of the current billing period.

SERVICE DESCRIPTIONS

2.1 Consumer Broadband Only Loop Transmission Service

Consumer Broadband Only Loop Transmission Service offered on a Common Carrier Basis is only available to Network Service providers and provides transmission service over local exchange service facilities that can be used for broadband communications without voice telephone service. Service is provided, where available, between the customer's End User designated premises and designated Company Serving Wire Center. The Network Service provider purchases CBOL, as described following, for the purpose of combining these services with its own information service(s) to create a new retail service for sale to its end user customers.

2.2 <u>General</u>

CBOL enables data traffic generated by a customer-provided modem to be transported to a DSL Access Connection Point using the Company's local exchange service facilities. A DSL Access Service Connection Point is an interconnection point designated by the Company that aggregates data traffic from and to Company ADSL equipped Serving Wire Centers (SWCs). The DSL Access Service Connection Point may be located within the

operating territory of the Company or in the operating territory of another company provided both companies agree on such an arrangement.

When both the ADSL-equipped SWC and its associated DSL Access Service Connection Point are located within the Company's operating territory, the customer's ADSL Access Service must be connected to a single Internet Service Provider (ISP) using the Company's Special Access, ATM-CRS or Ethernet Transport service.

When both the ADSL-equipped SWC from which the Company provides DSL service is located within the Company's operating territory and its associated DSL Access Service Connection Point is located in the operating territory of another company, the customer's ADSL Access Service must be connected to a single Internet Service Provider (ISP) using the Special Access, ATM-CRS or Ethernet Transport service.

CBOL is only available as a broadband service.

(A) The CBOL offering provides transmission of data signals at peak data transmission speeds using the Company's existing local exchange service line and does not provide the ability to transmit voice communications

2.3 Limitations

CBOL is available as the service option described above and does not have specifications for upstream/downstream speed.

Peak speeds are not guaranteed by the Company due to factors that may affect the actual speed delivered, including but not limited to the CBOL Service End User customer's distance from the Company's SWC, condition of the existing local exchange service facilities, and any capacity limitations in the ISP's network design.

CBOL Service with maximum download speed greater than 10.0 Mbps is only available where the end user customer premises are served by Fiber Optic Facilities (FTTH).

The Company does not provide customer premises equipment (CPE) in conjunction with the CBOL Service offering.

CBOL Service may not be used in conjunction with multi-point Special Access Service configurations.

CBOL Service will be furnished where suitable facilities exist as determined by the Company.

Rates and regulations for Special Access Services, Asynchronous Transfer Mode Cell Relay Access Service and Ethernet Transport Access Service, provided under the Company's interstate access tariff, will apply for the access service(s) provided between

2.4 Undertaking of the Company

The Company will provide CBOL Service at rates and charges mutually agreed to by the ISP and the Company, as follows:

The Company will determine if the associated local exchange service line or facility is suitable for use with the CBOL Service option ordered by the customer. Service will not be provided on lines or facilities that the Company determines are not suitable for CBOL Service or on lines or facilities that produce interference with other services provided by the Company.

The Company, after determining if the facilities are suitable for CBOL Service, will notify the customer if the customer's CPE is compatible with the equipment deployed in the Company's SWC and, if any additional CPE is necessary to support CBOL Service.

The Company will provision and maintain CBOL Service from the DSL Access Service Connection Point to the Point of Termination at the CBOL Service customer's End User customer premises.

2.5 Obligations of the Customer

In addition to the regulation described in other section of these terms and conditions, the following provisions apply to CBOL Service:

The customer is responsible for providing the Company with the necessary information to provision CBOL Service (e.g., customer name, telephone number and premises address; billing name and address when different from the customer name and premises address; its Internet Protocol (IP) address; and the contact name and telephone number of the ISP with which the customer's CBOL Service will interconnect).

The customer is responsible for providing and maintaining all required CPE, which is compatible with the CBOL Service.

The customer will deal directly with its end user customers with respect to all matters pertaining to the service provided, including marketing, sales, ordering, installation, maintenance, trouble reporting, repair, billing and collections. The customer will not direct its end users to contact the Company for any aspects of the service the customer provides.

The customer will submit orders for CBOL Service to the Company in a format and manner designated by the Company.

The customer will obtain the appropriate authorization to allow the Company to provision CBOL Service over the customer's end user's existing telephone exchange service line.

2.6 Rate Regulations

This section contains the regulations governing the rate and charges that apply for CBOL

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Service. Regulations governing the rates and charges for Special Access Services, Asynchronous Transfer Mode Cell Relay Access Services and Ethernet Transport Access Service, used in conjunction with CBOL Service, are as specified in the Company's Interstate Access Service Tariff.

(A) Minimum Period

The minimum period for which CBOL Service is provided to a customer and for which charges are applicable is one month.

(B) Moves

A move involves a change in the physical location of the Point of Termination at the CBOL Service End User customer's designated premises or of the CBOL Service End User customer designated premises. Moves to a different building will be treated as a discontinuance and start of service.

(C) <u>Temporary Suspension of Service</u>

There is no rate reduction to CBOL due to a temporary suspension of service.

(D) Rate Categories

The monthly recurring CBOL Charge rate applies each data-only broadband access transmission service line ordered by the customer.

RATES AND CHARGES

3.1 CBOL Pricing Arrangement:

CBOL Charge

Monthly Rate

- Per Broadband Only Loop \$42