



Jerry D. Hendrix
Vice President
Regulatory Relations

AT&T Florida
150 South Monroe St.
Suite 400
Tallahassee, FL 32301

T: 850-577-5550
F: 850-224-5073
Jerry.Hendrix@att.com
www.att.com

October 30, 2009

Beth Salak, Director
Regulatory Compliance
Florida Public Service Commission
Attn: Tariff Section
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399-0850

Dear Ms. Salak:

Pursuant to Florida Statute 364.051, attached for filing with the Commission is the following page of the General Subscriber Service Tariff:

General Subscriber Service Tariff
Section A2 - Third Revised Page 35.6.96

The purpose of this filing is to change the name of the existing AT&T Business Local Calling II promotion to AT&T Business Local Calling Assurance. All other elements of this special promotion remain unchanged. This modification will be effective November 2, 2009.

Acknowledgment, date of receipt and authority number of this filing are requested.

Your consideration and approval will be appreciated.

Yours very truly,

Jerry D. Hendrix (slg)

Regulatory Vice President

Attachments

FLORIDA

ISSUED: October 30, 2009 ~~ISSUED: August 6, 2009~~

~~EFFECTIVE: November 2, 2009~~ ~~EFFECTIVE: August 7, 2009~~

BY: Marshall M. Criser III, President -FL
 Miami, Florida

A2. GENERAL REGULATIONS

A2.10 Special Promotions (Cont'd)

A2.10.2 Descriptions (Cont'd)

A. The following promotions are on file with the Commission: (Cont'd)

| Area of Promotion | Service | Description | Period Authority |
|---|---|--|------------------------------|
| AT&T Florida Service Territory – From Central Office where services are available | AT&T Business Local Calling <u>Assurance</u> (BLC2) | The AT&T Business Local Calling <u>Assurance</u> (BLC2)-promotion is available to new or existing 1-4 line AT&T small business subscribers. This promotion offers subscribers the following components at a fixed rate per month \$25 per line. <ul style="list-style-type: none"> • Business Access Line (BAL) (flat rate-unlimited local calling) • Caller ID Deluxe • Remote Access to Call Forwarding or Call Forwarding Variable | 12/08/2008 to 12/31/2009 (C) |

Rules and Regulations

--This promotion is only available to single location subscribers, only one bundle per location. Subscriber must sign the 24-month Term Agreement associated with this offer.

-- Subscribers who participate in the offer will not be billed the line connection charge associated with the service order for the local business line(s). For Subscribers coming from a Reseller where there is no line connection charge, they will not be billed for any change of service charges.

--Participation in the Program begins on the date the Subscriber commits to the Agreement and AT&T accepts by completing Subscriber's service order (unless voided by AT&T). Depending upon the Subscriber's billing cycle, the term may begin in the current month or the month following, or the billing cycle that AT&T completes the Subscriber's service order.

--Early termination charges will be assessed at lump sum equal to 50% of the monthly recurring package price times the number of months remaining in the Term. Early termination liability is not applicable if during the term a subscriber converts to another Company access or Local Usage plan under term equal to or greater than the remaining time on the original agreement. Early termination liability is not applicable if during the term a subscriber changes line size within these bundles as long as a new term plan is committed to. The customer will continue to receive the Business Local Calling Assurance pricing after the end of the last term. (C)

--This promotion may not be used concurrently with any local exchange service term election agreement programs or local service promotions, unless otherwise stated.

--AT&T reserves the right to terminate this Program at any time; provided, however, that Subscribers participating in the Program will continue to receive this promotion for the remaining term of their Local Calling Assurance Bundle Term Agreement.

--In tariffed states, the Agreement is subject to and controlled by the provisions of BellSouth's lawfully filed tariffs and this Agreement, including any changes therein as may be made from time to time.

--Subscriber and AT&T acknowledge and agree that to the extent the services to which Subscriber subscribes under this Agreement are deregulated or detariffed, all references to "BellSouth's General Subscriber Services Tariff," "BellSouth tariffs," "BellSouth's lawfully filed tariffs," or any other references to BellSouth's tariffs on file with the appropriate regulatory authority shall be deemed references to agreed contract terms and conditions identical to those set forth in the applicable tariff for services subscribed by Subscriber as such tariffs existed as of the effective date of deregulation or detariffing. Such tariffed term and conditions are incorporated by reference as if fully included herein.

A2. GENERAL REGULATIONS

A2.10 Special Promotions (Cont'd)

A2.10.2 Descriptions (Cont'd)

- A. The following promotions are on file with the Commission: (Cont'd)

| Area of Promotion | Service | Description | Period Authority |
|---|---------------------------------------|---|------------------------------|
| AT&T Florida Service Territory – From Central Office where services are available | AT&T Business Local Calling Assurance | The AT&T Business Local Calling Assurance promotion is available to new or existing 1-4 line AT&T small business subscribers. This promotion offers subscribers the following components at a fixed rate per month \$25 per line. <ul style="list-style-type: none"> • Business Access Line (BAL) (flat rate-unlimited local calling) • Caller ID Deluxe • Remote Access to Call Forwarding or Call Forwarding Variable | 12/08/2008 to 12/31/2009 (C) |

Rules and Regulations

--This promotion is only available to single location subscribers, only one bundle per location. Subscriber must sign the 24-month Term Agreement associated with this offer.

-- Subscribers who participate in the offer will not be billed the line connection charge associated with the service order for the local business line(s). For Subscribers coming from a Reseller where there is no line connection charge, they will not be billed for any change of service charges.

--Participation in the Program begins on the date the Subscriber commits to the Agreement and AT&T accepts by completing Subscriber's service order (unless voided by AT&T). Depending upon the Subscriber's billing cycle, the term may begin in the current month or the month following, or the billing cycle that AT&T completes the Subscriber's service order.

--Early termination charges will be assessed at lump sum equal to 50% of the monthly recurring package price times the number of months remaining in the Term. Early termination liability is not applicable if during the term a subscriber converts to another Company access or Local Usage plan under term equal to or greater than the remaining time on the original agreement. Early termination liability is not applicable if during the term a subscriber changes line size within these bundles as long as a new term plan is committed to. The customer will continue to receive the Business Local Calling Assurance pricing after the end of the last term. (C)

--This promotion may not be used concurrently with any local exchange service term election agreement programs or local service promotions, unless otherwise stated.

--AT&T reserves the right to terminate this Program at any time; provided, however, that Subscribers participating in the Program will continue to receive this promotion for the remaining term of their Local Calling Assurance Bundle Term Agreement.

--In tariffed states, the Agreement is subject to and controlled by the provisions of BellSouth's lawfully filed tariffs and this Agreement, including any changes therein as may be made from time to time.

--Subscriber and AT&T acknowledge and agree that to the extent the services to which Subscriber subscribes under this Agreement are deregulated or detariffed, all references to "BellSouth's General Subscriber Services Tariff," "BellSouth tariffs," "BellSouth's lawfully filed tariffs," or any other references to BellSouth's tariffs on file with the appropriate regulatory authority shall be deemed references to agreed contract terms and conditions identical to those set forth in the applicable tariff for services subscribed by Subscriber as such tariffs existed as of the effective date of deregulation or detariffing. Such tariffed term and conditions are incorporated by reference as if fully included herein.