STANDARD AGREEMENT FORM FOR PROFESSIONAL SERVICES

1. Agency Contract Number DOC 167	2. DGS Solicitation Number 2016-2000-3362	3. Financial Co Revenue Ger	iding perating Contract	4. Agency Assig	ned Encumbrance Numbe
5. Vender Number 75-2722144	6. Project/Case Number	1	. Alaska Business I 57007	lcense Number	
This contract is between the State of	of Alaska,	1.048.1			
8, Department of Corructions	Division Institutions				hereafter the State, a
9. Contractor Securus Technologies, Inc.					heresiter Contractor
Mailing Address	Street or P.O. Box	City		State	ZIP+4
4000 International Parkway		Carrullt	ол	тх	75007
ARTICLE2. Performance of S 2.1 Appendix A (Gene 2.2 Appendix B sets fo	and/ces referred to In this contract ar ervice: ral Provisions), Articles 1 through 16 rth the liability and insurance provisi rth the services to be performed by t	, governs the perfo	mance of services		t.
ARTICLE3. Period of Perform ends. <u>June 30, 202</u> ARTICLE4. Considerations: 4.1 The Contractor sha 4.2 When submitting co	ance: The period of performance for With 5 (1 year) renewal options to b II pay the State of Alaska, Departme mmission payments to the State, the	this contract begin the exercised at the exercised at the occurrections, a social contractor shall n	sole discretion of th commission in acc afer to the Agency (ordance with Appe Contract Number a	endix D of this contract.
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APPENDIX A

GENERAL PROVISIONS

Article 1. Definitions,

- 1.1 In this contract and appendices, "Project Director" or "Agency Head" or "Procurement Officer" means the person who signs this contract on behalf of the Requesting Agency and includes a successor or authorized representative.
- 1.2 "State Contracting Agency" means the department for which this contract is to be performed and for which the Commissioner or Authorized Designee acted in signing this contract.

Article 2. Inspections and Reports.

- 2.1 The department may inspect, in the manner and at reasonable times it considers appropriate, all the contractor's facilities and activities under this contract.
- 2.2 The contractor shall make progress and other reports in the manner and at the times the department reasonably requires.

Article 3. Disputes.

3.1 If the contractor has a claim arising in connection with the contract that it cannot resolve with the State by mutual agreement, it shall pursue the claim, if at all, in accordance with the provisions of AS 36.30.620 - 632.

Article 4. Equal Employment Opportunity.

- 4.1 The contractor may not discriminate against any employee or applicant for employment because of race, religion, color, national origin, or because of age, disability, sex, marital status, changes in marital status, pregnancy or parenthood when the reasonable demands of the position(s) do not require distinction on the basis of age, disability, sex, marital status, changes in marital status, pregnancy or parenthood when the reasonable demands of the position(s) do not require distinction on the basis of age, disability, sex, marital status, changes in marital status, pregnancy, or parenthood. The contractor shall take affirmative action to insure that the applicants are considered for employment and that employees are treated during employment without unlawful regard to their race, color, raligion, national origin, ancestry, disability, age, sex, marital status, changes in marital status, pregnancy or parenthood. This action must include, but need not be limited to, the following: employment, upgrading, demotion, transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training including appronticeship. The contractor shall post in conspiouous places, available to employees and applicants for employment, notices setting out the provisions of this paragraph.
- 4.2 The contractor shall state, in all solicitations or advertisements for employees to work on State of Alaska contract jobs, that it is an equal opportunity employer and that all qualified applicants will receive consideration for employment without regard to race, religion, color, national origin, age, disability, sex, marital status, changes in marital status, pregnancy or parenthood.
- 4.3 The contractor shall send to each labor union or representative of workers with which the contractor has a collective bargaining agreement or other contract or understanding a notice advising the labor union or workers' compensation representative of the contractor's commitments under this article and post copies of the notice in conspicuous places available to all employees and applicants for employment.
- 4.4 The contractor shall include the provisions of this article in every contract, and shall require the inclusion of these provisions in every contract entered into by any of its subcontractors, so that these provisions will be binding upon each subcontractor. For the purpose of including these provisions in any contract or subcontract, as required by this contract, "contractor" and "subcontractor" may be changed to reflect appropriately the name or designation of the parties of the contract or subcontract.
- 4.5 The contractor shall cooperate fully with State efforts which seek to deal with the problem of unlawful discrimination, and with all other State efforts to guarantee fair employment practices under this contract, and promptly comply with all requests and directions from the State Commission for Human Rights or any of its efficers or agents relating to prevention of discriminatory employment practices.
- 4.6 Full cooperation in paragraph 4.5 includes, but is not limited to; being a witness in any proceeding involving questions of unlawful discrimination if that is requested by any official or agency of the State of Alaska; permitting employees of the contractor to he witnesses or complainants in any proceeding involving questions of unlawful discrimination, if that is requested by any official or agency of the State of Alaska; participating in meetings; submitting periodic reports on the equal employment aspects of present and future employment; assisting inspection of the contractor's facilities; and promptly complying with all State directives considered essential by any office or agency of the State of Alaska to insure compliance with all federal and State laws, regulations, and policies pertaining to the provention of discriminatory employment practices.
- 4.7 Failure to perform under this article constitutes a material breach of contract.

Article 5. Termination.

The Project Director, by written notice, may tenninate this contract, in whole or in part, when it is in the best interest of the State. In the absence of a breach of contract by the contractor, the State is liable only for payment in accordance with the payment provisions of this contract for services rendered before the effective date of termination.

Article 6. No Assignment or Delegation.

The contractor may not assign or delegate this contract, or any part of it, or any right to any of the money to be paid under it, except with the written consent of the Project Director and the Agency Head.

Article 7. No Additional Work or Material.

No claim for additional services, not specifically provided in this contract, performed or furnished by the contractor, will be allowed, nor may the contractor do any work or furnish any material not covered by the contract unless the work or material is ordered in writing by the Project Director and approved by the Agency Head,

Article 8. Independent Contractor.

The contractor and any agents and employees of the contractor act in an independent capacity and are not officers or employees or agents of the State in the performance of this contract.

Article 9. Payment of Taxes.

As a condition of performance of this contract, the contractor shall pay all federal, State, and local taxes incurred by the contractor and shall require their payment by any Subcontractor or any other persons in the performance of this contract. Satisfactory performance of this paragraph is a condition precedent to payment by the State under this contract.

Article 10. Ownership of Documents.

The system, applications, and related records, data, and information (excepting recorded communications, for which the State retains ownership) shall at all times remain Contractor's sole and exclusive property. However, during the term of this Agreement and for a reasonable period of time thereafter, a period of 6 years tollowing termination of the agreement and 1 year for recorded communication following termination of the agreement, the Contractor will provide the State with reasonable access to the records. Contractor (or our licensors, if any) has and will retain all right, title, interest, and ownership in and to (i) the software and any copies, custom versions, modifications, or updates of the software, (ii) all related documentation, and (iii) any trade secrets, know-how, methodologies, and processes related to our applications, the system, and our other products and services (the "Materials"). The Materials constitute proprietary information and trade secrets of Contractor and its licensors, whether or not any portion thereof is or may be the subject of a valid copyright or patent."

Article 11. Governing Law; Forum Selection This contract is governed by the laws of the State of Alaska. To the extent not otherwise governed by Article 3 of this Appendix, any claim concerning this contract shall be brought only in the Superior Court of the State of Alaska and not elsewhere.

Article 12. Conflicting Provisions.

Unless specifically amended and approved by the Department of Law, the terms of this contract supersede any provisions the contractor may seek to add. The contractor may not add additional or different terms to this contract; AS 45.02.207(b)(1). The contractor specifically acknowledges and agrees that, among other things, provisions in any documents it seeks to append hereto that purport to (1) waive the Stale of Alaska's sovereign immunity, (2) impose indemnification obligations on the State of Alaska, or (3) limit liability of the contractor for acts of contractor negligence, are expressly superseded by this contract and are void.

Article 13. Officials Not to Benefit.

Contractor must comply with all applicable federal or State laws regulating ethical conduct of public officers and employees.

Article 14. Covenant Against Contingent Fees.

The contractor warrants that no person or agency has been employed or retained to solioit or secure this contract upon an agreement or understanding for a commission, percentage, brokerage or contingent fee except employees or agencies maintained by the contractor for the purpose of securing business. For the breach or violation of this warranty, the State may terminate this contract without liability or in its discretion deduct from the contract price or consideration the full amount of the commission, percentage, brokerage or contingent fee,

Arliele 15. Compliance.

In the performance of this contract, the contractor must comply with all applicable federal, state, and borough regulations, codes, and laws, and be liable for all required insurance, licenses, permits and bonds.

Article 16. Force Maleure:

The parties to this contract are not liable for the consequences of any failure to perform, or default in performing, any of their obligations under this Agreement, if that failure or default is caused by any unforeseeable Force Majeure, beyond the control of, and without the fault or negligence of, the respective party. For the purposes of this Agreement, Force Majeure will mean war (whether declared or not); revolution; invasion; insurrection; riot; civil commotion; sabotage; military or usurped power; lightning; explosion; fire; storm; drought; flood; earthquake; epidemic; quarantine; strikes; acts or restraints of governmental authorities affecting the project or directly or indirectly prohibiting or restricting the furnishing or use of materials or labor required; inability to secure materials, machinery, equipment or labor because of priority, allocation or other regulations of any governmental authorities.

APPENDIX B¹

INDEMNITY AND INSURANCE

Article 1. Indemnification

The Contractor shall indemnify, hold harmless, and defend the contracting agency from and against any claim of, or liability for error, omission or negligent act of the Contractor under this agreement. The Contractor shall not be required to indemnify the contracting agency for a claim of, or liability for, the independent negligence of the contractor and the independent negligence of the Contractor and the independent negligence of the Contractor and the independent negligence of the Contracting agency, if there is a claim of, or liability for, the joint negligent error or omission of the Contractor and the independent negligence of the Contracting agency, the indemnification and hold harmless obligation shall be apportioned on a comparative fault basis. "Contractor" and "Contracting agency", as used within this and the following article, include the employees, agents and other contractors who are directly responsible, respectively, to each. The term "independent negligence" is negligence other than in the Contracting agency's selection, administration, monitoring, or controlling of the Contractor and in approving or accepting the Contractor's work.

Article 2. Insurance

Without limiting contractor's indemnification, it is agreed that contractor shall purchase at its own expense and maintain in force at all times during the performance of services under this agreement the following policies of insurance. Where specific limits are shown, it is understood that they shall be the minimum acceptable limits. If the contractor's policy contains higher limits, the state shall be entitled to coverage to the extent of such higher limits. Certificates of Insurance must be furnished to the contracting officer prior to beginning work and must provide for a notice of cancellation, non-renewal, or material change of conditions in accordance with policy provisions. Failure to furnish satisfactory evidence of insurance or lapse of the policy is a material breach of this contract and shall be grounds for termination of the contractor's services. All insurance policies shall comply with and be issued by insurers licensed to transact the business of insurance under AS 21.

2.1 Workers' Compensation Insurance: The Contractor shall provide and maintain, for all employees engaged in work under this contract, coverage as required by AS 23.30.045, and; where applicable, any other statutory obligations including but not limited to Federal U.S.L. & H. and Jones Act requirements. The policy must waive subrogation against the State.

2.2 Commercial General Liability Insurance: covering all business premises and operations used by the Contractor in the performance of services under this agreement with minimum coverage limits of \$300,000 combined single limit per claim.

2.3 Commercial Automobile Liability Insurance: covering all vehicles used by the Contractor in the performance of services under this agreement with minimum coverage limits of \$300,000 combined single limit per claim.

DOC167 and RFP 2016-2000-3362

Appendix C Scope of Work

Securus Technologies, Inc. will provide an Inmate Telephone System (ITS) to State of Alaska correctional facilities as specified in Request For Proposals (RFP) 2016-2000-3362. All terms and conditions contained in RFP 2016-2000-3362, including amendments #1-#6, Securus Technologies proposal dated May 5, 2017 and Securus Technologies cost proposal dated September 1, 2017, are considered to be a part of this contract document. In any case where contents of the Securus proposal conflict with the terms and conditions of the RFP, the terms & conditions of the RFP and this contract supersede any other provisions (See Article 12, Appendix A).

The initial contract period will be from December 1, 2017, through June 30, 2020, with the option to renew for an additional five one year terms. All terms and conditions will remain the same throughout all contract renewal periods. All renewal options are to be exercised solely at the discretion of the State of Alaska, Department of Corrections.

The Department of Corrections contracting officer for this contract is John Schauwecker. He can be contacted by phone at 907-465-3399, fax at 907-465-2006 or via e-mail at john.schauwecker@alaska.gov

The Department of Corrections Operations Point of Contact for this contract shall be David Knapp. He can be contacted by phone at 907-745-0943 or by email at david.knapp@alaska.gov

DOC167 and RFP 2016-2000-3362

Appendix D Contract Commission Payments

Commission payments made to the Department of Corrections under this contract will be made in accordance with the Offerors Fixed Annual Commission Rate Percentage of 94.1% as submitted by Securus Technologies on Attachment 13 – Revised Cost Proposal Form V3 dated September 1, 2017 (see attached 4 pages) and as a part of their proposal dated May 5, 2017. See attached Collect Rates and Pre-Paid Collect Rates (2 pages).

Commission payments to the State shall be paid monthly for the Gross Monthly Generated Revenues. Commission payments shall be sent to DOC no later than 45 days after the close of the billing month. For example, a commission check for calls made during April shall be forwarded to DOC no later than June 15th. A summary report shall be provided with each commission check that includes the following:

A. Total commission figure broken down by Institution; and

B. Listing of total minutes, total calls by Institution and call type.

Send commission payments to:

Division of Administrative Services, Revenue Section Department of Corrections PO Box 112000 Juneau AK 99811-2000

Attachment 13 – Revised COST PROPOSAL FORM v3 Inmate Telephone System RFP # 2016-2000-3362

IMPORTANT NOTE: Offerors must use this form to enter their Fixed Annual Commission Rate Percentage that will be used for the Gross Monthly Generated Revenues to the State. The cost proposal providing the largest Fixed Annual Commission Rate Percentage on Attachment 13 - Revised Cost Proposal Form v3, will be the figure used in the calculation to convert cost to points and will receive the maximum number of points (40). The Offerors must fill out the Revised Cost Proposal Form v3 in its entirety and enter a Fixed Annual Commission Rate Percentage. The Offerors Fixed Annual Commission Rate Percentage shall be firm and non-negotiable throughout the life of the contract, including all renewal options and any month to month holdover of the contract. See also Attachment 22 – Revised Section 2.16 v3, Attachment 19 – Revised Section 7.07 v3, and Attachment 15 – Revised Section 6.05 v3 for additional information.

Line Description	Offerors Fixed Annual Commission Rate Percentage
Offerors Fixed Annual Commission Rate to be used to	
convert costs to points	94.1% %

Should the State decide to add additional services to the contract that generate revenue, the additional gross monthly generated revenue shall be added together with all gross monthly generated revenue from all phone calls and the Fixed Annual Commission Rate Percentage listed on the Revised Cost Proposal Form v3 shall apply throughout the life of the contract, including all renewal options, any month to month holdover of the contract, as described herein and the RFP documents.

The Offeror shall also be required to submit a separate price list for all phone rates and fees they are going to offer as described in List 1 below and the requirements of List 2 below shall apply. All phone rates and fees offered for List 1, including requirements of List 2, shall be firm throughout the life of the contract, including all renewal options and month to month holdover of the contract. The phone rates and fees offered for List 1, including requirements of List 2, shall be firm throughout the life of the contract, including all renewal options and month to month holdover of the contract. The phone rates and fees offered for List 1, including requirements of List 2, shall require RCA approval and cannot be increased. The Offeror shall submit this price list on their company letter head and be signed and dated by an authorized person that can commit the company in a contract.

List 1

1. Automated Payment Fees cannot exceed \$3.00 per use throughout the life of the contract.

2. Live Agent Fees cannot exceed \$5.95 per use throughout the life of the contract.

3. Paper bills/statement fees cannot exceed \$2.00 per use throughout the life of the contract.

The second s

4. Local Call Collect Rate per minute cannot exceed \$.07 per minute for the first 15 minutes of the call and cannot exceed \$.02 per minute for every minute thereafter throughout the life of the contract.

5. Local Call Pre-Paid Debit Rate per minute cannot exceed \$.07 per minute for the first 15 minutes of the call and cannot exceed \$.02 per minute for every minute thereafter throughout the life of the contract.

6. Interstate Collect Rate per minute cannot exceed \$.25 per minute throughout the life of the contract.

7. Interstate Pre-Paid Debit Rate per minute cannot exceed \$.21 per minute throughout the life of the contract.

8. Intrastate Collect Rate per minute cannot exceed \$.25 per minute throughout the life of the contract.

RFP 2016-2000-3362 Revised Cost Proposal Form v3

9. Intrastate Pre-Paid Debit Rate per minute cannot exceed \$.21 per minute throughout the life of the contract.

Proposals that offer rates in excess of the above rates and fees (1 – 9) will be found non-responsive and rejected. Rates shall remain firm throughout the life of the contract.

List 2

Additional requirements that apply to all phone rates and fees in List 1.

1. Per call or Per-Connection Charges are not allowed.

2. Flat-Rate Calling for all Inmate Calling Services are not allowed.

3. No commission shall be paid on revenues earned through the completion of interstate calls for any call type received from the contract unless allowed by the FCC and approved by the RCA.

4. There will be no profit or mark-up permitted for electronic bills/statements throughout the life of the contract. The cost will be passed through to the consumers with no profit or mark-up. The contractor can only recovery their actual cost to provide the service.

5. Applicable taxes and regulatory fees shall be passed through to the consumers directly with no mark up throughout the life of the contract.

6. Third-party financial transaction fees such as MoneyGram, Western Union and credit card processing fees shall pass through these charges to the end user directly with no profit or markup. The contractor can only recovery their actual cost to provide the service.

Proposal Deadline for re-submission of this bid schedule is September 1, 2017 at 4:00 p.m. local time.

Securus T	echnologies	
Submitted by:		9-1-2017
- The second sec	authorized signature	date
Print Name/Title:	Geoffrey Boys / Chief Financial Officer	

Note: Do not enter additional information on this form.

RFP 2016-2000-3362 Revised Cost Proposal Form v3



September 1, 2017

Mr. John Schauwecker, CPPB, C.P.M. Procurement Manger Alaska Department of Corrections Division of Administrative Services 802 3rd.street, suite 224 Douglas, AK 99824

Dear Mr. Schauwecker,

Securus Technologies, Inc. (Securus) is very pleased to have this opportunity to submit a response to the Cost Proposal for State of Alaska Department of Corrections (AK DQC), Division of Administration Services regarding RFP# 2016-2000-3362 for the Inmate Telephone System.

Securus is proud to have partnered with the Alaska Department of Corrections (AK DOC) to provide technology solutions the previous nine-plus years. We look forward to the opportunity to continue our partnership.

Securus agrees to the requirement in List 1 as follows:

- Securus agrees that the Automated Payment fees will not exceed \$3.00 per use throughout the life of the contract.
- 2. Securus agrees that the Live Agent Fee will not exceed \$5.95 per use throughout the life of the contract.
- Securus agrees that paper/statement fees will not exceed \$2.00 per use throughout the life of the contract.
- Securus agrees that Local Call Rate will not exceed \$0.07 per minute for the first 15 minutes of the call and will not exceed \$0.02 per minute for every minute thereafter throughout the life of the contract.
- Securus agrees that Local Call Pre-Paid Debit Rate will not exceed \$0.07 per minute for the first 15 minutes of the call and will not exceed \$0.02 per minute for every minute thereafter throughout the life of the contract.
- Securus agrees that Interstate Collect Rate will not exceed \$0.25 per minute throughout the life of the contract.
- Securus agrees that Interstate Pre-Paid Debit Rate will not exceed \$0.21 per minute throughout the life of the contract.
- Securus agrees that intrastate Collect Rate will not exceed \$0.25 per minute throughout the life of the contract.
- Securus agrees that Intrastate Pre-Pald Debit Rate will not exceed \$0.21 per minute throughout the life of the contract.

SECURUS Technologies | 4000 International Parkway | Carroliton, TX 75007

In addition, Securus agrees to the following requirements in List 2>

- 1. Securus agrees that Per call or Pre-Connection charges are not allowed,
- 2. Securus agrees that that Flat-Rate Calling for all inmate Services is not allowed.
- Securus agrees that no commission shall be paid on revenues earned through the completion of interstate calls for any call type received from the contract unless allowed by the FCC and approved by the RCA.
- 4. Securus agrees there will be no profit or mark-up permitted for electronic bill/statements throughout the life of the contract. The cost will be passed through to the consumers with no profit or mark-up. The contractor can only recover their actual cost to provide the service.
- Securus agrees that applicable taxes and regulatory fees shall be passed through to the consumers directly with no mark-up throughout the life of the contract.
- 6. Securus agrees that third-party financial transaction fees such as MoneyGram, Western Union and credit card processing fees shall pass through these charges to the end user directly with no profit or mark-up. The contractor can only recover their actual cost to provide the service.

With this letter, we also formally acknowledge receipt of State of Alaska Amendments No. 3 and No. 4.

Again, Securus thanks you for the opportunity to submit of cost proposal to the State of Alaska and we look forward to continuing our successful partnership for years to come. If you have any questions, please reach out to Arny Hewitt at her office, 972-277-0366, her cell, 214-310-3683, or via email at <u>AHewitt@securustechnologies.com</u>.

Sincerely,

Geoffrey Boyd Chief Financial Offer Securus Technologies, Inc. 4000 International Parkway Carroliton, Texas 75007

				CC	DLLECT RATI	ES /			
LOCAL STA	TION TO ST	ATION					SURCHARGE	14	\$ -
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0-99999	0.0700	0.0700	0.0200	0.0700	0.0700	0.0200	0.0700	0.0700	0.0200

NOTE: Local charge will not exceed \$1.00

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		DAY			EVENING	3		NIGHT/WEEKEN	ND	
RATE	INITIAL	ADD'L PERIOD	ADD'L PERIOD	INITIAL	ADD'L PERIOD	ADD'L PERIOD	INITIAL	ADD'L PERIOD	ADD L PERIOD	
MILEAGE	PERIOD	UP TO 15 MIN	BEYOND 15 MIN	PERIOD	UP TO 15 MIN	BEYOND 15 MIN	PERIOD	UP TO 15 MIN	BEYOND 15 MIN	
0-99999	0.2500	0.2500	0:2500	0.2500	0.2500	0.2500	0.2500	0.2500	0.2500	

INTERSTAT	E STATION	TO STATION					SURCHARGE		\$ -
****		DAY			EVENING		1	NIGHT/WEEKEN	ND .
RATE	INITIAL	ADD'L PERIOD	ADD'L PERIOD	INITIAL	ADD'L PERIOD	ADD'L PERIOD	INITIAL	ADD'L PERIOD	ADD'L PERIOD
MILEAGE	PERIOD	UP TO 15 MIN	BEYOND 15 MIN	PERIOD	UP TO 15 MIN	BEYOND 15 MIN	PERIOD	UP TO 15 MIN	BEYOND 15 MIN
0-9999	0.2500	0.2500	0.2500	0.2500	0.2500	0.2500	0.2500	0.2500	0.2500

AN ADDRESS OF AN ADDRESS OF ADDRESS OF ADDRESS OF ADDRESS ADDRE

1) The maximum charge for a local call is \$1.00.

2) Plus applicable taxes and fees

3) Service Charges (if applicable):

Automated Payment fee	\$ 3.00
Live Agent fee	\$ 5,95

		A REAL PROPERTY AND A REAL							1.46.1
			P	RE-PAID	COLLECT RA	TES			
LOCAL STAT	TION TO STATI	ON				a second	SURCHARGE		s -
i I	Marga Margareta	DAY		*;	EVENING			NIGHTWEEKEN	ND
RATE	INITIAL	ADD'L PERIOD	ADD'L PERIOD	INITIAL	ADD'L PERIOD	ADD'L PERIOD	INITIAL	ADD'L PERIOD	ADD'L PERIOD
MILEAGE	PERIOD	UP TO 15 MIN	BEYOND 15 MIN	PERIOD	UP TO 15 MIN	BEYOND 15 MIN	PERIOD	UP TO 15 MIN	BEYOND 15 MIN
0-99999	0.0700	0.0700	0.0200	0.0700	0.0700	0.0200	0.0700	0.0700	0.0200

NOTE: Local charge will not exceed \$1.00

NTRALATA	STATION TO ST	ATION					SURCHARGE	\$	
-		DAY			EVENING			NIGHT/WEEKEND	
RATE	INITIAL		ADD'L	INITIAL		ADD'L	INITIAL		ADD'L
MILEAGE	PERIOD		PERIOD	PERIOD	a., a	PERIOD	PERIOD		PERIOD
0-999999	0.2100	0.2100	0.2100	0,2100	0.2100	0.2100	0.2100	0.2100	0.2100

STATION TO STA	ATION					SURCHARGE	\$	-
	DAY	ida ⁿ P		EVENING			NIGHT/WEEKEND	4
INITIAL		ADD'L	INITIAL		ADD'L	INITIAL		ADD'L
PERIOD		PERIOD	PERIOD		PERIOD	PERIOD		PERIOD
0.2100	0.2100	0.2100	0.2100	0.2100	0.2100	0.2100	0.2100	0.2100
	INITIAL PERIOD	INITIAL PERIOD	DAY INITIAL ADD'L PERIOD PERIOD	DAY INITIAL ADD'L INITIAL PERIOD PERIOD PERIOD	DAY EVENING INITIAL ADD'L INITIAL PERIOD PERIOD PERIOD	DAY EVENING INITIAL ADD'L INITIAL ADD'L PERIOD PERIOD PERIOD PERIOD	DAYEVENINGINITIALADD'LINITIALPERIODPERIODPERIODPERIODPERIODPERIOD	DAYEVENINGNIGHT/WEEKENDINITIALADD'LINITIALADD'LINITIALPERIODPERIODPERIODPERIODPERIOD

INTERSTATE	STATION TO ST	TATION					SURCHARGE	\$	i -
	Januar -	DAY	-40		EVENING		1. Sec. 1. 1. 1. 1. 1.	NIGHT/WEEKEND)
RATE	INITIAL		ADD'L	INITIAL		ADD'L	INITIAL		ADD'L
MILEAGE	PERIOD	÷ 4	PERIOD	PERIOD		PERIOD	PERIOD		PERIOD
0-9999	0.2100	0.2100	0.2100	0.2100	0.2100	0.2100	0.2100	0.2100	0.2100

Que a constant may have have any and in the constant water and

1) The maximum charge for a local call is \$1.00.

2) Plus applicable taxes and fees

3) Service Charges (if applicable):

Automated Payment fee	\$ 3.00
Live Agentifee	\$ 5.95
Return Check charge	\$ 25.00
Billing Statement Fee	\$ 2.00