

JAN 15 1997

WASH. UT. & TRANS. COMM.

WN U-1 <sup>Sub</sup> Original Sheet No. 80

KALAMA TELEPHONE COMPANY

For Commission's Receipt Stamp

SCHEDULE 45

(N)

PUBLIC ACCESS LINE SERVICE

APPLICABILITY

This Schedule applies to the provision by the Company of Public Access Line Service for the connection of customer-provided pay telephones to the Company's switched network, and to the connection of all customer-provided pay telephones to the Company's switched network.

RATES AND CHARGES:

	<u>Non-Recurring Charge</u>	<u>Monthly Rate</u>
Public Access Line Service, Each Public Access Line	*	\$ 19.50

Additional Features:

Central Office Coin Supervision	*	\$ 2.48
Originating Line Screening	*	-
Billed Number Screening	*	-
International Call Blocking	-	-
Selective Class of Call Screening	*	\$ 2.00

\* Applicable non-recurring charges or charge elements specified in Schedule 11 of this Tariff apply to the installation, move or rearrangement of any Public Access Line, to the addition, deletion or change of Additional Features associated with any Public Access Line, and/or to any Subscriber-requested change in the functions comprising the Central Office Coin Supervision feature furnished to any Public Access Line.

(Continued)

Issued..... January 15, 1997 ..... Effective... April 15, 1997

KALAMA TELEPHONE COMPANY

Issued by.....

By *R.H. [Signature]*.....

Attorney

Title.....

Form F

Mar. 1966-20M.

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KALAMA TELEPHONE COMPANY

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SCHEDULE 45 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

RATES AND CHARGES (Continued):

	<u>Non-Recurring Charge</u>	<u>Monthly Rate</u>
<u>Reports:</u>		
Each List of the Telephone Numbers (ANIs) of Pay Telephones, per Interexchange Carrier per report	\$ 25.00*	

\* This charge is assessed against, and payable by, each Interexchange Carrier (IXC) obligated to make payment pursuant to Section 64.1301(b) of the rules and regulations of the Federal Communications Commission. See FCC 96-388, at page 58, Note 388.

(Continued)

Issued January 15, 1997 Effective April 15, 1997

Issued by KALAMA TELEPHONE COMPANY

By *R. H. H. H.* Title Attorney

Form F

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KALAMA TELEPHONE COMPANY

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SCHEDULE 45 (Continued)

(N)

PUBLIC ACCESS LINE SERVICE (Continued)

DEFINITIONS:

The following definitions, in addition to those set forth elsewhere in this Tariff, apply to this Schedule:

1. "Additional Features" means any or all of the following:
  - (a) "Central Office Coin Supervision" means the provision of any or all of the following, depending upon the Company's central office facilities, capabilities and operating conditions: (1) signalling on a Public Access Line indicating to a suitably equipped pay telephone that deposited coin(s) are to be collected or returned to the calling party; (2) signalling on a Public Access Line indicating to a suitably equipped pay telephone that coins are to be deposited (such as for Semi-Postpay operation); (3) signalling on a Public Access Line from which a call originates indicating that the called station has answered; (4) the capability of the central office line equipment to pass signals and/or tones from a Public Access Line to a trunk terminating at a suitably equipped operator service provider, such signals enabling a suitably equipped operator service provider to recognize coin deposits and to indicate to a suitably equipped pay telephone that deposited coins are to be returned or collected; (5) to permit a suitably equipped operator service provider to automatically ring back the originating Public Access Line upon completion of a call.
  - (b) "Originating Line Screening" means the provision of certain codes that permit an aggregator or operator service provider to identify whether a line from which a call originates is a Public Access Line.
  - (c) "Billed Number Screening" means the provision of certain codes that permit an aggregator or operator service provider to identify whether a line to which a call is to be billed is subject to certain billing restrictions.

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Issued.....	January 15, 1997	Effective.....	April 15, 1997
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.....KALAMA TELEPHONE COMPANY.....

..... Title..... Attorney



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SCHEDULE 45 (Continued)

(N)

PUBLIC ACCESS LINE SERVICE (Continued)

DEFINITIONS (continued):

1. (continued)

(d) "International Call Blocking" means the blocking by the Company's serving central office of all direct-dialed (011+ or 10XXX 011+) international calls.

(e) "Selective Class of Call Screening" means restriction of calls originating from a Company-provided Public Access Line to local calls and calls dialed by the calling party on a "0+", "0-", "00-", "10XXX0+", "10XXX0-", "1+800+", "1+888+" or "1+950+10XX" basis, where such dialling patterns are available. Where available, Selective Class of Call Screening is a feature implemented by the originating central office that serves the Public Access Line.

2. "Aggregator" means a person or entity that, in the ordinary course of its operations, makes pay telephones available for intrastate or interstate service to the public or to users of its premises.

3. "Central-office implemented telephone" means a coin telephone executing coin acceptance requiring coin service signaling from the central office.

4. "Coin service signaling" means Central Office Coin Supervision.

5. "Coin telephone" means a telephone capable of receiving nickels, dimes and quarters to complete telephone calls.

(Continued)

Issued..... January 15, 1997

Effective..... April 15, 1997

Issued by..... KALAMA TELEPHONE COMPANY.....

By *R. H. [Signature]*

Title..... Attorney

JAN 15 1997

WASH. UT. & TRANS. COMM.

KALAMA TELEPHONE COMPANY

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SCHEDULE 45 (Continued)

(N)

PUBLIC ACCESS LINE SERVICE (Continued)

DEFINITIONS (continued):

- 6. "Coinless telephone" means a pay telephone where completion of calls, except free calls, must be billed by an alternative billing method such as credit cards, calling cards, collect, third-party billing, or billed in connection with the billing of meals, goods and/or services. The term "coinless telephone" includes, but is not limited to, charge-a-call, cordless, tabletop and credit card stations, but does not include in-room telephones provided by hotels, motels, hospitals, campuses or similar facilities for the use of guests or residents.
- 7. "Customer-provided pay telephone" means any pay telephone connected to the Company's network and not furnished and installed by the Company.
- 8. "Instrument-implemented telephone" means a coin telephone containing all circuitry required to execute coin acceptance and related functions within the instrument itself and not requiring coin service signaling from the central office.
- 9. "Pay telephone" means any instrument-implemented telephone, central office-implemented telephone, card reader telephone or coinless telephone.
- 10. "Public Access Line" means an exchange service line furnished by the Company pursuant to this Schedule.
- 11. "Subscriber" means the party that orders Public Access Line Service from the Company.

(Continued)

Issued January 15, 1997 Effective April 15, 1997

Issued by KALAMA TELEPHONE COMPANY

By *R. H. [Signature]*

Title Attorney



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WASH. UT. & TRANS. COMM.

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SCHEDULE 45 (Continued)

(N)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS:

1. Pay telephones may be connected to the Company's network only by means of a Public Access Line. Public Access Line Service is a business class of service.
2. When ordering Public Access Line Service, the Subscriber must specify the desired Additional Features, if any. Additional Features offered by this Schedule will be furnished only in conjunction with Company-provided Public Access Lines.
3. Public Access Line Service and associated Additional Features are available only where Company equipment, facilities and operating conditions permit.
4. Public Access Line Service does not include any directory listing. If ordered by the Subscriber, one or more directory listings will be provided in accordance with the provisions of this Tariff applicable to additional listings for business class service.
5. Public Access Line Service includes the provision of a dial-tone access line connecting the Company's serving central office with the customer-designated premises. The Company will install a Network Interface Device at a location determined by the Company on or in reasonable proximity to the customer-designated premises. If a Subscriber requests installation of the Network Interface Device in a location other than that determined by the Company, the Company will attempt to accommodate the Subscriber's request if the alternate location is practical, allows the Company unrestricted access to the Network Interface Device at all times and the Subscriber pays the additional costs of installation, if any, in advance. The Network Interface Device will be a Company-selected protector, including an RJ-11 jack or its equivalent or such other jack or its equivalent as the Company may select. All equipment and facilities furnished by the Company up to and including the Company-provided Network Interface Device remain the property of the Company.

(Continued)

Issued..... January 15, 1997 ..... Effective..... April 15, 1997 .....

Issued by..... KALAMA TELEPHONE COMPANY .....

By R. H. [Signature] ..... Title..... Attorney .....



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SCHEDULE 45 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

- 7. Unless the Subscriber requests otherwise, each Public Access Line furnished pursuant to this Schedule will not be arranged for International Call Blocking. Upon request by the Subscriber, any Public Access Line furnished pursuant to this Schedule will be arranged for International Call Blocking. For a description of International Call Blocking and the terms and conditions that apply thereto, see Tariff F.C.C. No. 5 of the National Exchange Carrier Association, Inc. ("NECA"). In instances in which a Public Access Line is arranged for International Call Blocking at the Subscriber's request, the Subscriber shall indemnify and hold harmless the Company from and against any and all claims (including, but not limited to, reasonable attorneys' fees incurred in connection with any such claim) arising from the inability of any person to originate an international call from the Public Access Line.
  
- 8. In instances in which a Public Access Line is arranged for Selective Class of Call Screening, the Subscriber shall indemnify and hold harmless the Company from and against any and all claims (including, but not limited to, reasonable attorneys' fees incurred in connection with any such claim) arising from the inability of any person to originate from the Public Access Line any call that is blocked by such Selective Class of Call Screening.

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Issued.....	January 15, 1997	Effective.....	April 15, 1997
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Issued by..... KALAMA TELEPHONE COMPANY

By *R. H. [Signature]* Title..... Attorney



KALAMA TELEPHONE COMPANY

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SCHEDULE 45 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

6. Where the Subscriber is not the owner of the premises on which the Public Access Line Service is to be installed, the Subscriber is responsible, at its sole expense, for obtaining for the Company the legal right, in form and substance satisfactory to the Company, to install its facilities and equipment on the premises. The Subscriber shall indemnify and hold harmless the Company from and against any and all claims (including, but not limited to, reasonable attorneys' fees incurred in connection with any such claim) by the premises owner or any third party arising, in whole or in part, from the Company's installation, maintenance or operation of its facilities on the premises to which Public Access Line Service is furnished pursuant to this Schedule, except claims arising solely from the negligence, gross negligence or willful misconduct of the Company. For purposes of the immediately preceding sentence, none of the following, either singularly or in combination, shall be deemed, construed or adjudged to constitute, or to be attributable to, negligence, gross negligence or wilful misconduct of the Company: (1) the location or placement of any customer-provided pay telephone; (2) the connection by the Company of any of its equipment or facilities to any customer-provided pay telephone; (3) the Company's allowing any customer-provided pay telephone to be connected to any of the Company's equipment or facilities; and/or (4) the offering or provision by the Company of Public Access Line Service at the location of any customer-provided pay telephone.

(Continued)

Issued..... January 15, 1997 ..... Effective..... April 15, 1997 .....

Issued by..... KALAMA TELEPHONE COMPANY .....

By..... *R. H. H. H.* .....

..... Title..... Attorney .....





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SCHEDULE 45 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

- 13. The Subscriber, and all facilities and equipment furnished by the Subscriber, its agents or subcontractors, shall at all times comply with all Federal, State and local laws, ordinances, rules, regulations and regulatory requirements applicable to the provision of public and semipublic telephone service and/or use of the service furnished by the Company pursuant to this Schedule.
- 14. The Subscriber is responsible for the installation, operation and maintenance of any customer-provided pay telephone used in connection with Public Access Line Service and for the installation, operation and maintenance of all inside wiring and other telecommunications facilities located between the Company-provided Network Interface Device and the customer-provided pay telephone.
- 15. The Subscriber is responsible for the provision of booths, shelves and other equipment ancillary to any customer-provided pay telephone connected to a Public Access Line.
- 16. The Subscriber shall be responsible for any and all loss of, or damage to, Public Access Line facilities furnished by the Company in each of the following instances:
  - (a) Where the loss or damage occurs on any portion or portions of the customer premises where such facilities are installed, regardless of whether such damage is caused by the Subscriber, the location provider or the public; and/or
  - (b) Where the loss or damage has been caused, in whole or in part, by any act(s) and/or omission(s) of the Subscriber and/or the location provider, except where neither any such act nor any such omission occurs, in whole or in part, on or in the immediate vicinity of the premises served by the Public Access Line.

(Continued)

Issued..... January 15, 1997 ..... Effective..... April 15, 1997 .....

Issued by..... KALAMA TELEPHONE COMPANY .....

By *R. H. [Signature]* .....

Title..... Attorney .....

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JAN 15 1997

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KALAMA TELEPHONE COMPANY

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SCHEDULE 45 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

- 9. Where suitable Company-provided facilities are available and if operating conditions permit, Billed Number Screening and Originating Line Screening, as described in Tariff F.C.C. No. 5 of the National Exchange Carrier Association, Inc., will be provided by the Company in accordance with its customary and usual practices. These features - Billed Number Screening and Originating Line Screening - provide information that permits identification of a Public Access Line as a line to which certain billing restrictions may apply. The Company shall have no financial or other responsibility for whether such information is recognized or not recognized or used or not used by the Subscriber or any third party, or for the use made of such information by the Subscriber or any third party.
- 10. Except as provided in WAC 480-120-141(d), the Subscriber shall be responsible for payment of all charges and taxes for local service, message toll service, operator assistance, long distance and directory assistance calls, calls to information service providers, other types of chargeable calls, and special tariff charges for calls originating from, or charged to, the Public Access Line to which the Subscriber subscribes.
- 11. A Directory Assistance charge will apply to each call to Directory Assistance that originates from a Public Access Line. Any "free allowance" permitting a certain number of free calls to Directory Assistance from an exchange service line shall be inapplicable to calls originating from Public Access Lines.
- 12. The rates and charges set forth in this Schedule are in addition to all other applicable rates and charges, including, but not limited to, those set forth elsewhere in this Tariff and those set forth in Tariff F.C.C. No. 5 of the National Exchange Carrier Association, Inc.

(Continued)

Issued..... January 15, 1997 ..... Effective..... April 15, 1997 .....

Issued by..... KALAMA TELEPHONE COMPANY .....

By R. H. [Signature] ..... Title..... Attorney .....



JAN 15 1997

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SCHEDULE 45 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

- 17. Minimum charges for Public Access Line Service shall apply when the entire service associated with any Public Access Line is discontinued within one calendar month of the service establishment date. The minimum charge will consist of one month's service and feature rates and the non-recurring charges.
- 18. Each customer-provided pay telephone must be registered under Part 68 of the rules and regulations of the Federal Communications Commission ("FCC"), or be connected behind a protective coupler registered under Part 68 of the FCC's rules and regulations. The rules, regulations, terms and conditions applicable to the connection of customer-provided equipment to the Company's lines and facilities, as specified elsewhere in this Tariff, apply to such connection of customer-provided pay telephones.
- 19. Each customer-provided pay telephone must be connected to the Company's network in compliance with the current National Electric Code and National Electric Safety Code.
- 20. All customer-provided pay telephones must provide coin-free access to dialtone (dial tone first) and allow coin-free access to operators and coin-free emergency 911 access in any exchange in which 911 service is available. Where 911 service is not available, detailed instructions for completing coin-free emergency calls must be posted prominently on or adjacent to each customer-provided pay telephone instrument.
- 21. All customer-provided pay telephones must provide free access to telecommunications relay service calls for the hearing disabled.
- 22. Emergency numbers (e.g., operator assistance and 911) must be clearly posted on each customer-provided pay telephone.

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Issued.....	January 15, 1997	Effective.....	April 15, 1997
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Issued by..... KALAMA TELEPHONE COMPANY

By *R. H. [Signature]*

Title..... Attorney



JAN 15 1997

WASH. UT. & TRANS. COMM.

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SCHEDULE 45 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

- 23. The local coin rate must be stated within the informational placard on each customer-provided pay telephone.
- 24. Information consisting of the name, address, telephone number of the owner, or the name of the owner and a toll-free telephone number where a caller can obtain assistance in the event the pay telephone malfunctions in any way, and procedures for obtaining a refund from the Subscriber must be displayed on the front of each customer-provided pay telephone.
- 25. The following information shall be posted on or adjacent to each customer-provided pay telephone:
  - (a) The method by which the consumer may obtain without charge an accurate quotation of rates, fees and surcharges; and
  - (b) The notices required by WAC 480-120-141(4)

In no case shall the charges to the user exceed the quoted costs.
- 26. The telephone number of the Public Access Line must be displayed on each customer-provided pay telephone instrument.
- 27. The Subscriber shall ensure that each pay telephone connected to a Public Access Line is compatible for use with hearing aids and that its installation complies with all applicable federal, state, and local laws and regulations concerning the use of telephones by disabled persons.
- 28. Each customer-provided pay telephone, if coin operated, must return coins to the caller in the case of an incomplete call and must be capable of receiving nickels, dimes, and quarters.

(Continued)

Issued January 15, 1997 Effective April 15, 1997

Issued by KALAMA TELEPHONE COMPANY

By *R. H. Taylor* Title Attorney

Sub

JAN 15 1997

WASH. UT. & TRANS. COMM.

KALAMA TELEPHONE COMPANY

For Commission's Receipt Stamp

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SCHEDULE 45 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

- 29. Except as authorized by law, each customer-provided pay telephone must provide access to all interexchange carriers where such access is available.
- 30. Except as authorized by law, customer-provided, coin-operated pay telephones must provide two-way service, and there shall be no charge imposed by the Subscriber for incoming calls. All customer-provided pay telephones confined to one-way service shall be clearly marked on the front of the instrument.
- 31. A maximum of one pay telephone instrument may be connected to any Public Access Line, and a Subscriber must order a separate Public Access Line for each pay telephone installed. Extensions to a customer-provided pay telephone are prohibited, unless such extension was connected in the same location on April 15, 1997.
- 32. The Subscriber shall inform the Company of the location of each customer-provided pay telephone.
- 33. Unless otherwise specified in this Schedule, Public Access Line Service will have the same Company-provided repair services available to it as the Company provides to single line business service, subject to the following:
  - (a) The Company shall not be obligated to test or provide other repair services for any Public Access Line with respect to any service difficulty or trouble unless and until the service difficulty or trouble has been reported to the Company by the Subscriber and the Subscriber has requested that testing or other repair services be furnished with respect to that service difficulty or trouble; and

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Issued January 15, 1997 Effective April 15, 1997

Issued by KALAMA TELEPHONE COMPANY

By [Signature]

Title Attorney



JAN 5 1997

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KALAMA TELEPHONE COMPANY

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SCHEDULE 45 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

33. (continued)

(b) In the event that the Subscriber requests or authorizes that testing and/or other repair services be provided by the Company with respect to any service difficulty or trouble involving a Public Access Line or customer-provided equipment or facilities connected thereto, and the Company reasonably determines that its facilities are not the cause of the service difficulty or trouble, the Subscriber shall reimburse the Company for all costs, including time and materials, incurred by the Company in responding to the request and/or in performing such testing and/or other repair services. Alternatively, in lieu of such reimbursement, the Company may elect to apply, and the Subscriber shall then pay to the Company, the Company's maintenance of service charge(s) specified elsewhere in this Tariff.

34. The particular functions available as part of Central Office Coin Supervision are dependent upon the installed capabilities of the Company's serving central office and operating conditions, and such functions will be provided in accordance with the Company's normal operating procedures. The Company shall have no responsibility for the actual collection or return of coins deposited into a customer-owned pay telephone. In the event of a failure or malfunction of the Central Office Coin Supervision feature or any function thereof, the Company's liability shall be limited to refunding to the Subscriber the amount paid by the Subscriber to the Company for the Central Office Coin Supervision feature for the period of time during which the Central Office Coin Supervision feature was impaired.

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Issued..... January 15, 1997 ..... Effective..... April 15, 1997 .....

Issued by..... KALAMA TELEPHONE COMPANY .....

By..... *R. H. [Signature]* ..... Title..... Attorney .....



JAN 15 1997

WASH. UT. & TRANS. COMM.

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SCHEDULE 45 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

- 35. The Subscriber shall have sole responsibility for ensuring that each customer-provided pay telephone connected to any Public Access Line furnished by the Company is compatible with the Company's Public Access Line Service and any ordered Additional Features.
- 36. If the Company maintains one or more specific series of telephone numbers for assignment to Public Access Lines, a telephone number within one of those series, if available, will be assigned to the Public Access Line. All telephone numbers assigned by the Company remain the property of the Company and may not be leased or transferred by the Subscriber to any other person or entity.
- 37. It shall be the responsibility of the Subscriber to designate the Interexchange Carrier to which a Public Access Line is to be presubscribed for purposes of completing interLATA calls. If and when intraLATA interexchange presubscription becomes available from the Company, it shall also be the responsibility of the Subscriber to designate the Interexchange Carrier to which a Public Access Line is to be presubscribed for purposes of completing intraLATA interexchange calls. Applicable charges specified elsewhere in this Tariff and in Tariff F.C.C. No. 5 of the National Exchange Carrier Association, Inc. shall apply to changes of presubscribed Interexchange Carrier, unless initiated by the Company.
- 38. The monthly rates for Public Access Lines set forth in this Schedule are for local exchange service only. Optional Extended Area Service, if offered by this Tariff, is not available in conjunction with Public Access Line Service.
- 39. Public Access Line Service does not include functionalities provided by an operator services provider, such as coin rating, coin refund, repair referral and operator call screening. These functionalities are the responsibility of the Subscriber and the Company shall have no liability with respect thereto.

(Continued)

Issued..... January 15, 1997 ..... Effective..... April 15, 1997 .....

Issued by..... KALAMA TELEPHONE COMPANY .....

By *R. D. [Signature]* ..... Title..... Attorney .....

JAN 15 1997

WASH. UT. & TRANS. COMM.

KALAMA TELEPHONE COMPANY

For Commission's Receipt Stamp

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SCHEDULE 45 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

40. When any customer-provided equipment is used with telecommunications services furnished by the Company in violation of any of the provisions of this Tariff, the Company may take such immediate action as it deems necessary for the protection of the telecommunications network, Company employees, and the public and will promptly give notice thereof to the Subscriber.

Violations of this Tariff or of these conditions, or of any other requirement imposed by law, including, but not limited to, any rule or order of the Washington Utilities and Transportation Commission or rule or order of the Federal Communications Commission, pertaining to Public Access Line Service or pay telephones, will subject the Public Access Line involved to suspension or disconnection of service. If the Company becomes aware of any such violation, the Company may give written notice to the Subscriber of the violation. Within five (5) days after receipt of such notice by the Subscriber, the Subscriber shall discontinue or correct each such violation identified in the said notice, and shall deliver to the Company written confirmation that each such violation has been discontinued or corrected. Failure of the Subscriber to discontinue or correct any violation and to give the required written confirmation thereof to the Company within the time stated above shall result in discontinuance of the Subscriber's service or suspension of the Subscriber's service until such time as the Subscriber complies with the provisions of this Tariff.

41. Neither the Company nor any of its directors, officers, employees or agents shall be liable for civil damages, whether in contract, tort or otherwise, to any person, corporation or other entity, including, but not limited to, the Subscriber, for any loss or damage caused by any act or omission of the Company, its directors, officers, employees and/or agents, in the design, development, installation, testing, maintenance, supervision or other provision of Public Access Line Service other than an act

(Continued)

Issued..... January 15, 1997 ..... Effective..... April 15, 1997 .....

Issued by KALAMA TELEPHONE COMPANY

By *R. H. [Signature]* Title Attorney





JAN 5 1997

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SCHEDULE 45 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

41. (continued)

or omission constituting gross negligence or wanton or willful misconduct. The Company's liability to any person, corporation or other entity, including, but not limited to, the Subscriber, for any loss or damage shall not exceed an amount equal to the prorated portion of the Company's applicable rates for Public Access Line Service provided by the Company to the Subscriber for the time any interruption to service or facilities continues after a request by the Subscriber to the Company that the Company provide testing or other repair services with respect to such interruption to service or facilities. In no event shall the Company or any of its directors, officers, employees or agents be liable for any indirect, incidental or consequential damages, including, but not limited to, lost profits.

Neither the Company nor any of its directors, officers, employees or agents shall be liable for any damage, direct or indirect, suffered by the Subscriber or any other person or entity when such damage is attributable in any way to equipment attached by the Subscriber or other person or entity to Company facilities or for failure or interruption of any facilities or service provided by any person or entity other than the Company.

The rates for Public Access Line Service, and the components thereof, that are provided under this Tariff have been established expressly in reliance upon this limitation of liability.

(Continued)

Issued..... January 15, 1997 ..... Effective..... April 15, 1997 .....

Issued by..... KALAMA TELEPHONE COMPANY .....

By *R. H. [Signature]* ..... Title Attorney .....



JAN 5 1997

WASH. UT. & TRANS. COMM.

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For Commission's Receipt Stamp

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SCHEDULE 45 (Continued)

PUBLIC ACCESS LINE SERVICE (Continued)

CONDITIONS (continued):

41. (continued)

Public Access Line Service, and the components thereof, is intended solely for the benefit of the Subscriber, and the provision of such service by the Company shall not be interpreted, construed or regarded, either expressly or impliedly, as being for the benefit of or creating any Company obligation toward any person or entity other than the Subscriber.

42. The Subscriber shall not, directly or indirectly, state, represent or imply that it is in business with, or has any business relationship with, the Company, except strictly as a purchaser of services offered under this Schedule.

43. Public Access Line Service is not represented as adapted for data service. Public Access Line Service contemplates the provision of satisfactory voice transmission only.

44. The Company is not liable for shortages of coins deposited in and/or collected from any pay telephone used in connection with any Public Access Line.

45. The Company is not liable for end-user fraud associated with failure of any customer-provided pay telephone to perform correctly.

Issued..... January 15, 1997 ..... Effective..... April 15, 1997 .....

Issued by..... KALAMA TELEPHONE COMPANY .....

By..... *R.H. Hylleberg* ..... Title Attorney .....

