

**AMENDMENT #3 TO SERVICE ATTACHMENT 7 TO THE MASTER SERVICE AGREEMENT -
SERVICE ATTACHMENT 7 ISDN PRIME SERVICE**

This is Amendment #3 ("the Amendment") to Service Attachment 7 to the Master Service Agreement – Service Attachment 7 ISDN Prime Service, between the Department of Administrative Services, on behalf of the State of Ohio ("the State"), and AT&T Corp., on behalf of the AT&T entity authorized to provide Services hereunder: The Ohio Bell Telephone Company d/b/a AT&T Ohio ("Vendor" or "AT&T") ("Contract").

The State and Vendor are also referred to herein individually as a "Party" and collectively as the "Parties". Terms used but not defined herein have the meanings as set forth in the Master Service Agreement, which was amended and last signed June 27, 2017.

WHEREAS, AT&T and the State entered into a Contract last signed by the State on June 27, 2011 for the provision of ISDN Prime Service; and

WHEREAS, the Parties desire to execute this Amendment to the Contract.

NOW THEREFORE, AT&T and the State hereby agree to modify the Contract as follows:

1. Section 5.1 titled "Service Options" under Section 5 titled "Fee Structure" is modified to add the following:

5.1.1 The Service Components for existing ISDN Prime circuits which have been in service for a minimum of twenty-four (24) months will remain at the current Monthly Recurring Rates and Nonrecurring Charges for the remainder of the Service Term.

2. Section 5.3 titled "Early Termination Fee Information" under Section 5 titled "Fee Structure" is modified to add the following:

5.3.2 If an existing ISDN Prime circuit(s) has been in service for a minimum of twenty-four (24) months the State may disconnect the Service Component(s) during the Service Term without early termination liability.

3. The Monthly Recurring Rate is modified as follows for two of the Service Components in the first Pricing Table under Section 5.1 titled "Service Options" under Section 5 titled "Fee Structure":

Service Component Description	Monthly Recurring Rate
ISDN Prime (Custom and National), each	\$225.00
Local Distribution Channel, each - Zone 1,2,3	\$81.00

4. Except as modified herein, all rates, terms and conditions of the Contract remain in full force and effect.

The State has requested that AT&T sign this Amendment first, and AT&T has agreed to do so. This Amendment as signed by AT&T shall be binding upon the State of Ohio signature, and AT&T will begin implementing the Amendment when a fully signed copy is returned by the State, provided such fully signed copy is returned to AT&T no more than forty-five (45) days after AT&T delivered a signed copy to the State. Further, any and all changes made to the Amendment after signature by AT&T shall be void and of no effect, unless and until incorporated into a written amendment to this Amendment signed by both Parties, except for changes expressly authorized by the Terms of this Amendment.

In Witness Whereof, the Parties have executed this Amendment, which is effective on the date the State's duly authorized representative signs it on behalf of the State, ("Effective Date").

AT&T	State of Ohio, The Department of Administrative Services
By: <i>Cathy Jordan</i>	By: <i>Robert Blair/srd</i>
Printed Name: <i>CATHY JORDAN</i>	Printed Name: Robert Blair/srd
Title: <i>SR. CONTRACT MANAGER</i>	Title: DAS Director Assistant Director/State CIO
Date: <i>19 DEC 2017</i> Federal Tax ID: 34-0436390	Effective Date: <i>1/19/18</i>

AC754X