

Full Service Computing Corporation

FULL SERVICE COMPUTING CORPORATION
600 Grant Street Suite 5780
Pittsburgh, Pa 15219

TARIFF NUMBER ONE

RESALE INTEREXCHANGE TARIFF

THIS TARIFF CONTAINS THE REGULATIONS AND SCHEDULE OF CHARGES APPLICABLE TO THE FURNISHINGS OF **INTEREXCHANGE RESELLER TELECOMMUNICATIONS SERVICES** BY FULL SERVICE COMPUTING CORPORATION WITHIN THE COMMONWEALTH OF PENNSYLVANIA.

The Company's tariff is in concurrence with all applicable State and Federal Laws (Including, but not limited to, 52 Pa. Code, 66 Pa. C.S. and the Telecommunications Act of 1934, as amended), and with the Commission's applicable Rules and Regulations and Orders. Any provisions contained in this tariff that are inconsistent with the foregoing mentioned will be deemed inoperative and superseded.

Full Service Computing Corporation – Interexchange Reseller Tariff

List of Modifications

CHANGES

UPDATE CHECK SHEET
Removal of Surcharge

3rd Revised Page 1
2nd Revised Page 12

Issued: October 6, 2006

Filed by: David Schwencke, President
600 Grant Street Pittsburgh, Pa 15219

Effective: October 7, 2006

Full Service Computing Corporation – Interexchange Reseller Tariff

Check Sheet

The Title Page and Pages 1 through 12 inclusive are effective as of the date shown. [c]
Original and revised pages as named below contain all changes from their original tariff
that are in effect on the date thereof.

<u>Pages</u>	<u>Revisions</u>
1	1
2	None
3	1
4	None
5	1
6	1
7	None
8	None
9	None
10	None
11	1
12	1

[c]

Full Service Computing Corporation T/A/Full Service Network

TABLE OF CONTENTS

	<u>Page</u>
Check Sheet	1
Contents	2
Application of Tariff	3
Other Carriers	4
Definition of Terms	6
Description of Service	6
Service Availability	7
Non Recurring Charges	8
Recurring Charges	9
Billing Disputes	10
Cancel or Termination of Service	10
Liability & Interconnections	10
Rates	11

Full Service Computing Corporation T/A/Full Service Network

APPLICATION OF TARIFF

This tariff contains:

- a. The regulations applicable to intrastate [c]
interexchange telecommunications resellers
services provided by Full Service Computing
Corporation T/A/Full Service Network to
Customers within the Commonwealth of
Pennsylvania, and

- b. The charges applicable to intrastate
interexchange telecommunications resellers
services provided by Full Service Computing
Corporation T/A/Full Service Network to
Customers within the Commonwealth of [c]
Pennsylvania, and

- c. The publication of Company's intent to offer [a]
additional telecommunications services which [a]
may not currently be regulated by the Pa.
P.U.C.

Full Service Computing Corporation T/A/Full Service Network

CONCURRING, CONNECTING OR
OTHER PARTICIPATING CARRIERS AND
BILLING AGENTS

1. Concurring Carriers - not applicable
2. Connecting Carriers - Any type of call or service provided to a Customer under this tariff may be connected by any other underlying facility based transporter that is properly certified by the Pennsylvania Public Utility Commission.
3. Other Participating Carriers - not applicable
4. Billing Agents - Any type of call or service provided to a Customer under this tariff shall be billed directly to the Customer by the Company. No other billing agents are utilized.

Full Service Computing Corporation T/A/Full Service Network

EXPLANATION OF SYMBOLS
AND ABBREVIATIONS

A. SYMBOLS

[d]

(C)------(C) Indicates
in the margins of this tariff,
the sentences changed by this
revision.

[a]

(D)------(D) Indicates
in the margins of this tariff,
the sentences deleted by this
revision.

(A)------(A) Indicates
in the margins of this tariff,
the sentences added by this
revision.

[a]

B. ABBREVIATIONS

- No abbreviations used in this version -

Full Service Computing Corporation T/A/Full Service Network

SECTION 1 - DEFINITION OF TERMS

Entity - partnership, corporation, association or any other legal organization.

Mail - United States Postal Service or any other courier or carrier that regularly engages in the delivery of packages.

Company - Full Service Computing Corporation T/A/Full Service Network with address at P.O. Box 7165, Pittsburgh, Pa 15213.

Customer- an individual or an Entity or any combination of individual(s) and Entity(ies).

SECTION 2 - RULES AND REGULATIONS

A. Description of Service.

(a) Basic Service Offering: The Company may offer all (at Company's discretion) of the types of telecommunications services that properly certified underlying facility based carriers offer to the general public as outlined in their respective tariffs. In addition, Company may offer cellular service. Services are available on a full time basis, 24 hours a day, seven days a week.

[c]
[c] [a]
[c]

(b) Custom or Enhanced Service Offering: Company may offer and provide all (at Company's discretion) of the types of enhanced telecommunications services that the properly certified underlying facility based carriers offer to the general public as outlined in their respective tariffs.

Full Service Computing Corporation T/A/Full Service Network

B. Service Availability.

(a) The Company offers service to all those who desire to purchase service from the Company consistent with the provisions of this tariff. Customers interested in the Company's services shall file a service application with the Company which fully identifies the Customer and identifies the services requested. Such application may be provided to the Company either verbally or in writing. If the application is provided verbally the following conditions apply:

1. The Company will ask for information to confirm the identity of the Customer in the form of Social Security Number, and/or Driver's License Number, and/or Previous Address, etc., and;
2. The Company shall verify one or more of the above items for accuracy by matching Customer supplied information with a Consumer Reporting Agency's records or other agency which keeps similar records.

In such instances where the Customer supplied verbal identity information does not match the consumer reports records or other agency's records, the Company will require positive identification and a written application before service is considered.

(b) Service is offered subject to the Company's ability to technically provide the service requested and subject to the availability of the necessary facilities and/or equipment.

Full Service Computing Corporation T/A/Full Service Network

C. Nonrecurring Charges.

(a) All telecommunications charges incurred in any one-month are due and payable by the last day of the next calendar month. (Example: January's bill will be mailed to Customer in February and must be paid by the end of February, etc.) In the event the Company is delayed in mailing an invoice to Customer, the Company will extend the due date for that invoice a minimum amount of time such that in no circumstance will a Customer be expected to pay any sooner than fifteen days from the date the invoice was deposited in the mail to Customer.

(b) Any disputes must be sent in writing to Company's office where the payment is due and must be received on or before the date the payment is due.

(c) Customer responsible for paying telecommunications charges may be an individual or entity. In the case of an individual requesting telecommunications service from Company, the Customer in his/her individual capacity is initially responsible for all charges on the account. In the case of an entity, the entity itself is initially responsible for all charges on the account provided the Company may, in this case, require an individual to be co-responsible in his/her individual capacity for the telecommunications charges that the entity incurs.

(d) In the case where:

1. Amounts are uncollectible from the Customer who initially requested telecommunications service, and
2. There are other individuals or entities who have been identified as using the telecommunications services provided by Company, then

Full Service Computing Corporation T/A/Full Service Network

Company may hold those other individuals/entities responsible for the charges for services that they utilized. (Example: an individual requests service at his residence and housemate utilizes Company's service. Individual who requested service fails to pay, housemate may be held accountable to Company for his own usage of Company provided telecommunications service.) In no case would an employee or agent of an individual/entity acting in the course of employment or agency for that individual/entity be responsible to Company for the charges billed to the individual/entity that initially requested service.

(e) Customer or user will be billed and is responsible for payment of applicable local, state and federal taxes assessed in conjunction with the services used.

(f) The Company reserves the right to examine the credit record of all service applicants and require a service deposit when Company in its sole discretion determines security necessary to assure future payment. Security Deposits required will be equal to not more than two months estimated usage as computed by the Company and will in all respects be consistent with Commission regulations at 52 Pa. Code SS64.31 - 64.41.

(g) Customers shall be liable to the Company for all costs of suit & collection including applicable attorney fees and reasonable damages not less than fifty dollars for each hearing that Company must attend in the pursuit of Company's collection efforts against Customer for delinquent amounts under this tariff.

D. Recurring Charges

The Company may charge Customer certain recurring charges for telecommunications services provided that the recurring charge for that service never exceed the the highest transporter recurring charge for

Full Service Computing Corporation T/A/Full Service Network

that service.

E. Billing Disputes

(a) Billing disputes shall be processed by the Company or its billing agent(s) consistent with Commission regulations at 52 Pa. Code Chapter 64.

(b) Customers unsatisfied with the Company's handling of a dispute may contact the Commission's Bureau of Consumer Services.

F. Cancellation or Termination of Service

(a) The Customer may cancel service upon written notice to the Company.

(b) The Company may terminate service to a Customer or subscriber for nonpayment of undisputed charges or other violation of this tariff or provision of law upon 10 days written notice to the Customer without incurring any liability for damages due to loss of service to the subscriber.

(c) In the event the Company terminates service due to nonpayment as discussed in section E. (b) above, the Company may, at its option, disallow any discounts that were promised to the Customer for good standing account or prompt payment of charges and apply a one time charge of ten dollars.

G. Liability and Interconnections

(a) The Company is not liable for any act or omission of any other entity furnishing a portion of the service or any acts or omissions of the Customer.

(b) Service furnished by the Company may be interconnected with the services or facilities of other carriers or private

Full Service Computing Corporation T/A/Full Service Network

systems. However, service furnished is provided solely by the Company and is not a joint undertaking with other parties.

H. Rates

(a) All types of telecommunications service charges including but not limited to charges for MessageTelecommunications Service, Messages, Conference Services, Custom or Enhanced Services, or any telecommunications services provided by the Company subject to regulation by the Pennsylvania Public Utility Commission will be billed to Customer at a rate equal to the Highest Interexchange Transporter Rate or Charge in effect for that time period, less a negotiated discount for Customer maintaining current account with Company in good standing. Said discount rate for good standing Customer is flexibly negotiated with each Customer at the Company's discretion.

(b) In the event Company terminates service to Customer under section F. (b) and F. (c) of this tariff as a result of:

1. An undisputed amount becoming more than ten days past due, and
2. After proper notice of Company's cancelling service, then

Company may elect to void any discounts for prompt payment or account in good standing and bill the Customer at the Highest Transporter Rates and Charges in effect for those services rendered and billed that remain delinquent and unpaid.

(c) Never will a charge for telecommunications service be greater than the Highest Interexchange Transporter Rate or Charge in effect for that time period but may at Company's option be less.

Full Service Computing Corporation – Interexchange Reseller Tariff

Reserved for future Use

[c]

[c]