

follows:

#134 - amendment # 89

SECTION 1. <sup>6</sup> So long as said Company exercises and enjoys the rights granted to it hereunder, it will furnish to the Municipality, free of charge, <sup>business (3)</sup> individual line business telephones for business of the Municipality only. Said telephones shall be installed in such places within the Municipality as the governing body thereof shall from time to time direct by resolution. Application therefor shall be made by the Municipality on the Company's usual form. The Company, without charge and when directed by resolution of the governing body of the Municipality, shall change the location of any of said telephones, provided that not more than one such change of location in any one year of any telephone furnished hereunder shall be made by said Company without expense to the Municipality. In lieu of all or some of said individual line business telephones, the governing body of the Municipality may elect, by resolution, to have any other local flat rate business exchange service or facilities from time to time offered by the Company to its subscribers in the telephone exchange in which the Municipality is located, to the extent that the aggregate value of all telephone service and facilities so furnished hereunder, based upon the Company's lawful charges from time to time in effect therefor to said subscribers, does not exceed the value, on the same basis, of said individual line business telephones. "Local flat rate exchange service," as used in this section, shall not be construed to include any extended area service available to subscribers under an optional schedule. No liability shall attach to the Company with respect to the furnishing of said service or facilities, or on account of any failure or interruption of said service or facilities, except that the Company will restore such service and facilities promptly upon receipt of notice of such interruption or failure.

SECTION 2. All other terms and provisions of Ordinance Number \_\_\_\_\_ are to remain in full force and effect as provided therein.

SECTION 3. This ordinance shall be in full force upon receipt, by the Clerk of the Municipality, of Illinois Bell Telephone Company's written and unconditional acceptance of all of the provisions of this ordinance executed by its proper officers thereunto duly authorized, under the corporate seal of said Company, and attested by its Secretary or Assistant Secretary.

PASSED this 23 day of Sept, A.D. 1958

\_\_\_\_\_  
Village Clerk

APPROVED this \_\_\_\_\_ day of \_\_\_\_\_, A.D. 19\_\_\_\_\_

\_\_\_\_\_  
resident

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