2016 National Internet Contract

Communications Workers of America



and

AT&T Services, Inc.



Effective July 24, 2016 Expiration Date July 20, 2019

Benefit Belated Ieleohone Numbers

AT&T Benefits Center	
http://resources.hewitt.com.alt	
	877-722-0020
AT&T Pension Service Center	
www.netbenefits.com/att	
	800-416-2363
(Hearing Impaired)	888-343-0860
AT&T Integrated Disability Service Center (IDSC)	
	866-276-2278
AT&T Tuition Assistance Center	
https://att.tap.edcor.com	
	1-855-298-1729
Work and Family Funding (LifeCare)	
www.lifecare.com	
8	800-873-4636
TDD/TTY 8	800-873-1322



AT&T Services, Inc.

And

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TABLE. OF CONTENTS

Agreement

Agreement	1
Article!- Recognition	1
Article 2Company-Union Relations	2
Article 3 - Union Security And Payroll Deductions Of Union Dues,	5
Article 4- No Strike-No Lockout.	7
Article 5 - Bulletin Soards	Al
$\label{lem:article} \textbf{Article}\textbf{a-Nondiscrirnination/Affirmaffve}\textbf{Action/Federal}\textbf{And}\textbf{State}\textbf{Laws}$	9
Article 7 - Classification Of Employees	
Article8-Seniority	11
Article 9. • Tirne Off	12
Article 10-Wotking Conditions	17
Al cle11-Compensation,,	22
Article 12-Intantlonally LeftBlank,,,,	23
Article 13-Jntentlonally Lett Blank	24
Article 14- Force Adjustment	25
Article15-BenefitPlans	27
Article17-Conclusion	31
Appendix A-Wages	32



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Communications Workers of America

TABLE OFCONTENTS

Agreement

Memoranda Of Agreement	37
Memorandum Of Agreement- Benelits	38
Neutrality and Card Check	48
Cusromer Assistant Pay Plan	49
National TransferPlan (NTP)	51
Success Sharing Plan (SSP)	59
Wage CrediL	62
Pre,2016 Memoranda Of Agreements Extended	63
Four-Ten Wor! <weeks< td=""><td></td></weeks<>	
Personnel Reoor<:1\$,	
Strategic Alliance Commillea	67
Pro,2013 Memoranda Of Agreements Extended	88
CWA Nett Academy Training Program	00
SBC-Internet Services- Subcontracting	70
Subcontracting	71
Union Orientation,.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	72
Work/Family Funding	73
Working Relations Committee (WRC)	74



AG.REEMENT

This agreement Is made and entered in 10 •• of July 24, 2016 by and between COMMUNICATIONS WORKERS OF AMERICA (hereinafter called the "Union") and AT&T Services, Inc. (hereinafter called the "Company"). This agreement, like Its predecessors will generally bereferred to as the 'National Internet Contract" ("N!C'J. The Company and the Union agree as follows:

ARTICLE 1 RECOGNITION

Section 1.01 The Company hereby recognizes the Unio11 as the exclusive bargaining representative for the employees having Iha Job titles listed; in Section 1.02 below who are no! represented by another union and are not In another CWA bargaining unit

Section 1.02 Applicable Job lilies:

Billing Coordinator

Circuit Coordinator

Connectivity Specialist I

Connectivity Specialist II

Customer Assislant

Cuatomer Bliiing Representative

Dispatcher

Internet Assistant

NCG F!epresen!ative

Network Specialist

Network Technician

Provisioning Administrator I

Provisioning Administrator II

Provisioning Administrator III

Support Administralor I

Support Administrator II

Surveillance Administrator

Surveillance Technician

Technical Support Representative I

Technical Support Representative II

Video Site Operations Technician

Section 1.03 The Company recognizes the Union as having sole power lo execute agreements with the Company In regard to wages, hours of employment and other conditions of employment affecting u,e represented employees describect above.



ARTICLE2

CIIMPANY•UNION ReLATIONS

Section 2.01 The Company and the Union recognize that ItIs In the best interest of bothparties, the employees, the customers of the Company and the public that all dealings between them continue to be characterized by mutual responsibility and respect To ensure that It1 is relationship continues and improves the Company and the Union and their respective representatives at alllevels will apply the terms of this Contract fairly in accord with Its intent and meaning and consistent with the Union's status as the exclusive bargaining representative of allemployees covered by !his Contract.

Section 2,02 The Union agrees to furnish the Company with a list of the names of authorized Union representatives and their Union titles and provide updates to the list as changes are made.

Section 2.03 Unpaid Union Time

Union representatives shall be amused from their work assignments without pay to perform Union activities subject to the following:

- A. The u,11011 recognizes that service requirements, as determined by the Company, must be taken into consideration In excusing Unton representa. Uves from work to perform Union activities.
- B. Except for unusual cimumstancea, Union representatives shall give all least one (1) week notice, If possible, prior to the requester time off for Union activities.
- C. Time off fol' Union activities will be limited to three hundred (300) hours per calendar year, per Union representative, except that up to ten (10) Union reprasentalives may have time off tor Union activities timited lo 600 hours per calendar year, and up to live (5) representatives may have lime for union activities limited to eight hundred (800) hours per calendar year. Time off to engage in formal negotiations for subsequent collective bargaifling agreements shall not be included in determining the amount of lime off for the purpose of this section. However, those idan!!fied by the Union may be granted additional Hrna upon approval at the Company bargaining level.
- D. One (1) representative may request a leave of absence without pay whlle on business pertaining to the Union. This leave of absence will be granted once during the term of this Agreement. The leave shall be for an Initial period of not less than thirty (30) calendar days and not to exceed one hundred and eighty (180) calendar days, A Union Representative who, at tho time an unpaid leave o! absence is granted under this paragraph (D), has accumulated more than three hundred (300) hours of time off ror Union activities will be counted as one of the ten (tO) representatives entitled to take up to six hundred (600) hours per calendar year or one of the five (5) representatives en! tiled to take up to eight hundred (800) hours per calendaryea! underpliragraph Cabovedependent on the actual amount of time accumulated over three hundred (300) hours.
 - I. For such leaves of absence, an employee shall:
 - a. receive full service credit tor allpurposes axoept wage progr,:,sslon;



- b. remain under their current levelof benefits for medical, dental, vision and life Insurance plans with applicable contributions pai<| by the employee.
- 2. Meetings with Management during aperlod of leave ct absence shall. notbe considered im breaking acontinuous period of leave of absence and shall be included in the period of such leave.
- 3. Upon application for reinstatement at orprior to expiration olleave olabsence, employee(s) shall be re1umed to a job of like s1allls and pay.
- E. Timeofffor Union activities shall not be deducted from the employee's seniority.

Section 2.04 Paid Union Time

Irattendance at any meeting or the performance of any Union activity Is at the Company's request the time Involved shall be excused with pay at 1he straight time rate, subject to the following provisions:

- A. Pay shall be allowed ontity if the employee has been excused from duty in advance by !he employee's supervisor loattend the meeting or perform the Union activity.
- B, The mee!Ing pertains to matters relaling to employees of 1he Company represented by lhe Communications Workers .of' America.
- C. Paid time Is limited to the actual meeting time, and will be paid at the straight lime, nat to exceed eight (8) hours of pay.
- D. Undet no circumstance, will an overtime rate be paid to employees as a resLJlt of attending a meeting with management or performing Union activities under this Section.
- E. The Company will compensate four (4) authorized representatives of the Union, who are active employees covered by this Contract, for attending meetings with Management for the purpose of negotiating, a written Contract during triennial bargaining. This compensation WMbe at the employee's basic straight time wage rate for scheduled workdays only and will not Include any differential payments. The total days paid by the Company for each employee will not exceed Illtaen (15). The expenses of all Union representatives wmbe borne by the Union.

Section 2.05 Union Aot!Yltles On The Company's Premises

- A. Authorized representatives of the Union may be granted acpess to the Company's promises where employees coveted by !his contract are loca11Id upon application to 1he approprtate Company representative, subject to the Company's practices and 1he requirement ct Government regulations.
- B. TI1e Union, or employees acting as its officers or agents, may conduct Union activities and distribute Union li1arature, on Company premises withnotifica1ion to the appropriate Company

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Representative. Activities shall only be permitted on Company premises when both the employees pe,iormlng the activity and the employees to whom the activity is directed are on non-work time (such as lunch periods, rast periods and berore or attar an employee's work time), Distlibullon of Union literature may take place only in areas whore work Is not performed end on tho employee's non-work time. Union literature shall not contain anyllling controversial or anything derogatory to the Company or any of its employaas, Should the Union distribute any Union literature that, Inthe judgment of the Company, is at variance with the spirit and Intent of lihe Seo Uon, such lttaratura shall be Immediately collected by the Union upon notification by the Company.

- C. Union activities Involving the solicitation of members on the Company's pramlses shall be ca!'fled on only In accordance with the following:
 - Solicitation of employees shall only be made dtrrlng periods when neither the Union representatives nor Ille employees being solicited are on Company time, excluding paid rest periods and lunch periods.
 - Such sollcttalion shall not be carried on in space where the Company's operations or administrative work is being pertormed,
 - Such solicilation shall be limited to small groups of employees (nol to exceed four (4)), unless authorization for a larger group is oblained in advance from the appropriate Company representative.
 - Suen solicitation shall not interfere with the operations of the Company or the use of the spaceli: Jrthepurposes for which the space was intended.



ARTICLE 3 UNION SECURITY ANO PAYROLL OEOUCT!ONS OFUNIOM OOES

Sootlon 3.01 Employees shall, as a condition of employment, pay or tender to the Union amounts equal to the periodic dues applicable to mamber a w!tl11n thirty (30) calendar days after they enter the bargaining unit

SecIlc>n3.02 The condition of employment specified above shall not apply during periods of formal separation from the bargaining unit IJy any such employee but shall reapply to such employee on the thirtieth (30th) calendar day following the employee's return to the bargaining unit. The term formal separation Includoo transiers and assignments out of the bargaining unit, removal from the payroll olthe Company and leaves of absence of more than thirty (30) calendar days duration.

Section 3.03 Section 3.01 and 3.02 above shall apply In all states allowed by law on the effective data of this contract If during the term of this Contract II, e Union shall become duly authrorized under the laws of another state to antar Into this type of union security %Jrsamant. the afteetlva data of this Section as to employees In that state shall be t11 irty (30) calendar days after the company receives proper writl\in evidence from the Union that ii is fully qualified to enter into such an agre, ement in that state.

Section 3.04 The Company agrees to collect Union dues monthly and on a designated pay period through payroll deduction from the employee's pay check, upon receipt of a written authorization loon signed by the employee and delivered to the Company. This authorization shall continue in effect until cancelled, by written notice and sent by certified or registered mail, return receipt requised, to the Company and postmarked during the fourteen (14) day period prior to each contract anniversary date or during the fourteen (14) day peliod prior to the termination date of the current or any subsequent contract.

Section 3.0! Dues or their equivalent deductions shall be in an amount, which is provided to the Company in writing by the Union as being the ragular monthly membership dues.

Section 3,06 The Company agrees to remit the amount of Union dues deducted to the designated representative of the Union on amonthly basis, along with a list of the names of those employees represented by the Union and the amount of dues deducted. The contant and form of other employee Informa 1 ion to be furnished to the Union shall be as agreed upon by the parties from time to time.

Section 3.07 The Company assumes no responsibility to the employee or the Union for any failum to make or any errors made in making such deductions, but will make efforts, as It considers appropriate, to correct any errors or omissions.

Section 3.08 It Is agreed that the payroll deduction of 'IJ11io11 dues shall be in Heu of the Union's collection of dues. assessments and contributions on the Company's premises where work operations are being periormed and while Union representatives and/or the employees involved are on Company time.

Artoclo 3

Section 3,09 The Union shaU indemn[y and!\old t11e Company harmless against any and all claims, demands, suits, or other forms of liability that may arlsa out of or by reason of action taken 01 not taken by the Company for the purpose of complying with the provisions of this Article, or, In reliance on any dues deduction card furnished under tho provisions of this Article or onany carlrrication by tho Union,



ARTICLE4

NO STRIKE/NO LOCKOUT

Ssotl.on 4.0-1 During the Ille of tl, ls agreement, the Union agrees that It wlll not call, encourage or condona a11y strike, slow down or work stoppage against the Company.

SecII<>n4,II2 The Company agr- that there wIU be no locI<oul of employees In this bargaining unit during the duration of this agreern<int.

 $\begin{tabular}{ll} \textbf{Section 4.03} & The Company and the Union agree that any work stoppage or delay and/or failure to reach a new collactive bargaining agreement In this bargaining unit will not result in a work stoppage In any other bargaining unit with employees of an AT&T company or In any way impact the o1her collective bargaining agreements and/or relationships between the Union and anyothar AT&T company. \end{tabular}$

The Company and the Union further agree that any work stoppage or delay and lorfa Uuret-0 reach a new collective bargaining agreement tor any other AT&T bargaining unit will not result In a work stoppage between the Union and the Company for this unit or in any W/J/f Impact the collective bargaining agreement and/or relationship batwoen the Union and the Company.

Section 4.04 In the event of a work stoppage in any other AT&T bargaining unit that Is an occupant In the wme bulldlng as this bargaining unit, the Company and Iha Union agree that a separate entrance will be established for the exclusive use of the employees In this bargaining unit.



ARTICLES 111./LLETIN BOARDS

S"111on5.01 Upon written request from the Ilnlon, the Company agrees to install or move bulletin boards for Iha exclusive use of tho Ilnion, Tho number and loca1ion of the bulletin boa!'dsshall be ctelermlnad Jointly by the Company and the Union, with duoregard!O vlsibnlty and accessibility to employees.

S"111on5.02 Unless agreed upon in advance by the Company, the Union agrees not to post Union material any place on Ille Company's premises other than on tlnlon bulle!In boards, Material posted on bulletin boards shall not contain anything controversial or anything derogatoiy to tho Company <>rany of Its employees, The Union assumes responsibility for compliance with the provisions, contained herein, Should Ille Union post material that, In!he judgment of tho Company, is at variance with the spirit and intent of this section, such material shall be Immediately removed by the Union upon notification by tho Company,

Section 5.0S If the Union violate,! any provision of this Allicle, the Company, after giving due notice of such violation, may deny the right of the Union to use any or all bulletin boards on the Company's premises and may remove any or all bulletin boards,



ARTJCLE6 NONDISCRIMINATION AFFIRMATIVE ACTION FEDERAL AND STATE LAWS

Section 6.01 In a desire to restate their respective positions, nailher the Company nor the Union shall unlawfully discriminate against any employee on the basis of race, color, religion, sex, age, sexual orienta Uon, gender Identity, disability, genetic information, marital status, citizenship status, military status, veteran status, or any other status protected by applicable federal, state or local law.

Section 6.02 In the event!ha!any Federal or State law, regulation, governmental order, or the final decision of any court or board of competent Jurisdiction affects any one or more provision11S of this contract, the provision or provisions so affected shall be made to comply with the requirements of such law, regulation, governmental order, or decision for the localities within the Jurisdiction, and oth01wlse the contract shall continue in full force and effect

- Section 6.03 The Company end the Uolon recognize that potential conflicts may arise between obligations under the Americans Wilh Disabilities Acl (ADA) and the terms of the Contract, In order to minimize disputes due to any such potential conflicoo andlo ensure timely resolution, the parties agree that all Issues regarding actions which the Company believes to be consistent with the ADA and the Union believes to be in c011 fliot with the Contract, will be referred to and addressed by the Human Resources Director, Human Resources Manager and one (1) Union representative. (the "ADA Committee"),
- A The ADA Committee Is empowered to resol\le any Issues or problems regarding a potential conlllct between obligations under the ADA and the terms of this contract
- B, Agreements made by the ADA Committee will not prejudice the position of either party and willnot becited in any other proceeding, Such agreements willnot besubject to the grievance and arbitration process.
- C, Unresolved issues or problems rega1<ling potential conflicts will nol delay or defer the Company's actions, If the ADA Committee is unable to resolve a dispute, the Issue(s) regarding appropriate actions under the ADA and the contract may then be addressed under the arbitration provisions of 1118 Conrract To ensure timely resolution of such disputes, the grievance procedure shall bebypassed andthe matter submitted directly to arbitration,
- D. The Union representative participating In the ADA Committee, if an employee of the Company, will be paid for attending ADA Committee meetings in accordance with Article 2, section 2.04,



ARTICLE7 CLASSIFICATION OF eMPLOYees

Seollon 7.01 For lhe purposes of this agreement, all employees hired after !11a elfective dal<! of lhls agreement, unless otherwise specified by management, wm be probationary. Employees **will** remain probationary for twelve (12) months. Probationary employees may be tenninated at any time for any reason during th•twelve (12) month period.

Section 7.02 Par J.tlma

 $Part\text{-}time \, employees \, ere \, employees \, who are normally scheduled to work less hours par average \, month \, than a \, comparable \, full\text{-}time \, employee.$

Sec!lon7,03 Regular Employees

Regular employees am employees whose employment Is reasonably expected to conlinuc, for longerthantwelve (12) months. A regular employee may be either!ull-11 meor part-time.

Seelion 7.04 Temporary Employees

Temporary employees are employees who are engaged for a specific project or Jor a limited period with actalinite understanding!hat employment will terminal<! upon completion of theproject or at the end of the period. Tempotary employment is expected to continue tor nm more than twelve (12) months. A temporary employee may be either full-time or part-time.

Section?,OS Term Employees

Term employees are employees who are engaged tor a specific project or tor a limited period of normally no!lessthan one (1) year or more than three (3) year e with a definite unde < standing that employment may terminate on or before completion of the project or at the end of the period.

Seclion 7.06

The provisions of the following Mieles/Memorandums of Agreements shall not applyto Temporary or Term Employees;

- A. Article 14
- B. Na!ional Transfer Plan (NTP)



AAi!CLE8 SeNIORITV

Seotlon 8,01 Seniority as used In this agreement shall be determined by Net Credited Service (NCS) with the Company. Net credited service shall mean '1erm or employment" as sel forlh In tile applicable pension plan for the employee(s) covered by this Agreement

Section 8.02 If more than one (1) employee has the same Seniority dale, the employee whose last four (4) Social Security Number digits comprise the larger number will be treated as if he/she were more senior. If tw(1/2) employees with the same NCS date, also have the same last four (4) Social Security Number digits, revert to the mkldle two(2) digns of the Social Security Number to determine the most senior employee, with the higher number treated as most senior,



ARTICLES TIMLOFF

Seclloo!Mll Paid Holiday.

Seven (7) paid hollday,i shallbe observed as follows:

New Year's Day Memorial Day IndopornlenceDay Labor Day Thanksgiving Day Day After Thanksgiving Christmas Day

Holidays that fall ona Sunday will be observed on the following Monday. When aho Uday falls on a Satun: !ay, and an employee is not schadulod to wor'k, the employee may choose an extraday's pay or request an additional Personal Day Off. When the Holiday falls on a Saturday and the employoo is scheduled 10 work, Secllon 9.02, Worlding On a Holiday will apply.

seo!lon 9.02 Working On A Holiday

Employees who work on a holiday, will not be given a day off to be taken at a later date. Employees who work on aholiday will be paid eight (8) hours at straight time for the holiday and al time and one haff (1Ya) for eooh hour workedon1110 holiday.

Seotlon 9.03 Holidays During A Vacation Week

Wh n a holiday falls during a week in which an employee Is on vacation, the day w/11 be treated as a holiday, not as a day of vacation.

Section 9.04 Vacation Year

Tile vacation year Is defined as a period of time beginning Dooember 31" and ending on December 30" of the following year. Employees must be active on the payroll (not on a leave of absence or on disability) and must physically report 1n work for at least one (1) day In the vacation year to be eligible for Poraonal Days off and to be eligible to accrue vacation,

However, an employee may tal<e vacation which (s)he will otherwise accrue In a vacation year wirtiout performing any work for!tie Company in that year provided they are not on a leave of absence or disability and such vacation is contiguous to and continues with their vacation for the preceding year; or such vacation begins during the first seven (7) days ol'the vacation year.



Section 9.05 Vacation Elfglblllty

Employees shallbe eligible toaccrue annual vacation, basedontheir Net Credited Service (NCS) with the Company, asfollows,

- A. One (1) wee! < of vacation upon completion of six (6) months of servloo.
- a. TWo (2) weeks of vacation upon completion of twelve (12) months of service. This provision cannot be combined with the abOve to result In more than !WO (2) weeks of vacation entitlement In the same vacation year.
- C, Three (3) weeks of vru>ation to any employee who could complete seven (7) years of service or more but lass than fifteen (15) years of service within the vacation year.
- D. Four (4) weeks of vacation to sny emplnyeowho could complete fifteen (15) years of service or more but less than twanty-flve (25) years of oorvlce within the vacation year.
- E. Five (5) weeks of vacation to any employee who could complete twenty, five (25) years of seivioo or more within the vacation year.

NOTE: After employees reach their initial six (6) months of net credited service, vacation days are accrued proportionately during the calendar year.

Section 9.06 Carry, over Vacation

All employees are encouraged to take allof their vacation time during the vacation year. However, a maximum of one (1) week of vacation may be scheduled In accordance with Section 9.08.. A vacation week that is carried over must be taken by April 30'".

The Company m y at its discretion place employees on vacation and require them to take vacation at a specified time. The number of weeks managem(-mt may place employoes cm vacation is limited to not more than one (1) week in a vacation year. Should the need to place employees on vacation occur, the Company will provide thirty (30) days notice to lhe affected employees.

Section 9.07 Payments In Lieu of Vacation

(a) In the event of an employee's resignation or other termination of employment, other than termination for misconduct, before using all the vacation which the employee Ia eligible io accrue under Section 9.05 (Vaootion Ellglbility), an amount equivalent to such unused accrued vacation shall be paid to the employee or his or her beneficiary or estate. In the event of an employee's termination for misconduct, the employee waives and forfeits any right (s)ho may have to recoive pay tor vacation accrued at the time of termination Including any rights under California labor Code Section 227.3 or any similar \awIn another state.



(b) Todeteimine the number of "accrued" current year vooation hours for employees w110 hew, completed at least six (6) months of service and who are eligible as noted In Section 9.05 (Vacation Eligibility), see the chart below:

Mofilh E:e Cotoparw {C: rtad .(4) MonttisJ	0 Hour f}B	2 Weeks 3		1.;·:.;•[] 4 Weeks	r.;:Day;;- r/Weeks Wo Moura
Jan. (1)	3	7	10	13	17
Feb. (2)	7	13	20	27	33
Mar. (3)	10	20	30	40	50
Apr. (4)	13	27	40	63	87
May (5)	17	33	50	67	83
Jun. (6)	20	40	60	80	100
Jul. (7)	23	47	70	93	117
Aug. (8)	27	53	80	107	133
Sep. (9)	30	60	90	120	150
Oct. (10)	93	67	100	138	167
Nov. (11)	37	73	110	147	183
Dec. (12)	40	80	120	160	200

(c) In the event of an employee's death, retirement, or layoff before using all the vacation which the employee is eligible to receive under Paragraph 9.05 (Vacation Eligibility), an amount equivalent to such unused vacation, as though it was granted based on the number of years net credit service and not based on the accrual language, shall be paid to his or her beneficiary or estate.

Section 9.08 Vac, it on Selection

Employees may select 1 helr vacation in full weeks and on a day, at a time basis durting the vacation selection process. Vacations shall be selected in a work group as determined by the Company, based on seniority. The Company shall detennine periods available for selection and the number of employees allowed off on vacation, Th• Company may in ite discretion allow employees within awork group to take one (1) week of vaca!!on in four (4) hour increments.

Sac!lon 9.09 Personal Days Off

Employees are allowed flexibility through lhe use of Personal Days Off to he off work with pay, subject to approval by management. Such time wlll be appi-oved to the extent practicable consistent with force requirements.

Each employee who has completed six (6) months of service will be eligible for seven (7) paid Personal Days Off each vacallon year.

The Company may at Its discretion place employees on Personal Days Off and require them to take Personal Days Off at • specified time, Thenumber of Personal Days Off 1hat management may place employees on, is limited to not more than two (2) In each vacation year. Should the need to place employees on a Personal Day Off occur, the Company will provide thirty (30) days notice 10 the affected employees.



Section 9.10 Carry-Over Of Personal Days Off

All employees are encouraged to take all of their Personal Days Off duling the vacation year. However, Personal Days on maybe carried over into the next vacation year. Personal Days Ott that are carried over must be taken by April 30th.

Section 9.1t Seloc!lon Of Pera.anal Days Off

All Personal Days Off shall be selected based on seniority within a workgroup as determined by the Company. Employees may be permitted to lake all or their Personal Days Off Intwo (2) hour increments. Four (4) Personal Days Off may be taken inone (1) hour increments. Tho Company shall determine periods available for selection and the number of employees allowed off on Personal Days Off.

Section 9.1.2 Sequence Of Time Off

All time off earned In the previous vacation year, must be taken before any time off in the current vacation year can be taken.

Section 9.13 Civic Doty

Employees must give their supervisor advance ootice when tl1ey are requested to appear for Jury duty. Time off to comply with a summons for obligatory Jury duty will be paid subject to court verification. Employees shall be allowed pay for necessary scheduled time absent due to Jury duty. Payment tor such absent time sllall consist of basic pay and any extra payments tor nig.ht work which would otherwise ha.ve been received had the regular scheduled tour been worked.

The Company will grant unpaid time off!or other c'Ourt ordered processes. For example, an **employee wh.ois subpoenaed** as.**awitness**, **acts asa voluntary witness (unless the employee has** been directed by the Company lo appear as a witness), attends a childcustody court proceeding, appears for a traffic citation, or serves on voluntary Jury duty, such as serving on certain grand juries and time to serve Is made available, will be granted excused unpaid time off. Employees are expected to notify their supervisors as soon as possible of the need for time of 1 to comply with any court order.

section 9.14 Death In An Emptoyee's Immodiate Family/Household

Employee's lmmelate family. Immediato family Includes the employee's parents, stepparents, adoptive parents, cl1ildren, stepchildren, adoptive children., brothers, stepbrothere, sisters, stepsisters, husband or wife {Including legally recognized partner). grandparents, grandchildren, mother,In•law, lather-In-law, brother-in•law, slster-In-law, or other persons living In the same household. If more time off Is needed, an emptoyoe may request vacation! Ima or unpaid time off, all of which Is dependent on the needs of lhe business. In all cases, supervisory approval is required. Subjet1 to Management's discretion, the Company may grant unpaid excused time necessary to anemployee who requests an absence to attend the funeral of anaunt, uncle, niece, nephew.



Section 9.15 Absence

A. Employees hired al\ar JuJy 23, 2016:

Employees havfng one (1) or more years of NCS shall be paid at the basic wage rate for Illness absences onscheduled wori<days, up to a maximum of !orly (40) paidIllness absence hoursper calendar your.

Employees must notify 111alr supervisor before their sci'leduled start time U1a1 they will be absent from work due tolllness.

8. Employees hired on or before Jilly 23., 2016:

Employees having one (1) or more years of NCS shall bapaid at the basic wage rate fur mness absences on scheduled workdays, up to amaximum offorty (4-0) paid illness absence hours per calendar year. Employ- having seven (7) or more year of MCS shall be paid at the basic wage rate for Illness absences on scheduled wo1'kdays, up10 amaximum forty•elght (48) paid illness absence hours per calendar year. Employees must notify their supervisor before their scheduled starl time that they will be absent from work due to Illness. Employees who report to work and subsequently become Ill must notify 111elr supervisor prior to leaving work end, In such oases, will be paid for the remainder of 111e day If paid time as described abow, is available.

Section 9.16 Excused Time Required By Law

Employees will be granted other oxcuood time off (paid or unpaid) as required by applicable Stale and/or Federal laws.

Section 9.17 Time OIi For Part-Time Employees

All paid time off described in Article 9 wm be prorated tor part-lime employees based on actual hours worked during the plior calendar quarter. Proration tor newly hired part, lime employees will be based on their normally scheduled hours until the employee has worked for alull calendar quarter.



ARTICLE10

WORKING CONDITIONS

Section 10.01 Work Schedules

Tha Company will determine and posl the work achedules. Insofar as the needs of the business and the abilities of the employees permft, Net Credited Service will be the deciding factor when assigning work schedules. DeternInatton of the "needs o! lhe business and the abilities of the employees' resls solely with management. Employee's scheduled work hours may start at any time of the day, on any day of lhe week and may be spread over any siX (6) days of 1he week. Work schedules will be posted for aminimum period of one (1) week and are subject to change, with forty-eight (48) hours notice to the employee. However, work schedules will not be posted for employees who normally work !he same hours Monday through Friday.

Section 10.02 Split Work Days

The Company may schedule employees lo work a split workday. A spill workday is a divided workday, with hours off in between.

Section 10.03 Change Of Hours

If an employee isnotified less than eighteen (18) hours before lhe originally sched\1led start time of a change In work hours, lhe affected employee will receive two (2) hours of pay at the straight **Um-e rate**.

Section 10.04 Canoellatlon 01Hours

- A. I! an employee is notified less than eighteen (18) hours before the originally scheduled start time that the scheduled hours are canceled, the affected employee will receive two (2) hours of pay all the straight time rate.
- B. 11 an employee reports to work and his/her hou1s are canceled for the remainder of the day, the employee will receive four (4) hours of pay at the straight time rate or pay for the actual hours worked, whichever is greater.

Seo!lon 10.05 Overtime

Employees may be required to work overtime subject to the needs of the business. Employees scheduled to work overtime willbe paid Inaccordance with applicable Federal and/or State Laws.

Section 10.06 Shift Dllferenttall

Emplo\f<les who are scheduled to work an evening or nigh! assignment in which more then fifty (50) percent of lhe time falls between the l1ours of $8:00\,p.m.$ and $6:00\,a.m.$, shall recaiw a daily premium payment of ten (10) pement of their base wages to reach day worked.

Shift differentials will be included to the employee's rate of pay for purposes of computing paymenm during periods of vacation and holidays, if the following conditions are met:

An employee worke one (1) full work weal, of evening or night assignment before his/her vacation or holiday and Is scheduled to work one (1) full work week ot evening or night assignments, !oUowlng his/her vacation or holiday.

Article 10

Section 10,07 Sunday Premium Payments

Employees who work on a Sunday shall receive the rated one and one-halt (1-112) limes!he employee's base wages, up to a maximum of eight (8) hours per day. Employees who are excused!Tom work with pay during scheduled hours on Sunday shall be paid at s!raigh! lime for the excused absence.

Seotlon 10.08 Meat Periods

Unpaid meal periods will normally be scheduled for thirty (30), forty•llve (45) or sixty (60) minutes, as cletermined by the Company.

Section 10.09 Rest Periods

Rest periods will be assigned in accordance with State and/or Fodera! law; howove,, they wlll be fifteen (15) minutes Inlength.

Seclion 10.10 Relie!Diflerential

Employees willbepaidadlfferan!lal of eight dollars (\$8.00) when In addlt on to their normal duties they relieve or assist a manager for tour (4) hours or more. Relief Differential assignments spectflically exclude administering discipline to other employees.

Sec!lon 10.11 Workin.g In A Different Title

The assignment of aparticular title to an employee does not mean that the employee shallperform only the kind of work coming under his/her tftle olassifica Non, or that certain kinds of work shall be performed exclusively by certain classifications of employees.

Section 10.12 Tempora,y Assignment To aHigher Job ClaosIffcatton

An employee wmporarlly assigned by management to perform the duil as of a Job title with a higher top wage rate shall receive a classification differential! or each day the employee performs the foll scol) 1' o1 duties of such job Illlo for three (3) or more hours. Such daily classification dillerential shall be one-fifth (115) of the promotional Increase which would apply if the assignment in the higher classification were on a permanent rather than a temporary basis.

Section 10.13 Travel and Temporary Work Locations

- A. Toe Company will either furnish all means of transportation or specify wl1al transportation shall be used for *travel* on Company bus'/ness,
- B. Employees who agree tousetheir personal vehicles for Company business willbereimbursed at the then current IRS reimbursement rate for mileage,
- C. Employees may be aasigned to work at a temporary work looation. When employees are assigned to work at a temporary work location, tho employee will bereimbursed for travellime and trarn; portation expenses to and from the temporary work location in excess of ti1at required for the employee's normal commute.
- D. Transportation expenses include, but are not limited to, mtteage, bridge toll, parking, airtare, and bus fare.

Section 1o.14 Ovemigh I Trips

If the Company determines that evenight travel is required, the employee will, unless otherwise provided below, be reimbursed to rexpenses which are supported by receipts ae follows:

- A. Transportation expenses as described In Section 10.13; payment for transportation expenses which can reasonably be charged or pre-paid by the Company such as airline tickets and ren!al cars should be charged or pre-paid,
- B. Lodging Expenses, approved in advance by the Company; payment of lodging whir. Ji can reasonably be charged or pre-paid by the Company should be charged or pre-paid.
- C. Meals, not to exceed tiliny live dollars (\$35) per day.

Section 10.15 Changes lo Job Titles

- A. Whenever the Company detorrnlnes It is appropriate la create anew joll title or change a job title In tille bargaining unit, it shall give advance notice to the Union. The Union may Initiate negoliations over wage schedules regarding new job titles.
- B. Whenever, during the Ille of the Contract, Ihe Company determ111es It appropriate to create a new job title In the bargaining unit, It shall proceed as follows:
 - 1. The Company will give advance notice to the Union in writi11g of such new Job title and provisional wage schedule. NotIllcatlo11 will Incluoo Inlonnation about the new 01 changed job title and the assigned provisional wage schedule. Upon such notification, Iha Company may prooped to staff such position wit11ln the provisional wage schedule.
 - 2. The Company agrees to meet with the Union, upon !he Union's request, to discuss all aspects, which Jed to the Company's decision to create the new job title and the assigned provisional wage schedule.
 - 3. The Company wm conduct a foilow-up review to assess whether the provisional wage schedule remains appropriate. The follow-up review will occur no lass lhansix (6) months after slafling. After the Company's follow-up review is completed, the Company will notify the Union Inwriting. The notification will include information regarding the wage schedule to which the title will be assigned. It the wage schedule is different than the provisional wage schedule, employees will be placed into the same wage schedule step as tilley were on the provisional wage schedule. Time spent in the provisional wage schedule will be counted toward any progression increases,

Article 10

- G. Withinlhirty (30) days from the Union's receipt of the notice referred to In Section 10.15(8)(3), the Union shall have the, right to InItlate negotiations concerning the wage schedule established by tl, e Company.
- D. The parties agree that they shall negotiate for a period of no more than sixty (60) calendar daysfromthe date suchnegol!atlons comman OOd. If no agreement is reatled within the sixty (60) calendar days, the Union may elect to submit! he Issue to a Neutral Third Party for resolution. The Uolon will notify the Company in writing of its Intent to submil! Ihais sue loa Neutral Third Party within thirty (30) calendar days from the conclusion of the negotialions, Il the Company does not receive written notification within the thirty (30) calendar day period referred to above, 1 he maltllr shall be cons. idered settled In the Company's /avor.
- E. Alt the time limits In Section 10.15 may be extended by mutual agreement.
- F. If the parties reach an agreement, such agreement on the wage schedule shall be applied retroactively 10the *day* of establishm,,nt of the new job title and wage schedule.
- G. The Neuttal Third Party referred to above shall be selected from the panel of arbitrators referred to in Section 16.1.3 of this agreement.
 - The Neutral Third Party will render a written decision wiihln fifteen(15) working days alter the heartng.
 - The Neutral Third Party is empowered to decide only whether the wage schedule assigned by the Company or the wage schedule requested by the Union Is the appropriate schedule.
 - a. The Neutral Third Party shall have no authority to add to, subtract from, or modify any provisions of this Agreement.
 - 4. The Neutral. Third Party's decision shall be applied retroactively to the day of the establishment of the new job lttle and wage schedule.
- H. The procedures set forth In Section 10.15 shall be the exclusive means by which file Union may dispute the wage schedule setby the Company.

Section 16.16 CalHnPayments

An employee contacted while at home and off duty and required to report to work during non-scheduled periods or during a previously excused scheduled tour on an authorized holiday shall be paid for all time worked, including a reaconable amount of travel time going to and from homo, all the appropriate rate. Payment tor lime worklld on a calf-in plus pay for traveling time, as specified, shall not be less than two (2) hours pay at the applicable rate.

ARTICLE: 11

COMPENSATION

Soct101111.01 Eligibility

All employees who are active on tho payroll (not on disability or a leave of absence) on tile effective date, of a lump sum, general incm.ase, or progression increase will be eligible for the **increas.Et**

Employees, who on the effective date of tho wage increase and/or lump sum payment, are on disability or a leave of absence, if otherwise eligible, will receive a wage Increase and/or !ump sumpayment effective on their return to work date.

Lump sum payments will be prorated for disability and leave of absanco.

Section 11.02 Wages

General Increases. Luma Sums and Waae Schedules amlocated In A"nendix A. Job Title Wagg scnagulQ Internet Assistant 2 3 Custome Asistant Dispatcher 4 Surveillance Administrator 4 Jillilifil!.Coordin.ator Customer Billing Representative \$1moortAdministratorI 7 Pmvisignin! Administrator I 7 10 Provisioning Administrator II --Technical Sisilon Representativel 9 Technical Sunnort Reorasentallye II 11 Network Technician SupportAdministratorII. !I\I.I'!I,III_ Jechnician 13 NCG R presemaUve ∙ts P.covlsioning f\dminlstrator III 16 ConnoctIvIti Specialist I 18 CirctJlt Coordinator 20 Connectivity Snecialist It o cialist Video Site. Operatio Qs Technician ·16

Employees will be paid on abl-weekly basis. Payment of wages for each two-week period will be made no later than the Friday following the end of the pay-period.

Section 11.03 Additional Cash Awards

The Company may provide employees with additional cash .awards.

 $The seleo! ion of employees and the amounts of the cash awards will be mads at the discretion \\ \textbf{of management}$



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ARTICLE 14

FORCE ADJUSTMENT

Section 14,01 Transfers

The Company may Inits discretion hire employees off the street to fill vacancies. However, if the Company determines that a vacancy Is to be filled from within the Bargaining Unit, it will post a notjoo of t11 <> vacancy using the Internal online posl and bidp, ocess. Employees with at least eighteen (18) months of time int!t!e, unless waived by the Company, and who have satisfac 10 ry attendance and work performance may apply for the vacancy.

In deciding who will be sotocted for a vacancy, the Company wlfl determine which employee Is most qualified to !ill tho posi!ion. Tho Company will consider an employee's quallftcallons and where, in tho judgment O! the Company are equal, it will use seniority. The Company may elect to retreat an employee within the fkst nine (9) months from the date the employee accepted the position.

When an employee transfers to a higher or a lower wage schedule the employee will move to the same wage schedule step on the new wage schedule that the employee was alon the olct wage schedule. In addition, the employee's time spent, montt1s and days, at the step on the old wage schedule will count towards the time required tor the employee to progress to the next higher step on the new wage schedule.

Section 14.02 Relocation Of Work

When the Company relocates work, the Company may if it deems appropriate, offer Iha affaoted employees the opportunity to follow their worl (to Iha new location. Employees who iollow their work to the new location will be considered as employee inlliated transfers and may be ottered a relocation allowance.

Section 14.03 Force Adjustment

Whenever force coodlllons as del<!rmlned by the Company are considered to warrant a surplus and the possible layoff of employees, the Company shall notify the Union in writing, andmeal with tho Union to obtain input on its proposed layoff process, prior to notifying the affected employees. Employees wlll be laid off In a process determined by the Company, The surplus employees designated for layoff will be notified aminimum of thirty-(30) calendar days prior to the layoff date, unless otherwise provided by law. In order to relieve a surplus the Company may, In a process determined by the Company, offer employees the opportunity to voluntarfly resign and receive a severance payment as provided In Section 14.04.

Artlclo 14

Section 14,04 Lay OI! Allowance

Employees who are laid off wll! be paid alayoff allowance based on their senioril. Y and their base weekly wage rate in effect at tile time of the layoff, In accordance with the following:



Note: Part-lime employees willreceive a prorated amount based on the rules Identified in Section 9.'17.

Section 14.05 Priority Rehire

Employees who are laid off with sat1slacto1y attendance and work pertormance andwho apply for re-employment for a position Illey are qualified for within this Agreement, will receive p.riorlty consideration for re-hire over new applicants for twelve (12) months from his/her layoff date,

ARTICLE15

BENEFIT PLANS

Section 15.01 In the event, during the life of this contract, tho Company desires to make any change to the Benefit Plans which would affect the benefits of employees within tho bargaining untt, it will, before making any such change, notify the Union and afford the Union a pertod of sixty (60) calendar days for bargaining, provided, however, that nochange maybe made in the Plans which would reduce or diminish 11\e benefits provided thereunder, as they may apply to employees wl!hln the bargaining unit, without consent of the Union.

Section 15.02 Any claim that section 15.01 has been violated may be presented as a grievance and, it not resol/Ved by the parties under their Problem Resolution Process, may be submitted to arbitration pur\$uant lo provisions of Article 16. Any decision or action of the ComJ"lny shall be controlling unless shown to have been discriminatory or inbad faith, and only tha question of discrimination or bad faith shall be subject to the grievance procedure and arbitration. However, nothing In11\ls contract shall be construed 10 subject 11\e Plans or their administrationlo the grievance or arbitration proceduras.

Section 15,03 The sole remedy for Issues with respect to questions of whether benefits are due to covEired employees, including the amount of any benefits due, Is the claim and appeal process as defined Ineach of the Benefit Plans.

Section 15.04 Tha ag.reements between the Company and the Union regarding benefit plans establish the benefits that the Company will provide to employees in the bargaining unit, but are not Intended to be plans or plan documents under the Employee Retirement Income Security Act (Efi.ISA).



ARTICLE 16 PIIO!!LSM RESOLUTION PROCESS

 $Se <> lion 16.01 \qquad \text{To the extent practicable, prlor to any operational changes In a work location or work area which affect the working conditions of employees, the manager will communicate tt,e...,chang.. to the appmpriate Union representativaln advance of any changes and solicit Input from the Union representative.}$

Section 16,02 Allissues or prospective 91·1evances may be taken u1, informa.lly with the appropriate manager In an etlort to resolve the matter. Inno case will such an Informal auempt to resolve an Issue or grievance result in a modification of the time limits, for filing a fonnal grloval1"8.

Seo!lon 16,03 Tl1e Company ,·er,;,gnlzes the rlgl,t of· the Union to Investigate the circumstances surrouncting any grievance and agrees to· cooperate with fhe Union in any such Investigation. Pending final resolution of the grievance, the Company shall not deal direolly with the employee on any grievance already filed by the Union, without Union concurrence, but shall dealdlrnotly with the Union representative.

Seotlon 16.04 Grievances

It remains the mutual goal of the Company and Union to resolve all Issues and gri. evance a lthe !owes! possible levet Any employee complaint not resolved under Section 16.02 above and which Is reduced to writing, setting IorU, specifically the subsiance of the grievance and the specifically provision or provisions of the Agreement allegedly violated, if any, delivered by a !!nlo., representative in accordance with Section 16.05 below within forty. five (45) calendar days of the action compfained of, except for tem1Inat1on which shall be filed within thirty (30) calendar days of the action complained of, shall be considered and handled as a !onnal grievance. The Company will provide the Local Union with Information requested in writing relevant to the grievance within fourteen (14) calendar days following! he presentation of too grievance. For any deadline under this Article, the date to determine compliance with a deadline shall be the date of either the postmark on the envelope or on the facsimile rnoaipt containing 1lle communication.

Sec.tlon 16.05 The forma-J grievance procedure shall consist of two successive steps. Notice of grievance and appeal of deoloion shall be forwarded in accordance with lhe following:

- A S!f!p-t: TI1e Director or his/her oosfgnee shall moot with the Union as soon as practicable and offer a decision online grievance in writing Wittlin!our!oon (14) calendar lays after completing the meeling(s) unless mutually agreed otherwise in writing by 1 lie parties.
- B, Step 2: If the decision of the Company in Step 1 Isunsatisfactory to the Union, the grievance may be appealed within fifteen (15) calendar days after a decision has been rendered at tt, a first st<|p, The designated Company representative shall meet with tho Union representative as soon as practicable and otter a decision In writing on the



- grievance within fourteen (14) calendar days after completion o1tl1e meeting(s) unless mutually agreed otherwise In writing by the pales.
- C. For all formal grievances, the designated Company representative shall, within fourteen (14) calendar days o! receipt or a written notice of a grtevance or a grievance appeal, contact the Union representative to schedule a mutually agreeable meeting date and location. Upon mutual agreement, the grlevance may b.e conducted by telephone. The designated Company reprS\$entat1ve willprovide a decIslon In wrilling within IntrflEen (14) calendar days alter completion of the meeting(s), unless mutually agreed otherwise by the parties.
- **D.** At either step of the grievance procedure described above, up to two (2) employees of the Company will suffer no loss in base pay for time consumed in traveling to and from grievance meeUngs and in presenting grievances under this \$action.
- E. The Company and the Union desire to process grievancoo in an .expeditious manner. Accordingly neither pa.rty will recess agrievance at Step 2 Inexcess of sixty (60) calendar days, unless otherwise agreed. If t11e grievance meeting Is not reconvened within sixty (60) calendar days 1 rom the Initial recess date, the grievance shall be considered denied. The Union may then appeal the grievance in accordance with the time limits set forth herein.

Section 16.06 A decision at Step 2 of !he formal grievance procedure asset forth above shallbe deemed full completion of t11elormal grievance procedure, el!eotlve ellher on tiledate of the Company's decision or the date the decision is deemed denied,

Seetlon 16.07 Grievances may be presented by the Union during working hours. The Company shall not payfor time spent by the Union preparing grievances during wori<

Section 16.08 Every effort should be made lo conduct grievance meetings In person, however the Company and the Union may mutually agree that a grievance meeting may be conducled via telephone or video conference. Grievance meelings shall be held at a mutually agreed upon time and focatron.

Section 16.09 Failure to submit or pursue a grievance under the terms and conditions of this Arllclo shallbe construed as a waiver by the employee and the Union of the formal grievance. Any complaint of this type may be handled by tho Company as an informal grievance on an iniormal basis., at the Company's discretion, and will not be sub, ject to arbitralion.

Section 16.10 Regardless of any provision in this Agreemen no discipline, Including suspension or discharge, of employees with J:ess than one year's continuous service with the Company, will be subject 10 arbitration.

Section 16.11 ArbIlration

It is agreed by both the Union and the Company !hat any arbitration under this Agreement shall be strictly confined to either the suspension or dismissal for Just cause, of any employee with one ormore years of continuous service, or tod!fterences arising out of the interpretation or application of specifically idenlifled articles or sections of this Agrnemant or such other agreements specifically making reference to arbitration under this Article. The Union and Company further agree that any arbitration under this Agreement shall be exclusive, final and binding.

Articfe 16

Section 16.12 If 1he decision of the Company's representative at the conclusion of Step 2 of !he grievance procedure above Is unsatisfactorylo the Union, then within sixty (60) days of the dale of tho conclusion of the grievance procedure the Union may send the Company arequest In writing to arbitrate the grievance, With any request tor arbitration during the sixty-day period In this section, the Union may also submit to the Company a request In writing to "stop the clock" on further proceedings under this Atticle; however, any "stop the clock" request under this section shall last no more than eighteen (18) months, or such other period as the partlea may mutually agree in writing, alter which time the grievance shalt be deemed withdrawn if the Union does not proceed to arbitration under this Article,

Section 16.1S Within thirty (30) calendar days after submitting its written request for arbitration to the Company, the Union $\dot{m}ay$ notify the Company of Its desire to select an arbitrator. For disolpline cases, the arbitrator will be objected from a list of names and in accordance with the process used for selecting aroltra\Qrs by the region (as esll!bllshed torth• wirellna business) in which the grievance orlgfnated. For contract interpretation grievanoos, the arbitrator will be selected from the list of names and in acoordaoce with the process used for selecting arbitrators under the legacy AT&T agreement The tlmefrarnes and other limitations set forth in this Agreement continue to apply. The arbitrator chosen by the parties shall hold a hearing as soon as possible and !he arbitrator's decision shall be final and binding upon both parties and any employee affected. The parties shafi each boar its own costs and expenses, and the fees and expenses of the arbitrator shall be paid in eqnal sl1ares by both parties, If one of 1he parties requests a transcript of the proceeding and the, other party declines to share the cost of the traoocript, the party ordering the transcript shallpermit the other party to review said transcript In the offices of the party that ordered the transcript The reviewing party shall not cite to page numbers of the transcript in any post-hearing briefing or argument to the arbitrator.

Section 16,14 The arbitrator shall be strictly confined to the subjects submitted for decision and may In no event, as a part of any such decision, Impose upon either party ar1y obligation to arbitrate on any subjects which have not been herein agreed upon as subjects for arbitration. The arbitrator shall not have furl\$dlctlon overthe lights of Management not specificeHy restricted by this Agreement and shall not have the power to add to, subtract from, or vary the terms of this Agreement or In subslitute the arbitrator's discration for that of the Management, but shall be limited in power and jurisdiction solely to determine whether there has been a violation of this Agreement and, if so, 1he appropriate remedy,

A Ii the arbitrator awards back pay, such award may include only such relief necessary to make the grievant whole. In tl1eevent ofbackpay, however, noaward shall be retroactive to aperiod more than twelve (12) months preceding the request! or arbitration by the Union In Section 111.13, further, the Company will not be responsible for back pay during any period of delay, such as a "s!Qp the clock" request or a hearing postponement, caused solely by the Union alter it has requested arbitration.

Section 16,15 Except where otherwise mutually agreed in writing, failure to submit a matter lo arbitration within the times above stated, failure to pursoo subsequent steps within tho time and in the manner above stated, or lallure to otherwise take any action required by this Article within the deadlines so stated shall constitute a waiver by the employee and the Union of the right to art>ltration, and the grievance shall be deemed withdrawn,

ARTICLE 17

CONCL\JSION

This Agreement shaU be effective July 24., 2016 and shall continue until 11:59 p.m. on July 20, 2019. Negotiations on a new controct shall begin not earlier than sixty (00) days prlo1 \cdot to such termination. It is tile Intenllon of the parties with respect to the collec! Iva bargaining of future contracts to conduct their negotiations thereon in such a manner as to !'ea.ch a new agreement on or before! he termination of the present contract.

IN WITNESS WHEREOF, the parties have caused this Agreement to be signed !his 4'' day of OctObar, 2016.

For Communicellons Walkers of	For AT&T Services, Inc.
America	
ls/Ruth Marriott	ls/John A. Andraslk
/s/Mayella Arll	is/Susan M. McDannott
ls/TimSkaggs	Is/Andrea R. Ward



APPENDIX A • WAQES

A1. For Tille of lntl\met Assistant, Wage Schedule 2

Effoctiva August 21, 2016 the wage schedule willbe as follows:

1\ !!•J r'+ \$, '' z J	
4,.	_,, \$454.50
)e:1J4,24 _!:&\$
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	\$536.83
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11	\$0H!.22

Employees onpayroll on the day following ratification will be moved to the nearest step of the new wage schedule Incurring noloss inpay. Retroactive wages from August 21, 2016 to the date of ratification will be paid fill soon aspracticable after ratification.

- A 2% general Increase to the lopstep of the wage schedule, effective August 20, 2017.
 Increases to be applied exponentially.
- A 2.5% general increase to the top step of tho wage schedule, effective August 19, 2018. Increases to be applied exponentially.

A2. For Tflleof Customer Assistan\ Wege Schedule 3

Effective August 21, 2016 the wage schedule will be as follows:

Step	Wage Ante
i	\$480.00
2	\$495.53
3	\$511,67
4	\$528.12
5	\$545,21
6	\$562.95
7	\$581.06
6	\$599.86
9	\$819.27
10	\$689.31
11	\$660.00



Employees on payroll on the day following ratificallon will be moved 10 the nearest step of !he new wage schedule Incurring no loss fnpay. Retroactive wages from August 21, 2016 to the date of rall llcatlon will be, paid as soon as practicable after ratification.

- A2%general increase to the lop step of the wage schedule, effective August 20, 2017.
 Increases Io be applied exponentially,
- A 26%general Increase to the top step of the wage schedule, effective August 19, 2018. Increases to be applied exponenUally.

A3. For all other!Illes:

- A 3% general increase to the top step of the wage schedules effective August 21, 2015.
 Increases to be applied exponentially. The retroactive wages from August 21, 20!!6 to the date of ratification wm be paid as soon as prnctlcable after ratification.
- A 2% general Increase to the top step of the wage schedules effective August 20,2017.
 Increases to be applied exponentially.
- A2.5% general Increase to the top step of the wage schedules effective August 19, 2018. Increases to be applied exponentially.

NIC Wage Schedules for Contract

	Wage	Schedule 2	
Step	8/21/2016	8/20/2017	8/19/2018
1	\$400,00	\$400.00	\$400.00
2	\$417.39	\$418,22	\$419,25
3	\$435.54	\$437.27	\$439,48
4	\$454.48	\$457.19	\$460.59
5	\$474.24	\$478.01	\$482.76
6	\$494,86	\$499.79	\$505,99
7	\$516.38	\$522.55	\$530.35
8	\$538,83	\$546.35	\$555.88
9	\$562.26	\$571.24	\$582.64
10	\$586.71	\$597.26	\$610.68
11	\$612.22	\$624.46	\$640.08

Title(s): Internet Assistant

_	_	Wa	aSc	hedule4		
SteR	ai211	201e _m	_ 81	20./2017 "·		fil2()fff
1		20.00		\$420.00		\$420.00
2-	\$4	48.17		\$449.05		\$4 <u>50</u> .17
_3	<u>\$4</u>	7823		\$490.12		\$482.50-
4	\$5	10.30		\$513.34		\$517.16
S	\$54	44 <u>.53</u>	-	\$54 <u>8.8</u> 6	-	\$554.30
8	\$5	81.05		\$586.83		\$594.12
. 7	_ \$6	20.02	\$	627.43		636.79
8	386	<u> 51.60</u>		\$670.83	3	2.53°
9	JllC	<u>S.97</u> -	\$	717.24	. \$7	731.65
10	\$7	53.32	•	\$766.87	'	\$784.10
·• <u>.</u> 11·	·. ·-· <u>\$</u>	8os.s4 .	<u>=L</u> `	ws.s2	8	34M2

Title(s): Dispatcher

SurVe!llance Administrator

□ "WfilleSche	dulo7
. <u>St•J?</u> 8121/2016	<u>812012017</u> 8 <u>119/2018,</u>
1 <u>\$iI24.IIIL</u>	\$624.00 j1624.00
2 \$666.60	\$667.92 \$669,\$7
3 \$7 <u>12.</u> 11	\$714.94 \$71 <u>8</u> .48
4 JZfillJ.L.	\$765.28 mo.95
5 \$812.66	\$819.12 \$827.26
<u>6</u> - \$866.14	J,878.78_ y887.67
7 _ \$927.41	.Jfa38.50 \$952.50
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<u>'11</u> \$1,207.81 -	<u>231 .97 \$1,262.76</u> .
Uful (8h	

!lful.(§h Support Administrator I Provisioning: AdmInIstmtor I

ra to herbert in other	Wage	Schedule 3	**************************************
Step	8/21/2016	8/20/2017	8/19/2018
1	\$480.00	\$480.00	\$480.00
2	\$495.53	\$496,51	\$497.74
3	\$511.57	\$513.60	\$516.14
4	\$528.12	\$531.27	\$535,22
5	\$545,21	\$549.54	\$555.00
6	\$562.85	\$568.45	\$575.51
7	\$581.06	\$588.01	\$596.78
8	\$599.86	\$608.24	\$618,84
9	\$619.27	\$629.16	\$641.72
10	\$639.31	\$650.81	\$665.43
11	\$660.00	\$673.20	\$690.03

Title(s): Customer Assistant

	Wage	Schedule 5	
Step	8/21/2016	8/20/2017	8/19/2018
1	\$583.40	\$583.40	\$583.40
2	\$620.31	\$621.54	\$623.08
3	\$659.56	\$662.18	\$665.46
4	\$701.30	\$705.47	\$710.72
5	\$745.67	\$751.60	\$759.06
6	\$792,85	\$800.74	\$810.69
7	\$843.02	\$853.09	\$865.82
8	\$896.36	\$908.87	\$924.71
9	\$953.07	\$968,29	\$987.61
10	\$1,013.37	\$1,031.60	\$1,054.78
11	\$1,077.49	\$1,099.04	\$1,126,52

Title(s): Billing Coordinator Customer Billing Representative

	Wage	Schedule 9	شاقعه المستحادة فراندرانانات انخاه يتازاقهم واستدا
Step	8/21/2016	8/20/2017	8/19/2018
1	\$658.00	\$658.00	\$658.00
2	\$706.34	\$707.75	\$709.49
3	\$758.24	\$761.25	\$765.02
4	\$813.95	\$818.80	\$824.89
5	\$873.75	\$880.70	\$889.45
8	\$937.95	\$947.29	\$959.05
7	\$1,006.87	\$1,018.90	\$1,034.11
8	\$1,080.84	\$1,095,93	\$1,115,04
9	\$1,160.26	\$1,178.78	\$1,202.30
10	\$1,245.50	\$1,267.90	\$1,296.39
11	\$1,337.01	\$1,363.75	\$1,397.85

Title(s): Technical Support Representative !

Appendix A

NIC Wage Schedules for Contract

	Wage	Schedule 18	
Step	8/21/2016	8/20/2017	8/19/2018
1	\$806,40	\$808,40	\$806.40
2	\$864.46	\$866,17	\$868.31
3	\$926.69	\$930.37	\$934.98
4	\$993.41	\$999.33	\$1,006.76
5	\$1,064.93	\$1,073,40	\$1,084.06
6	\$1,141.60	\$1,152.96	\$1,167.29
7	\$1,223.79	\$1,238.42	\$1,256.90
8	\$1,311.90	\$1,330,21	\$1,353.40
9	\$1,406.35	\$1,428.81	\$1,457.31
10	\$1,507.60	\$1,534,71	\$1,569.20
11	\$1,616.14	\$1,648.46	\$1,689.68

Title(s): Connectivity Specialist I

	Wage S	ichedule 19	
Step	8/21/2016	8/20/2017	8/19/2010
1	\$845,50	\$845.50	\$845.50
2	\$905.30	\$907.09	\$909.34
3	\$969.33	\$973.17	\$977.99
4	\$1,037.88	\$1,044.07	\$1,051.83
5	\$1,111.29	\$1,120.13	\$1,131.2
6	\$1,189,89	\$1,201.73	j \$1,216.60
7	\$1,274.05	\$1,289.27	\$1,308.52
8	\$1,364.15	\$1,383.20	\$1,407.3
9	\$1,460.64	\$1,483.96	\$1,513.5
10	\$1,563.94	\$1,592.06	\$1,627.8
11	\$1,674.55	\$1,708.04	\$1,750.7

Title(s):

	Wage	Schedule 20	
Step	8/21/2016	8/20/2017	8/19/2018
1	\$646.63	\$846.83	\$846.83
2	\$907,26	\$909.06	\$911.31
3	\$972.01	\$975.86	\$980.70
4	\$1,041.37	\$1,047.58	\$1,055.37
5	\$1,115.69	\$1,124.56	\$1,135.72
6	\$1,195.31	\$1,207.20	\$1,222.20
7	\$1,280.61	\$1,295.91	\$1,315.25
8	\$1,371.99	\$1,391.14	\$1,415.40
9	\$1,469.90	\$1,493.37	\$1,523.17
10	\$1,574.80	\$1,603.12	\$1,639.14
11	\$1,687,18	\$1,720,92	\$1,763,95

Title(s): Circuit Coordinator

	Wage S	chedule 22	
Step	8/21/2016	8/20/2017	8/19/2018
1	\$887.78	\$887.78	\$887.76
2	\$950,57	\$952,45	\$954.81
3	\$1,017.80	\$1,021.84	\$1,026.90
4	\$1,089.78	\$1,096.28	\$1,104.43
5	\$1,166.86	\$1,176.14	\$1,187.81
6	\$1,249.39	\$1,261.82	\$1,277.49
7	\$1,337.75	\$1,353.74	\$1,373.95
8	\$1,432.36	\$1,452.36	\$1,477.68
9	\$1,533.67	\$1,558.16	\$1,589.25
10	\$1,642.14	\$1,671.67	\$1,709.24
11	\$1,758.28	\$1,793,45	\$1,838.28

Title(s): Connectivity Specialist II Network Specialist

NIC Wage Sohedules for Contract

	Wage	Schedule 10	
Step	8/21/2016	8/20/2017	8/19/2018
1	\$690.90	\$690.90	\$690.90
2	\$741.66	\$743.13	\$744,97
3	\$796.15	\$799.31	\$803.27
4	\$854.65	\$859.74	\$866.14
5	\$917.44	\$924.74	\$933.92
6	\$984.85	\$994,65	\$1,007.01
7	\$1,057.21	\$1,069,85	\$1,085.82
8	\$1,134.89	\$1,150.73	\$1,170.79
9	\$1,218.27	\$1,237.73	\$1,262.42
10	\$1,307,78	\$1,331.30	\$1,361.22
11	\$1,403.87	\$1,431.95	\$1,467,75
Title(s Provis	d: ioning Administra	itor II	The second secon

Provisioning Administrator II

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9	\$1,278.86	\$1,299.28	\$L1)25.20
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1 1!!!!iit Network Technlc1an Support Administratof II SuNeiUance Technician

· · · · · · · · · · · · · · · · · · ·	Wage Schedule 11				
Step]	8/21/2016	8/20/2017	8/19/2018		
1	\$695.00	\$695,00	\$695.00		
2	\$745.65	\$747.13	\$748.98		
3	\$800.00	\$803,17	\$807.15		
4	\$858.31	\$863.42	\$869.84		
5	\$920.86	\$928,18	\$937.40		
6	\$987.98	\$997.81	\$1,010.20		
7	\$1,059.98	\$1,072.65	\$1,088.66		
8	\$1,137.24	\$1,153.11	\$1,173.22		
9	\$1,220.12	\$1,239.61	\$1,264.34		
10	\$1,309.05	\$1,332.59	\$1,362.53		
11	\$1,404.46	\$1,432.55	\$1,468.36		

Title(s): Technical Support Representative II

PARTIE NO ROBERTO	Wage Schedule 15				
Step	8/21/2016	8/20/2017	8/19/2018		
1	\$768.00	\$768.00	\$768.00		
2	\$823.29	\$824.92	\$826.96		
3	\$882.57	\$886,07	\$890.46		
4	\$946.11	\$951,75	\$958.82		
5	\$1,014.22	\$1,022,29	\$1,032.44		
6	\$1,087.24	\$1,098,06	\$1,111.70		
7	\$1,165,52	\$1,179,45	\$1,197.06		
8	\$1,249.43	\$1,266.87	\$1,288.96		
9	\$1,339,39	\$1,360.78	\$1,387.92		
10	\$1,435.82	\$1,461.64	\$1,494.48		
11]	\$1,539.19	\$1,569.97	\$1,609.22		

Title(s): NCG Representative

1	Wage Schedule 16			
-	Step	8/21/2016	8/20/2017	8/19/2018
1	1	\$765.98	\$765.98	\$765.98
-	2	\$821.66	\$823,29	\$825.32
1	3	\$881.38	\$884.88	\$889.26
Į	4	\$945.45	\$951.09	\$958.16
ì	5	\$1,014,18	\$1,022.24	\$1,032.39
1	6	\$1,087.90	\$1,098,72	\$1,112.37
Í	7	\$1,166.97	\$1,180.92	\$1,198.55
1	8	\$1,251.80	\$1,269.27	\$1,291.40
1	9	\$1,342.79	\$1,364.24	\$1,391.45
į	10	\$1,440.40	\$1,466.30	\$1,499.25
	11	\$1,545.10	\$1,576.01	\$1,615.41

Title(s): Provisioning Administrator III Video Site Operations Technician

	Wage Schedule 17				
Step	8/21/2016	8/20/2017	8/19/2018		
1	\$806.50	\$806.50	\$806.50		
2	\$864,06	\$865.77	\$867.91		
3	\$925.72	\$929.39	\$933.99		
4	\$991.78	\$997.69	\$1,005.11		
5	\$1,062.56	\$1,071.01	\$1,081.64		
6	\$1,138.39	\$1,149.71	\$1,164.00		
7	\$1,219.63	\$1,234.20	\$1,252.63		
8	\$1,306.67	\$1,324.90	\$1,348.00		
9	\$1,399.91	\$1,422.27	\$1,450.64		
10	\$1,499.82	\$1,526,79	\$1,561.10		
11	\$1,606.85	\$1,638.99	\$1,679.96		

Title(s):



MEMORANDA OF AGREEMENT

The following Memoranda of Agreement are in effect In accordance with their terms upon ratification of the 2016 agreement between AT&T Services, Inc. and the Communications Workers of America ("National Internet Contract") *!or* the life of the 2016 Agreement absent a specific explra!lon date:



MEMORANDUM OF AGRI!EMENT •• BENEFITS:

The means for Mfilling. the terms of this Agreement may be tho Company's adoption of its own plan and associated plandocument or participation in an equivalent plan having aplan document that lnck1 des, for bargained-for employees, the benefits agreed to be provided pursuarn to this Agreement and substantiafly the 1erms, provisions and conditions under which such benefils are to be provided. The sole remedy for issues with raspect 10 the validity or amount of any claim for benefits is the claim and appeal process as dettned In the Individual benefits plans and programs. The parties agree 1! In the plans, policies and programs described below. Copies of the plan documents, Summary Plan Descriptions (SPDs) and Summruy of Material Modifications (SMMs) of the seplans, policies and programs have bean provided to the Union, If there Is any di.fference between these SPDs and the ERISA plans or programs (including amendments thereto), the plan texts shall govern.

For purposes olthis Agreement (including Exhibit 1),

- National Internet employees, excluding employees working in a Job title classified as Customer Assistant or Video Site Operations Technician (VSOT), shall be referred to as 'NIC Tier 2 Employees":
- National In!ernei employees working in a job title classilied as Customer Assistant or Video Site Operalions Technician (VSOT) shall be referred to as "NIC Tier 1 Employees";
- NIC Tier 2 Employees who were hired/rehired before April 16, 2008, shall be referred to es 'NIC Tier 2 current Employees":
- NIC Tier 2 Employees who were hired/rehired on and after April 16, 2008, and before January 1, 2011, shallbe referred to as 'NIC Tier 2 Pre-2011 Currant Employees";
- NIC Tier 2 Employees hired/rehired or transferred alter December 31, 2010, shall be referred to as "N!C Tier 2 New Hiresm;
- , NICTier2Employees (including NICTier2NewHires, NICTier2Pre,2011 Current Employees and NICTier2CurrentErnpioyees where applicable) and NICTier1En1ployees shallbe collactively referred to as "NIO Employees':
- 11110 Employees who terminate employment during the term of this Agreement and whomeet
 the applicable requirements to be ellglble!or post-employment benefits are reter, ed to as
 "Etiqible Retired Employees'.

Paragraph 3 of this Memorandum provides specific rules regarding benefits tor MIC Employees who move among job titles or move pmsuant to the National Transfer Plan. The provisions of Paragraph 3 of this Memorandum take precedence over any other provisions of this Mamomndum of Agreement-Benefits with respect to NIC Employees addressed In Paragraph 3 of this Memorandum.

1. <u>HEALTH.&JQWELFABEBENEEJTPLAN§</u>

A. Effective January 1,2018, NIC Employees shall be eligible to parlicipate In the same benefit ptans, programs and policies Identified lil the chart below by an x, with the plan terms, conditions and provisions which were tn effect on July 23, 2016, as described In the applicable SPDs and SMMs, except as noter) herein and In Exhibit 1.

	Plall/Program/Pollcy AT&T Medical <u>Program</u> <u>{b fill.ained provisionsL</u> AT&T Dental Program (management pJOYIsiol1\$L, AT&T Vision Program	NICTier1/; Cum,nt Jiim' <u>!J'!</u> !!!. X	NIC Tier 2 Pr& 2011Current <u>EmJII< ees -+</u> X -+X	2New	NIC Tier1 m 11 10yees X X
	AT&T CareFittin-A Supplemental Benefit ProJJram	Χ	Χ	Х	Х
	AT&T Group Life Insurance F:r2f!L!!!!fotll.gtiveE ees'	X	X)(X
	AT&TConsolidatedLong-Term mana di lili litorovisions Care Insurance Plan (closed to newerrtrants5/1/2012L	X	X	X	1(
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_	AT&TD1sabilltyIncome Preg,am for}?!Ll'@inedEJI!P)Q)ii? es AT&T DisabilityIncome Program	_ X	x	<u>X</u> -	<u>-</u>
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- B. NIC EmployMs, including newly eligible NIC Employees and Eligible Retired Employees shall continue to participate in the same benefit plans, programs and policies on the same terms and conditions which were in efrect on July 23, 2016, until the benefit a identified In Paragraph 1.A. above become effective, subject to changes to benefits resulting Irom the operation of existing plan provisions and amendments necessary due to changes in thelaw.
- C. NIC Employees who terminate employment with tl'rll Company during tho term of this Agreement and ere oUgible for post-retirement medical coverage under the terms ollhe medical program the NIC Employee was eligible for as an activi, NIC Employee as at th.; date of termination (an "Eligible Retired Employee") will be eligible, durh1g the term of this Agreement, for coverage under the AT&T Eligible Former Bargained Employee Medical Program (as applicable to similarly situated NIC Employees), the AT&T Eligible Former Employee Dental Program, the AT&T Eligible Fonner Employee Vision Program, AT&T Eligible Former Employee Group Lile Insurance Program tar Bargained Employees, tile AT&T Eligible Former Employee GarePJus Program-A Supplemental Benefit Program and the AT&T Consolidated Long Term Gare Insurance Plan (currerrtpa111clpants only), subject to changes ta benefits resulting from the operation of existing plan provislos and

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amendments necessary to comply wfth changes in the law, and With the exceptions Identified In Exhlbtt 1. Nothing in this Paragraph C shall be construed to provide benefits for any period subsequent ${\bf to}$ the term of this Agreement or for any amployee other than those referenced above who terminated employment during the term of this Agreement

o. Exhibit 1 provides a summary of certain plan, program, and/or policy Illrms, conditions and provisions, i<iciUdlng any whichare exoeptlons totenna, conditions andprovisions described In the applIcable SPDs and SMMs as well as any which differ among groups of employees eligible to participate In a particular plan, program or policy, such as the applicable deductible or copayment amount. If !here are discrepancies between the specific infurmation provided in Exhibit 1 and the plan documents, SPDs or SMMs, the information provided in Exhibit 1 will govern, It is understood thatcertain benefits are subject to change to comply wiU, Implementation o!lhe Patent Proreetion and Aifordeble Care Act (PPACA) and associated regulations and agency guidance. The Company will notify the Union of the changes the Con1pany makes to conform the benefits under this Agreement with final regulations and guidance under PPACA and any amendment determined lobe necessary due to changes In the law. Should any of these changes require bargaining, all other terms and provisions of the Agreement will remain Ineffect through expiration.

2, PENSION AND SAVINGS BENEFIT PLANS

A NIC Tier 2 Current Employees and NIC ner 2 Pre-2011 Current Employees

NIC Tier 2 Current Employees and NIC Tier 2 Pre,2011 Current Employees shall continue to p,Irticipate In **the** following pension and savings benefit plans, programe, and policles on the same terms and conditions which were ineffect on July 23, 2016,

- , AT&T Retirement Savin9s Plan
- , Bargained Cash Balance Program ot the AT&T Pension Benefit Plan
- 8, NIC Tier 2New Hires and NIC Tia,1 Employees

NIC Tier 2 New Hires and NJC Tier 1 Employees shall participate In tile following pension and savings benefit plaliS, programs, and policies on the same terms and condillons that ware in effect on July 23, 2016.

- , AT&T Retirement Savings Plan
- , Bargained CashBalance Program#20!the AT&TPension Ben<!!!!Plan



3, BENEFITS RULES FOR MOVEMENT OF EMPLOYEES

A General Provisions - Effective on the day after the Ratlflca!lon Dato, any employee who moves from a job title not covered by this Agreement to a job title covered by this Agreement wl1ere the circumstances of 1 hemove are not specifically accounted for inone of 1 he following paragraphs, will be treated as a newly hired employee In the position to which they transfer {NIC Tier1 Employees or N.C Tier2 New Hires, as applicable}.

B, Treatment of Transferred Currant Employees

I. Oellnitions:

- .A 'fransfened Current Employee' means an individual who as of August !I,2009was omploy•d inone of tho 2009 Coro OWA Collective Bargaining Agreements, moved pursuant to 111a National Transfer Plan into any Job title covered by !his Agreement, and immediately preceding the transfer to this Agreement:
 - wasbalngtrealedasa"current employee" for benell planpurposes under the transferring applicable collective bargaining agreement, and
 - 2 was not covered under one of the following appendices under the Cora CWA Collective Bargaining Agreements: Midwest Region Appendix F, WestRegion Appendix E,Southwest Region Appendix J, or the Southeast Network Addendum - U-verse Field Operations

II. Applicable Benefit Plans:

, Transferred Current Employees will be eligible to parllclpate In the same plans, programs and policies on the same terms and conditions as apply to employees in the position to which they transfer (NIC Tier 1 Employees or NICTier 2 Current Employees/Nie T.ier2 Pre-2011 Current Employees. as applicable).



Benefits Outline Summary - Exhibit 1 Provision Active Employees Effective Date(s) Health & Welfare: 1/1/2018 Jffi!ffl€{¥iif! JiW .II ::t<{[B-For Med! at, 0 6n.lal, Vialntt, Dlsub!Uty., oaraPlu.\$, Fol10w.prb11r, llo nsot'thii.pp.Jif,ablll Pf\)!lfam: I.Ind-I,,.;telniurt1nce,. | Mf/dw.\t,"AT_TMetlit:N Pl'Ogtruri-{b.l).ISJair)!J<dprt.v!Slm!s} (unf Jt-w_othe1w1ee:S"f1:!ff1'1#oo} tronU!t, ,,, rr:s:r[1)Ulta!?r sr.im -tm:am19,<1f{\clipprovlslt<1m \ti!!:1hey ofi!ii1ge 'lfllrwl.lnv.,-1Q-VIsior:i)1 T&J" Visro'ti. fi_«igrom (ffi1111age!11.-0ni Prov'tSJI:i.1)\$ M thay ch&ri9e fri:mt ffii!! ro, tlme) o hJ1i1y A:rnT!Jk«ibM!J.:,0ri::Q,11<1Pr riram_.N1CThu J-Bnploy:imi. MrJ NIC---ner_2 New H1 r:es. AT&J.JJ\$ab y Imon flmQfan1 l0 - 100 - Ernplo • NtC: _"Illf.2_Cumwrt tmpl.iyeix&NJC,Turl pre_20]_1.c.tln:entEi_1lp_lpytl®Ofil f100 _ _AJ&.T Gamfilu& AJ1opplem_eritali},:mofir. ftrogrl/.m tile-!miw:a.1_ - A'ITJ.T!)roup-!JJi9-In,Î>Uf,'IfIL'IJPr-Ogram for M!I11Q En'If)IOjI'I',OO . • This J)iogroil, · ITTC!V®S-swpph1n\$i'l!al-UfGJt1st1ffibba a.111}OIS))a_nd_611t!Jfe,_ JN,u,i'Bhe.i'l .11Jmi fkf JS=J,1!:4SU fully ins_ured_CQV!.1/'Mt;rjpJIOrm, \$tl()h a\$_HMO\$, w_!!IMritltl:U1.t-10,00 !llr!'l.ilJflb!O-Il!!hit dl\$t:retkin l) f\he Cimwnny, Eligibility for coverage continues to begin on the employee's date of like, provided the Eligibility for Coverage employee enrolls within the 31-day enrollment period. Employees pay the full cost of coverage until eligible for Company Subsidy. Eligibility NIC Employage for Company Subsidy No change from current program. NIC Employees Active (Full-Time) No change from current program. Monthly Contributions Active NIC Employees (Part-Time) No change from current program Monthly Contributions NIC Employees Annuel Deductibles No change from ourrent program. Annual Deductible Provisions: No change from current program. General **WC Employees** No change from ourrest program. CoPay/Coinsurance Office Vield MC Employees Copay / Coinsurance No change from current program. Urgant Care NIC Employees Facility/Professional Services No change from current program. Copay / Coinsurence N!Q IID'.!lti-1 · Sm rgetir,y l'I:oom NorJumiw frtimc, metlprogram. facitlty/Prof slonal\$1llrvlcas QQpay l c-ohtimrarioo ._...{gn\:nctm:iLL....- ----- M••e------"-----

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July 24, 2016

Ruth Marriott Staff Representative Communic,.uon Workers of America - T&T 501 3,• Street, NW Washinglon, DC 2000'!

Re: company Wellness

Dear Rutt>:

Effective as soon as administratively feasible on or after January 1, 2018, bargained AT&T employees covered under the CWA National In!ernet Contract under the AT&T Medical Program for Bargained Employees shall be eligible to participate in the AT&T Your Health Matters Program as provided below,

The Your Health Matters Program includes Disease Management and Wellness programs as well as access to an onlin0 portal with a variety of tools and resources. Below are examples of thobeneftts and services that are available to eligible bargained Employees under Your Health Matters:

- Wellness Programs
 - Medical Decision Support,
 - Coaching topics, Incloding but not limited to the following: weight management, exercise, stress management, lobanco cessation, healthy ealling, appointment adherence, depression prevention., medication adherence and sel Hinana: gement.
- ii Disease Management
 - Asthma
 - Heart Failure
 - Coronary Artery Disease
 - Diabetes
 - Chronic Obstructive Pulmona1y Disease
- . Health Assessment and Portal

Disease Management programs are only available to employee..., who enroll In the AT&T Medical Program for Bargained Employees. Employees who enroll in a fully-Insured medical cove/age option such as an HMO or waive medical coverage (opt-out) willhave access to the YHM portal, U1e Health Assessment and Challenges.

 $The Company \, retains the unilateral \, right to \, change, modify, amend or \, discontinue \, the \, Your \, Health \, Matters \, \, Program,$

This letter will remain In &fleet through the term of the 2016 Collective Bargaining Agreement.

Regards,

Is/John Andrnsik Director - labor Relations AT&T National In1etnet Contract



July 24, 2016

Ruth Mamott Staff Rsprasantar!Ve Communication Workers of America - T&T 5D13wStreet, NW Washington, DC 20001

Dear Ruth:

AT&Thas arranged with CVS Caremark to designate all CVS pharmacies as apart of the Caremark mall order fulfillment process, Essential 1y, tl1 is will permit AT&T employees to pick up 90 day prescriptions for maintenance drugs at CVS retail pharmacies a 11d receiv,; the lower mall order rates. This applies even after **the** prescription has bean filled the allowed number of limes at a retail pharmacy,

This arrangement is available at CVS branded pharmacies only, It 1 liH not be available at other pharmacies In the Caremark network.

If the union does not object, AT&T will continue to have this arrangement available to bargained AT&T employees covered under the CWA National Internet Contract. This arrangement Is solely at AT&T's discretion end can be terminated or modified at any point during the term of the contract

Sincerely,

ha/John Andrasik
Director- Labor Relations
AT&T National Internet Contract



MEMORANDUM OF AGREEMENT NEUTRALITY ANO CARD, CHECK

Except for the duration provisions, the parties agree tl1at if durtng subsequent CN,/A Core Collective Bargaining or 1hmugh other negotiation any Core Neutrality and Card C11eck Agreement Ismodified or termtnatad, thansuch changes to the Neutrality and Card Check Agreement will also apply to th1s AT&TServices, Inc, bargaining unit (NIC),



MEMORANDUM OF AGREIAMENI CUSTOMER ASSISTANT PAY PLAN

The Company will provide additional ca•h awards as provided In Article 11, Section 11.03 (Additional Cash Awards) and described herein for the Customer Assistant title.

The Company wUlmodify!he CuslOmar AssistantPayPlan (CAPP) inplace beginning fol!halltst quarter of 2017 to have quarterly payout opportunities through the second performance quarter of 2020 as noted below. Until such time, the currant CAPP established In accordance with the 2013 N!C Agreement will continue.

Payouts to eligible Customer Assistants wlll take place by the second full pay period after the close of the penormanoe quarter,

The CAPP will have four (4) performance criteria.

Customer Assistants must meet attendance criterion and not be ondiscipline to participate in the CAPP. Customer Assistante will be considered meeting the attendance criterion If they are not on • formal step of discipline on the last day of the performance quarter for their atlendance.

The Company will estabHeh performance criteria andmetrics required for the CAPP one (1) week In advance of each performance quarter,

The pemrmanoe criteria and metrics required for the CAPP will be set at the discretion of the Company and may change on aquarterly basis.

Customer AssistanJs must work 240 live production hours during the performance quarter to be eligible for any payout. Talk time, hold time, after *Cau* work and ongoing training as approved by tha C0111 peny will be considered as live production hoors for the CAPP.

Customer Assistants must meet two (2) of the four (4) performance criteria established by the Company to qualify for a payout. Customer Assistants must be on lhe payroH at the time of any payout to receive such apayout.

Of continuous service at the beginning of the quarter	ıvıeeting ∠ot 4	Meeting 3 of 4	меетing 4 of 4
Lass than 6 Months	\$100	\$200	\$350
6 Months or greater but less then 18 Month_s	\$250 4	\$350	\$600
18 Months or greater	\$300	\$500	\$1,000

Payments wHI be subject to taxes as required by applicable law.



Union dues will be deducted Ina proralad amount from any payment.

Payments will not be applied or ba eligible fur pension calculation or savings plan deductions.

Any overtime re-calculallon and required payment will be done as required by state and federal ${f law}$.

Customer Assistants performing 'team lead" flJnctlon.s during a performance quarter as compensated under Section 10.10, union reprosentatives (see Section 2.02), and employees assigned to special projects by the Company w110 work less than 240 live production hours because of the activities stated above it1 this paragraph wlll receive credit for meeting two (2) of four (4) pel'forma11Ce criteria.

The Company and the Union will el!tablish a joint committee to review and discuss the re;;ults of the CAPP as soon as possible attar ratification, and annually thereafter. The joint committee will be comprised of one (1) union representative from the International Union and two (2) union rapresentatives from tile unit Time for the representatives from the unit will be paid under Article 2, Section 2.04 of the National Internet Contract. The Company will have two (2) representatives on this Joint committee.

If the number of Cus10mer Assistants achieving a quarterly payout under this plan fall she low 60% of I hat otal ell glble Customer Assistant population for two (2) consecutive quarters, the Company wmmeet and discuss the results with the joint committee referenced above. Any sug. gestlons i hat require bargaining must be mutually agreed upon by the bargaining representatives of the Company and the Union.



MEMORANDUM OF AGREEMENT

NATIONAL TMNSFER PLAN (NTP)

The Company agrees to modify the current external Job posting system to provide for employees who chose to pa1tloipate In the attached National Transfer Plan as an IMF or CSE participant as follows:

Positions wmadvertise InW, system for a minimum of seven (7) calender clays Employees wlll have the ability to indicate !heir interest in the position as an IMF or CSE candidate via the online system

The system will be a coossible to employees from both Inside and outside of the AT&T firewall.

- Employees wlUhave the ability locontact the r6glonal employment office to determine the status of aposition for which they tndlcated interest.

The parties to this agreement further agree that If duling subsequent Core Collective Bargaining or through other agreement the Nallonal Transfer Plan is modttled or terminated, tllen such changes to the National Transfer Plan will also apply to this AT&T Services, $\ln 0s$ bargaining unit (NIC).

The parties to this agreement further agree that IMF Sootion 4 and CSE Section 7 of the NTP shall not apply to employees transferring to this A1'.&T Services, Inc. bargaining unit (NIC); instead, employees otherwise covered by those sections shall be covered by IMF Ssotion e ot CSE Sootion 9, as applicable.

The parties to U1is agreement further agree to participak> with those AT&T affiliate companies that may be added from 11me to time to the Nallonat Transfer Plan as participants as are sult of collective bargaining or other agreemen1s between CWA and an AT&T affiliate company.



In response to the CWA's concern for its members' employment security and Its expressed Interost in removing Impediments to movement between various AT&T Companies Identified in the attachments to this Memorandum,. the Company agrees to extend the Intsrsubsidiary Movement (IMFI process and the CWA SurpIU\$ Exchange (CSE) process with Iha tallowing modifications:

IMF:

- Ellglble employees wiU receive priority placement before external hires after regional contract processes for any bargaining unit job!or which they qualify. The qualltlcatlon criteria utilized will be the same qualification criteria utilized tor the regional contractual processes.
- 2. In situations where there are equally qualified employees eligible and interested in the same position at the receiving Company, e!!gible employees will be offered that position in order of seniority. I! needed, the tie breaker for employees with the same seniority will be the last four < lights of their social security number with the higher number being the mom senior.
- 3. When a bargained-for employee moves among bargaining units of the Company covered by this Memorandum of Agreement trootment of vacation time, the Designated Holiday (DH), Floating Holidays (FHs), and Excused Wo1'k Days (EWDs) or their equivalent (covered limo) will be treated as follows:
 - A covered employee willbeeligible for covered time for the current vacation year atthenewentitybasedon the existing labor agreements at that entity. Any covered time already taken at the former entity will be deducted from equivalent covered time for which the employee is eligible at tho new entity; the remaining covered time will be scheduled at the new entity subject to needs oil hebusiness.
 - Covered time carried over '.from the prior vacation year must be disposed of, Le., paidinlieu of or taken at t)1e former entity.
 - In no ease WM an employee's movement from one- entity to another result in tl1e double payment for covered lime.
- Employees who have held the Premises/Wire Tecliniclan Job litle, or any Job title In an agreement or appendix to an agreement that provides for the terms and conditions of employment kw Premises/Wire Techn!cians {"Premisee/Wire Technician Agreeme11ts }1 are eligible for IMF, but shall be treated as provided in this paragraph. Any employee who has aver held a position in a Premises/Wire Technician Agrooment wmbe treated by any receiving company that Is party to this IMF agreement and that also Is party to a Premises/Wire Technician Agreement as If they were received from their own Premises/Wire Technician Agreement for all purposes. If tho receiving company does not have a Premises/Wire Technician Agreement, then employees transferring to that company shall receive the benefits applicable to other bargained-for employees with similar service in the receiving company, except for pension and post-retirement medical and dental benefits; instead, 1) such employees shall participate Inthe Bargained Cash Balance Program 2 and 2) fl such employee meats the eligibility requirements for postretirement benefits upon termination, the former employee willpay contributions equal to 50% of the total cost of coverage for posHetlrement medical and dental coverage If the former employee is not Medicare eligible and will not be eligible for medical or denial postretirement coverage if Medicare eligible.



- 5. Employeas selected to fill openings In accordance with terms outlined above, w.111have !heirTerm of Employment (TOE, which was previously known es Net Credited Service or NCS) or Seniority at the departing company recognized by the receiving Company's pension plan or program, subject to the receiving Company's service bridging rules. However where pensions are applicable, the TOE or Seniority will be recognized by the receiving company's pension program only for vesting, participation and eligibility service purposes, but not pension credit or accrual purpose& Fw1her, the service performed at the receiving company will be counted in Iha departing compan)"s pensfon plan or program, but only for vesting. pa1tlclpalion and eligibility purposes (notforpension credit purposes). Ih no event WMa period of servrce count as pension credit or accrual service inmore than one AT&T pension plan or program (in other words, no double counting of service for pension credit or accrual purposes).
- 6. Unless expressly provided to the contrary by the Benefits Agteement in the Core Collective Bargaining Agreement, employees tranete,ring to companies under this Agreement wiH receive active benefits and any post•mtiren,ant benefits under the benefit plans or programs and subject to the terms of the contractual Benefits provisions of the receiving company,

CSE:

- Surplus employees who express interest Inavailable positions in participating companies
 wlll reoeiw, priority placement befure external hires after regional contract processes for
 any bargaining unit Job for which he/she qualities. The qualification criteria util. Ized will be
 the same qualification criteria utilized for the regional contractual processes,
- 2. Employees who are declared surplus and eubsequently Involuntarily laid off who express interest ill available positions in participating companies will receive priority placement before external hires afoor regional contractprornasses tor any bargaining unit jobfor which he/she qualifies for a period of twelve (12) months following !heir Involuntary lay off. The qualification criteria utilized will bo !he same qualttlcation criteria utilized for the regional contractual processes,
- In situations where there am equally qualified employees eligible and interesood In the same position at thoreceiving Company, eligible employees will be offered the position in order of seniority. If needed, the tie breaker for employees with the same seniority will be the last tour digits of their social security number with the higher number being 1he more senior.
- 4. Any CWA-raprssented regular employee covored by a CWA Labor Agreement held by a participating company whose work is moving from ihat company to another participating company may be offered the opportunity to follow their work. Such offer will be subject to tha need for additional employees at tlle receiving Company and all appftcal. Jle qualifications and selection criteria at 1he receiving Company. Employees who select this option to treu of a11y severance payment anctwho are placed at and report to, lhe. receiving Company, will receive payment for Relocation Allowance per the applicable terms and conditions of the oolleclive bargaining agreement at their former Company, This Relocatkm Allowance will be paid when 1) the employee relocates his/her home residence as a result of following the W-Ork; and 2)!he employee's new piece of reporting is filty (50)



mffoo or greater road miles by the most direct route farthe < from their residence than was the old report localion.

- 5, Arr-J CWA-reprnsanted regular employee covered by a CWA Labor Agreement held by a participating company who becomas surplus and is offered a job, through the CSE process, In another participating company, willreceive p:ayment for Relocation Allowance per the applicable terms and conditions of the collective ba[llaining agreement at their former Company, Employees whoaccepta jol>offurinlieuofany severance payment and who are placed at and report to, the new location will receive payment for this Relocation Allowance when 1) the employee relocates his/horhome residence; and 2) the employee's new place of reporting ts fiffy (50) miles or greater road miles by the most direct route farther from their residence than was the old report location.
- 6, When a bargained-for employee moves to another bargaining unit of the Company covered by trns Memorandum of Agreement treatment of vacat. Ion time, the Designated Holiday (DH), Floating Holidays (FHs), and Excused Work Days (EWDs) or their equivalent (covered time) will be treated as follows:
 - A covered employee will be eligible for covered time for the current vacation year
 at tl1anewentity basedonthe existing labor agreements at that entity. Any covered
 time already taken at the tonne<entity will be deducted h'Om equivalent covered
 time for which the employee is eligible at the new entity; the remaining covered
 time will be scheduled a! the new entity subject to needs of the business.
 - Covered time carried over from the prior vacation year mus! M dtsposed of, Le,,
 p:aid in lieu of or taken a! the former entity.
 - In no case will an employee's movement from one entity III another result in the double payment for covered timo.



- 7. Employees who have held the PremIses/WIre Technician job title or any job title in an agreement or appendix to an agreement that provides for the terms and conditions of employment for Premises/Wire Technicians ("Premises/Wire Technician Agreements'), are eilglble for CSE, bu! sliall be treated as provided in this paragraph. Any employee who has ever held a position in a Premises/Wire Techn! cian Agreement wiHbetreated by any receiving company that is party to this CSE agreement and that also is party to a Prémises/Wire Technician Agreement as If they were received from! heir own Premises Technician/Wire Agreement for all purposes. If the raooMng company does not have a Premises/Wire Technician Agreement, ihen employees transferring to that company shall receive the benefits applicable to other bargained-for employees with similar service in the receiving company, except for pension and post-retirement medical and dental benefits; Instead, 1) such employees shall participate In the Bargained Cash Balance Program 2 and 2) If such employee meets the eligibility requirements for post-retirement benefits upon termination, the former employee willpay contributions equal to 50% olthe total cost of coverage for post retirement medical and dental coverage it the former employee Isnot Medicaro eligible and will not be eligible for medical or dental post-retirement coverage If Medicare eligible.
- 8. Employees selected to fill openings In accordance with terms outlined above, will have their Term of Employment (TOE, which was previously known as Net Credit Service or NCS) or Seniority at the departing company recognized by the receiving Company's pension pla11 or program, subject to the receiving Company's service bridging rules. Howsver, ihe TOE or Seniority will be recognized by the recelving company's pension program onty tor vesting, participation and eligibility service. purposes, but not penston credit or accrual purposes. Further, the se, vice performed at the receiving company will be counted in the departing company's pension plan or program, but only for vesting, participation and eligibility purposes (not for pension credit purposes). In no event will a period of service count as pension credit or aoo1"t1fd service in more than one AT&T pension plan or program (in otller words, no double counting of service for pension credit 01.aocrualpurposes).
- Unless expressly provided to the contrary by the Beneftts Agreement in the Core Collective Bargaining Agreement. employees transferring to companies under this Agreement will receive active benefits and any post-retirement benefits under the benefit plans or programs and subject to the, terms of the contractual Benelits provisions of the reoolving company.

Order of Consideration:

Job offers made under IMF or CSE will follow the order of consideration below after regional contract processes for any bargaining untt Job for which he/she qualifies.

- Surplus employee currently on the payroll and surplus employees Involuntarily laid off within the last twelve (12) months
- (2) Current employee using the JMF process

For both IMF and CSE, tjie Union agrees that It willnot seek to alter any existing bargaining units in any AT&T Company on the basis of any movement or 1, ansfer of employees between said companies as a result of 1 his Agreement. Further, the Union will not, on the basis o! this Agreement or change In 01 ierat! ons or practices made by Participating Companies as are sult of this Agreement in any pleading, petillon, complaint or proceeding before 111e National Labor





CURRENT PARTICIPATING COMPANIES COVI!REO BV CWASURPLUS EXCHANGE

Ameritech Services, IJ'\c. AT&T Billing Southeast, LLC AT&T Corp, AT&T Mobility, LLC AT&TMobilityPuertoRicoInc. AT&T Services, Inc. Sal1South Communication Systems, LLC BellSouth Telecommunications, LLC Ilfinois Bell Telephone Company Indiana Bell Telephone Compa11y, 111corporated Michigan Bell Telephone Company Nevada Bell Telephone Company The Ohio /3\$1 Telephone Company Pacific Bell Telephone Company SBC Global Services, Inc. (Midwest, West Region) Southwestern Bell Telephone Company Teloport Communications America, LLC Wisconsin Bell Inc.

\$UCCES\$ SHARI!IG PLA!! (\$SP)

The Company Md tl1e Communications Workers of Ame1ica (Union) agree to !he following concerning the Success Sharing Plan (SSP) for allHlies:

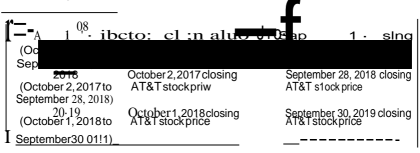
Eligible employees may receive annual lump sum cash payments based on AT&T stock price appreciation and AT&T dividend rate.

Plan Components

1. success units

Employees will be awarded 150 success units at the beginning of each award year (October 3, 2016, October 2, 2017 and. October 1, 2018). Those success units will only be valk! for that award year and win not carryo\\'Ir to Ihanext award year. A success unit! sonly used as a multiplier in the payout calculation and is not a snare of stock nor does Ithave any otl1et value.

!2.!!!!lr..11lil1ing Award Valu



The stock price usect inestablishing the award value will be theciosing AT&T stock price on the New York Stock Exchange. The award value will be adjusted proportionally to reflect any stock split.

3. Determining Dividend Rate Value

Each Award Yearpayout willinclude adividend rate value. This value will be determined by adding each AT&T declared quarterly dJvidend during the award year and multiplying this totalby 150 success units.

Quarterly Dividend Rates:

Award Year_	Quarters	
2017	December 2018, March 2017, June 2017, September 2017	_
2018	December 2017, March 2018, June 2018, September 2018	
<u>2019</u> _ <u>_j}?</u>	Peoernber 2018, March 2019, June 2019, September 2019	



4. EJIYJ11J1

Employees will receive atotal payout based on the difference between the ending award value and the beginning award value for the award year times 150 success units plus the dividend rate value. For example:

Stock Appreciation Value:

Beginning award value - Octobar 3,2016 closing AT&Tatock price \$37.00 Ending award value - September 29,2017 closing AT&T stock price \$42.00 Payout - \$42 * \$37 \$5 x 150 success units = \$750.00

DM<lend Rate Value:

December 31, 2016 dividend \$.48

March 31, 2017 dividend \$.48

June 30, 2017 dividend \$.48

September 29, 2017 dividend \$.48

Total Dividend \$1.92

Payout • \$1.92 x 150 success units=\$288.00

Total Payout

\$750.00 stock appraclatl<,n value+\$288.00 dividend rate value=\$1,038.00

Paymento!the award will be made as soon as practicable after the award year and w111 normally occur the payday of the last full pay period in November. An overtime true-up will be paid In accordance with applicable Federal and/or Stale laws.

E!llalbillty

Employees eligible for payments as described above are those employees who are on the payroll on both the beginning and ending dates of the award year and who work for a minimum of three (3) months within the award year in a position covered by this Collective Bargaining Agrearnant. Eligible empl-0yees who are on approved leaves of abeance or shor Merm disability absence and meet the other el!glbllity requirements on the ending date of the award year shall receive a payment, provided they return 10 duty on or before December 31 of the year in which the payment is made.

An eligible employee who trans1ers between AT&T Companies participating In!he SSP will be eligible to receive a payout under the terms of the SSP applIcal>le to the employee's current bargaining unital the time of apayout, so long as the combined service in both AT&T Companies satisfies the above eligibility provisions.

Part-Time Employee§

Eligible part-time employees willreceive prorated payments based on actual hours worked during the prior calendar qumter on the ending date of the award year.

Senellts Trnatment

SSP paym011ts will be recognized as eligible compensation under the following benefit plans:

Medical Life Insurance **Pension** Savings Plan

Ti)X8S, P@I'J!ODIII Allotments

Payments are subject to state and local taxea, Federal Income Tax, Social Security Tax, Medicare Tax, and any state disability deductions at the tlmo of payment. Union dues will J,e deducted at the same rate as they are deducted lor wages. Employees with 401(k) pre-tax elections will not have Stale or Fed<>ral Income Taxes deducted from that portion.

Personal allotmonte such as United Way contributions will notbe made.

otspul@ B•ll•lullen

The Company determinations under this plan shall be final and binding. The Union may present grievances relating to matters covered by the SSP, but neither!he plan nor its administration she.Jl be subject to arbitration.



MEMOFIAI\IDIJM OF AGREEMEI\IT 2016 NATIONAL INTEFII>IET CONTRACT

WAGE CREDIT

The Company and the Union agree to the following regarding wages! or employees who are hired into the 2016 National Internet Contract or who move 10 the 2016 Na! imai Internet Contract via the National Transfer Plan:

- Newly hired employees willnormally begin employment all the minimum step of the wage schedule for their Job lltfe except that the Company, for prior training or experienoo may place newly hired employees on any stephigher than the minimum step,
- , If the Company hires a Customer AssIstant(s) at a rate of pay higher than tho minimum step due to Tight Labor Market Conditions, It will abide by the, Tight Labor Market Wage Credit Guidelines of tho AT&T Wage Credi! and Wage Treatment Polley as determined by the Company al its discretion.
- New employees who move from another AT&T, subsidiary into a position covered by!he 2016 National Internet Contract wmbe placed on the wage step of the wage schedule with a wage rate that Is closest to but not lower than the employee's current base wage rate at tl1esubSidiary. But, under no circumstance, willany new employee bepaid at a rate higher than the top step of !he wage schedule for the title in the National Internet Contract.

This agreement Iseffective upon signing and will \arminal• with!ha Conclusion Article (Article 17) *ot* the 2016 National Internet Contract



PRE-2016 MEMORANDA OF AGREEMENTS EXTENDED

For the life of tho 2016 agreement between AT&T Services, Inc. and Iha Communications Workers of America ("National Internet Contract"), tha following Memoranda of Agreement are in affect 10 accordance with their terms upon ratification of the 2016 Agreement regardless of Iha termInatIon/axpirallon date sat forth in any such Memorandum of Agreement.

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MEMORANDUM OF AGREEMI!N:I' FOUR-TEN WORKWEEK\$

This memorandum of Agreement confirms our understanding concerning the guidelines for administralicm of Fou" Ten hour work schedules,

Guld§)ln•• !pr Admlnls!!ationof Foor·Ton Hour Work SJ;hedules

1, Establishing a Fou!'Ten Work Schedule

The Company wm determine If, when and In which work groups ii would establish a fouHen work schedule. The Company can terminate an established lour,ten work oohedule at any time for any reason.

2. Overtime

Overtime willbepaid according to Article 10, Section mo5 of the current Agreement Overtime is that lime worked Inexcess of the ten (10) hours in a day or time worked In excess o if orty (40) hours In a workweek.

3. Pay for Vacauon. Personal Days Off and Holidays

Vacations

A vacation week will always equal forty (40) hours of time off. The employee's scheduled vacation week will be changed to a live-day (5), Monday through Friday, eight(8) hourschedule.

Vacation weeks taken aday-at-<hli>Hlmo should be converted! ohours! or administrative purpO! les. A vacation day will be ten (10) hours unless the remaining balance of vacation hours is less than ten (10) hours.

Persona.! d'avs off

The f>,ersonal days off specified in Article 9, Section 9.09 win be eight (8) hours.

Hollda.vl)

An employee's work schedule during **a** holiday week shall normally be the same as though it were not aholiday week.

If the holiday falls on a scheduled day, and the employee Is scheduled of!, the Company will pay eight (8) hours of I1oliday pay at straight time. If the employee wishes to be paid the remaining two (2) hours, the employee may use available vacation or personal days off. If the employee does not wish to be paid, the 1 ime wlll beunpaid excused.



MEMORANDUM OF AGRE.EM.ENT FOUR-TEN WOI!KWEIIKS

Employees who work the holiday will bepaid asiollows:

- Eight(S) hours straight time for the holiday;
- Time andm1e half for eachhour wori<ed up to eigl11(8) hours:
- Straight time for time worked In excess of eight (8) hours;
- OvertimerulesapplyforUmeworkedInexcessoften(10)hoursInaccordancewithArticle 10, Section 10.05 of the currant Agreement

If a holiday falls during an employee's scheduled vacallon week; and if the ho!lday falls on a scheduled vacation day, the employee will be entitled to an actd!Uonal eighl (8) hours of vacaUon lime. It the hoUday falls on an on-scheduled day, the employee will receive eight (8) hours of holiday pay at straight time.

Other Time Off

Paid absence lime wlll be granted in accordance wllh Article 9,. section 9.15. An employee who is eligible for absence payments will receive ten(10) hours of pay if the employee is sick onascheduled ten-hour (10) day, unless the remaining balance of paid absence time Isless than ten(10) hours.



MEMORAIIIDUM OF AGREEMENT PI:FISONNEL RECORDS

Once In eachyeor(and more1 requentfy inunique circumstances where the employee so requests and the Company agrees), employees shall, upon their request, Inspect their personnel records In accordance with the Company's practices concerning Inspection of personnel and/or medical records. Unless required othmwlse by law, under normal circumstances, !he opportunity to Inspect personnel records WIII be provided within thirty (30) calendar days of the Company's receipt of the written request todo so.

The Company shall provide an employee with acopy of each written notice of disciplinary action within a reasonable period.



MII.MORANDI.IM OF AGREEMENT STRATEGIC ALLIANCE COMMITTEE

In the spirit of partnership and In an effort to further stmngthen open communication between the parties to line NIC agreement about issues which may affect employoos oovered by the NIC agreement, AT&T Services} Inc, and the Communications Workers of America agree to Institute a national Strategic Alliance Committee in 2014.

The purpose of the commillee will be to discuss the needs of the business supported by NIC bargaining unit employees and provirle a forum for the Union to discuss various Issues with leaders of this business.

The Strategic Alliance Committee will be comprised of two (2) representatives o! the National Union, and an equal oomber of Company representatives, one or whom will be at 1 he fifth level ol management or above.

The Strategic Alliance Committee will meet once a year or, IQ the extent agreed by the parties, more often. The meetings w lbe conducted vla conference call or telepresence unless otherwise mutually agreed.

The formation of the Strawgio Alliance Committee w•llbeconditioned upon ratification of the 2013 NIC Agreement



PRE-2013 MEMORANDA OF AGREEMENTS EXTENDED

For the life of the 2013 agreement between AT&T Services, Inc. and the Communications Workers of America ("National Internet Contract"), the following Memoranda of Agreement are in effect In accordance with their terms upon ratliioallon of the 2013 Agreement regardless of the termination/expiration date set forth In any such Memorandum of Agreement

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CWA **NETT** ACADEMY TRAINING PROGRAM

July 18, 2010

Blii Bates National Telecom Director Communications Workers of America - National 501 3" SIreet NW Wa,ihlngton, DC 20001

Donna Bentley Staff Representative Communications Workers of America - DIs!rlct 6 1349 Empire Central,. Sutte 810 Dallas, TX 75247

Re: CWA Nett Academy Training Program

Dear Bill and Donna:

During 2010 bargaining you requested that !he Company promote the CWA Natt Academy training program. This Is to inform you that the Company agrees to pmrnora the CWA Nett Academy training program,

Please co	ntac	tmewi	thany	question	ıs.
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Sincerely,

Is/Doug Flores
Executive Director
Labor Relations

/s/Rob Zurovec
Executive Director
Labor Relations

Elleotive Dale/Language: Witll ratification

Termination Date/Language: With expiration of the 2010 Collective Bargaining

Agreements

Applies to: AT&T Internet Services



SUBCONTRACTING

July 31, 2002

William E. Quirk
Assistant to the Vice President
Dlatrtct 9
Communications Workers of Amertca
2870 Gateway Oaks Drive Suite 100
Sacramento, CA 95S33

RE: S'BC Internet Services · Subcontracting

Dear Bill:

Sincerely,

As we have discussed during our negotiations for the SBC Internet Se,vIces Contract, In making decisions regarding contracting of work, it is the Company's objective to consider carefully the interests of both the customer and employee along with all other considerations essential to the management of the business In a highly competitive and dynamic environment While the Company believes it is initsbest interests to utilize its own employees, the Company does use oontractors, as It deems necessary inorder to respond to a highly ui1 predictable market place. For various reasons where the needs o!!he business require, the Company may subcontract bargaining unit work.

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/\$/\$	ue C	ruto	her		

\$1,JBCONTRACTING

July 18, 2010

8111 Bates
National Telecom Director
Communications Workers of America -National
501 S

Street NW
Washington, DC 20001

Donna Bentley Staff Representative Communications Workers of America - District 6 1349 Empire Central, Sulle 610 Dallas, TX 75247

Re: Subcontracting

Dear Bill and Donna:

During 2010 bargaining you raised an issue regarding tho subcontracting of work also performed by employees hanctnng Tier 2 DSL and Tier 2: U"verse work. In response to this issue, and as a supplement to the Working Relations Committee, the Company agrees to have designated representatives meet with one Union representative twice a your in Aictlardson, Texas, to discuss Company subcontracting relating to work also pertom, e<i by Tier. 2 employees describe <| above.

Sincerely.	S	ncere	V.
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ls/Doug Flores	ls/Rob Zurovec
Executive Director	Executive Director
Labor Relations	Labor Relations

Effective!late/Language: With ratification

Termination Dale/Language: With expiration -of the 2010 Conective Bargainfng

Agreements

Applies to: AT&T Internet Services



MEMORANDUM OF AGREEMENT UNION ORIENTATION

This Memorandum of Agreement confirms our understanding regarding allowing the Local Union um•to meet with newly-hired employae(s) covered by the National Internet Contract.

When an employee is hired Into • Job title covered under tile National Internet Contract, the appropriate Local Union President shall be notified In writing. Notification willInclude tile employee's name, work location, report data. and the name of the designated manager 10 contact.

Tile Local Union will arranga with the designated manager to meet with newly-hired employee(s) for the purpose of furnishing them Information about 111e Union. The meeting will be limited to a maximum of thirly (30) minutes and may be coupled with a reliet or lunch period. Such orientation meetings shall not Intertere with the operations of the Company or the use of space for which the space Is Intended. Time spent during the basic schedulact work period by the newly-hired employee(s) willb<Ipaid as time worked for that employee. One Local Union representalive will be paid In accordance with Article 2, Sectton 2.04 for a maximum of thirty (30) minutes to meet with a newly hired employee(s) for Union orientation.

Efleotlve/date/language:		Upon Ratification			
Termination date/language:		With expiration of tile 2007 Collective Sargainfng Agreement			
Applies to:		AT&T Internet Services			
Communi	ications Workers of America.	AT&T In	ternet Services		
Agreed:		Agreed	<u> </u>		
3	Is/Donna Bentley Staff Aepre,sentative CWA District C	_	is/Doug Flores Executive Director labor Relations		
Date:	3/8/08 — — — — — —	Date:	3/8/08		



MEMORANDUM OF AGREEMENT WORK/FAMILY FUNDING

This Memorandum of Agreement confirms our understanding ti1at effective October 1, 2004 the Company wlll provide a new service to employees. The service will be an educational, resoume and referral servica that employees can access i)y calling a toll free number and/or accessing a website. The service will provide aduootlon andreforrals for a range of family care and dally ! a needs,, Including child ca.re, eldercare, adoption information, and education/academic Issues.

With expiration of the 2004 Collective

CommunicAtions Workers of America	SBC Internot Services
Agreed: /\$Na\ Afanaslev Staff Representative CWA - Dist1ict 9	Agreed:
Date: 814/04	Date: §/ Affl!l

October 1, 2004

Bargaining Agreement SBC internet Services

Effective Date:

Termination Date:

Date: --- 814/04,

Coverage:



Effective Date:

Termination Oate:

MEMORANDUM OF AGREEMENT WOflK!NG RELATIONS COMMITTEE{WRC}

This Memorandum of Agreement confirms our understanding that It would be beneficial to both parties to discuss broad concerns of mutual Interest In order to accomplish this goal, tho Company andtlle Union agree to the following:

To establish o Working Relations Committee (WflC).

The WRC does not have!he authority to formulate policy or enter Into agreements that require collective bargaining. The WRC proceedings will not be used Inlieu of the grievance or arbitration procedures nor will they be subject to the grievance and arbitration process.

The WRC will consist of no more than four (4) representatives designated by the Company and no more than four (4) representatives designated by the Union. Pay wilt be limited to four (4) Union representatives who will be pald inaccordance with Section 2.04 of the currant Collective Bargaining Agreement for attendance at WRC meetings. Additional Union or Company representatives may atlend the meetings, as needed.

The WRC will meet on a quarterly basis, or more frequently upon mutual agreement of the parties, for the purpose of dlscuoolng whatever agenda either party m11Y wish lo present.

In accordance with the Conclusion Article of the 2004

With rafification

Coverage:	SBC Internet Services			
Communications Workers of	America	SBC Interr	net Services	
Agreed,/sNal Alanasiev Staff Representative CWA - District 9		Vi	Sue Crutcher ce President abor Relations	
Date: <u>814/04</u>		Date: _	,8a,14ml04,;;	-

Collective Bargaining Agreement

