

Case Number FL18-1436-00

CUSTOMER ("Customer")	AT&T ("AT&T")	
Alachua County Street Address: 12 SE 1st Street City: Gainesville State: FL Zip Code: 32601-	For purposes of this Addendum, AT&T means the Service Provider specifically identified herein.	
Billing Address Street Address: 26 NE 1st City: Gainesville State: FL Zip Code: 32601-		
CUSTOMER Contact (for Contract Notices)	AT&T Sales Contact Information and for Contract Notices	
Name: Dennis Garraty	Name: Wiley Horton	
Title: Alachua County ITS	Title: Account Executive	
Telephone: 352-338-7328 Fax:	Telephone: 352-284-0990 Fax:	
Email: djg@alachuacounty.us	Email: wh3309@att.com	
Street Address: 26 NE 1st	Attention: Assistant Vice President	
City: Gainesville	Street Address: 2180 Lake Blvd., 7th Floor	
State: FL Zip Code: 32601-	City: Atlanta State: GA Zip Code: 30319	
1	With a copy to:	
	AT&T Corp.	
	One AT&T Way, Bedminster, NJ 07921-0752	
	ATTN: Master Agreement Support Team	
	Email: mast@att.com	

THE UNDERSIGNED PARTIES, AT&T Florida, ("Company") and Alachua County ("Customer" or "Subscriber"), hereby agree, as acknowledged by their appropriate signatures as set out below, to amend and change Contract Service Arrangement (CSA) Agreement FL13-2437-00. This Addendum Agreement is based upon the following terms and conditions as well as any Attachment(s) affixed and the appropriate lawfully filed and approved tariffs which are by this reference incorporated herein.



Case Number FL18-1436-00

Offer Expiration: This offer shall expire on: 12/6/2018.	
Accepted by:	
Subscriber: Alachua County	
By:	
Authorized Signature	APPROVED AS TO
Printed Name:	1.4
Title:	ALACHUA COUNTY
Date:	,
Company: AT&T Florida	
By:	
Authorized Signature	
Printed Name:	
Title:	
Date:	



Case Number FL18-1436-00 Option 1 of 1

Service description:

This Addendum Agreement offers an extension to the service period of the Customer's existing BellSouth® Primary Rate ISDN - Voice/Data (Standard) service.

This Addendum provides for a twelve (12) month service period from the acceptance of this Addendum by the Company.

Growth Clause For Primary Rate ISDN service:

- (a) Circuits may be added during the first twelve (12) months of the Agreement or by 6/30/19, whichever is earlier, at the MRC & NRC rates approved herein, and will be coterminous with the initial term of the Agreement.
- (b) Any circuits added after 12 months, but before 6/30/19, will require a new 12 month Minimum Payment Period (i.e. non-coterminous Add).
- (c) No Adds can be installed after June 30, 2019.
- (d) Growth pricing assumes that facilities exist and no extraordinary costs are to be incurred in provisioning the service.

All terms and conditions of Contract Service Arrangement Agreement FL13-2437-00 apply to this Addendum unless modified herein.

If present, the following Standard Auto-Renewal Language is removed with this Addendum:

This Agreement shall be extended for additional one-year terms under the same terms and conditions herein unless either party provides written notice of its intent not to renew the Agreement at least sixty (60) days prior to the expiration of the initial term or each additional one-year term.



Case Number FL18-1436-00 Option 1 of 1

RATES AND CHARGES

	Rate Elements	Non-Recurring	Monthly Rate	USOC
1	There are no changes to existing rate elements.	\$.00	\$.00	



Case Number FL18-1436-00 Option 1 of 1

RATES AND CHARGES

NOTES:

The 'NOTES' Section of the 'RATES AND CHARGES' pages of the existing Pricing Schedule is modified with the following:

SERVICE AND SERVICE COMPONENT WITHDRAWALS

Service and Service Component Withdrawals during Pricing Schedule Term		
Prior Notice Required from AT&T to Withdraw and Terminate a Service	12 months	
Prior Notice Required from AT&T to Withdraw and Terminate a Service Component	120 days	

There are no other additions, deletions or changes to the above referenced Pricing Schedule included in this Addendum. All other terms and conditions as previously agreed and acknowledged remain unchanged and in full force and in effect.

All trademarks and service marks contained herein are owned by AT&T Intellectual Property and/or AT&T affiliated companies.

END OF ARRANGEMENT AGREEMENT OPTION 1