**This is Schedule Number** {{**ScheduleId**}} to the Frontier Services Agreement dated {{Effective\_Date}} **(“FSA”)** by and between **{{Subscriber\_Name}}**  (“Customer”) and **Frontier Communications of America, Inc.** on behalf of itself and its affiliates (“Frontier”). Customer orders and Frontier agrees to provide the Services and Equipment identified in the Schedule below.

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **Schedule Date:** | **{{Effective\_Date}}** | | **Service Term:** | | **{{ContractTerm}}** |
|  |  | | **Installation Target Date\*:** | | **{{RequestedInstallDate}}** |
| **Primary Service Location:** | | **Terminating Service Location:** | | | | |
| Street Address: | **{{ServiceStreet}}** | Street Address: | |  | | |
| City, State, Zip: | **{{ServiceCity}} {{ServiceState}} {{ServicePostalCode}}** | City, State, Zip: | |  | | |

**{{#LIServiceAddress}}Service Location: {{LIServiceStreet}}{{LIServiceCity}}{{LIServiceState}}{{LIServicePostalCode}}**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Product Name** | **Qty** | **MRC** | **Total MRC** | **NRC** |
| {{#Product}}{{ProductName}} | {{Quantity}} | {{RecurringCharge}} | **{{TotalMRC}}** | {{OneTimeCharge}}{{/Product}} |
| **Total** |  | | **{{saRecurringTotal}}** | **{{saOneTimeTotal}}** |

**{{/LIServiceAddress}}**

|  |  |  |  |
| --- | --- | --- | --- |
| **Grand Total** |  | **{{RecurringTotal}}** | **{{OneTimeTotal}}** |

**Service Configurations.** All service configurations are point-to-point using a shared optical network.

* **Unprotected** -
  + No card or route protection
  + Unprotected circuit at both ends
* **Protected** -
  + Card protection (1+1), but no route protection
  + Protected circuit at both ends
* **Protected Plus** -
  + Both card protection (1+1) and fiber path diversity
  + Protected circuit at both ends

**Aid to Construction.** If Frontier is required to augment its network in order to deliver the Services, and Customer has agreed to share in the cost of such construction, the Aid to Construction amount identified above will be invoiced upon signature and due upon Customer’s receipt of the invoice. Frontier will commence construction only following receipt of payment. If payment is not received within thirty (30) days of the Schedule Date, Frontier may terminate this Schedule or condition commencement of construction on Customer’s agreement to an adjusted construction reimbursement amount. All elements of construction will be the sole and exclusive personal property of Frontier or Frontier’s assignees, notwithstanding that it may be or become attached to or embedded in realty. This Schedule, at the option of Frontier, shall be null and void and have no legal effect if the construction contemplated herein has not commenced within ninety (90) days after the Schedule Date due to an inability to obtain all necessary rights of way, easements, licenses, permits, and the like in a commercially reasonable manner.

**Service Installation and Expedite Process.** Upon Frontier’s receipt of this Schedule executed by Customer, and payment of the Aid to Construction fee if required, Frontier will provide Customer a firm order commitment (“FOC”) identifying the installation date for the Service (“FOC Date”).

If Customer requests an expedited FOC Date, Frontier will exercise commercially reasonable efforts to expedite Service installation and Customer acknowledges and agrees that it will be responsible for paying an expedite charge of **$450 per day** for each day that the actual installation date precedes the original FOC Date (“Expedite Charge”). The Expedite Charge, if applicable, will be billed as a non-recurring charge upon commencement of the Service Term.

**This Schedule is not effective and pricing, dates and terms are subject to change until signed by both parties.** This Schedule and any of the provisions hereof may not be modified in any manner except by mutual written agreement. The above rates do not include any taxes, fees or surcharges applicable to the Service. This Schedule, and all terms and conditions of the FSA, is the entire agreement between the parties with respect to the Services described herein, and supersedes any and all prior or contemporaneous agreements, representations, statements, negotiations, and undertakings written or oral with respect to the subject matter hereof.

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Frontier Communications of America, Inc.** | |  | **{{Subscriber\_Name}}** | |
| ***Frontier’s Signature:* {{Signer2Signature}}**  *dl.signhere.2* | | ***Customer’s Signature:* {{Signer1Signature}}**  *dl.signhere.1* | |
| **Printed Name:** | {{Signer2FullName}} | **Printed Name:** | {{Signer1FullName}} |
| **Title:** | {{Signer2Title}} | **Title:** | {{Signer1Title}} |
| **Date:** | {{Signer2Date}} | **Date:** | {{Signer1Date}} |