The and device of tall station and amilian (bounded from attack at 12 d the

Contract for Toll Station Telephone Service.

The undersigned ton station subscriber (hereinaiter styled the subscriber) requests the Cumberland
Telephone & Telegraph Company, Incorporated, (hereinafter styled the Company), to establish at
Harlan County, Kentucky , a public telephone toll station, to maintain the same and the wires connecting it with the Company's toll lines, and furnish service to the subscriber and the public upon the following terms and conditions: The subscriber agrees to pay monthly to the Company all tolls for communications by telephone charged to said station, deducting only commissions and amounts expended for messengers as hereinafter provided
The subscriber guarantees that the Company's net receipts, after deducting his commission, in each and every month, shall not be less than Fifteen Dollars. Said net receipts are understood to consist of the receipts for business (other than telegrams) over
the lines of the Company and its connections (except the American Telephone & Telegraph Company) to points to which through rates are named by it. For any time during any one month in excess of fourteen hours (which shall not necessarily be continuous, but shall be between the hours of 7 A. M. and 9 P. M. on business days), during which the service shall be inoperative or uncommercial, a reduction shall be made in the amount of the guarantee payable for such month in the proportion that the number of business hours lost shall bear to the total number of hours in the month. No other liability shall in any case attach to the Company for the interruption of service from any cause whatsoever.

The Company agrees to mail to the subscriber on or before the 15th of each month a statement of the business done from said station during the previous month, and if objection in writing is not received by the Company within ten days after it has been rendered, such statement shall be deemed correct. If objection is made to part only of the statement the remainder shall be deemed to be correct.

Such sign or signs as the Company may furnish shall be conspicuously displayed by the subscriber. The instruments and lines shall be carefully used, and only as herein provided, and no instruments or appliance not approved by the Company shall be attached to or used in connection with them. The said instruments are acknowledged by the subscriber to be the property of the American Bell Telephone Company and subject to all the contractual or other rights of that Company. Any sign or other equipment furnished by the Company shall remain its property, and be returned to it whenever requested in as good order as reasonable wear and tear will permit. For the purpose of inspecting, repairing or removing the line, instruments or other equipment, the Company and its servants may have access thereto at any reasonable hour.

Upon non-payment of any sum due, the abandonment of the premises, or any violation of this contract, the Company may, without notice, terminate the subscriber's rights hereunder, sever the connection and remove the instruments, lines and other property of the Company.

The subscriber further agrees:

First:—To facilitate and encourage the use of the telephone and promote the interest of the business in all possible ways.

Second:—To collect a toll charge for every communication originating at said station (unless such communication is "collect"), and on every incoming "collect" call.

Third:—To see that the telephone instruments and apparatus receive proper care, and are not removed from one place to another, except by a duly authorized employee of the Company.

Fourth:—To keep records and make reports, and pay over or remit balance of money due the Company, in accordance with such instructions as may be given from time to time from the office of the District Manager.

The subscriber shall be entitled to receive a commission of 10 per cent of all amounts of \$10.00 or under (except messenger fees), or 15 per cent of all amounts over \$10.00 (except messenger fees) due or collectible for "this Company's charges."

This contract is to continue in full force and effect until terminated by ten days' notice in writing from either party to the other.

The terms hereof cannot be varied nor waived by any representation or promise of any canvasser or other person, unless the same be in writing and signed by the Company's Commercial Superintendent.

Approved,	D.F.	Turnbull	Subscriber	Wis	روعة	asin_	Stee	1-00.	Incor	namated
	Divis	ion Mana	ger						Preside	
Accepted 6-20-22	2	,								

By the CUMBERLAND TELEPHONE & TELEGRAPH COMPANY, INCORPORATED.

Noted 4-19-22 ORW

