Status: CANCELLED Received: 01/15/2016 Effective Date: 01/21/2016

Atlantic Metro Communications II, Inc.

Tariff NY PSC No. 1

Effective Date: Feb. 14, 2016

Leaf No. 4

Revision: 0

Superseding Revision:

The Company provides wholesale Private Line service via the means of leasing "dark" fiber optic cabling. The Company's customers will lease point to point or ring fiber configurations and install and maintain their own electronics. The Company offers additional Private Line services, including but not limited to point to point or ring-based Ethernet service and wavelength division multiplexing service, IP transport and dedicated business internet access for non-residential customers, as well as collocation services in the State of New York.

The Company does not have an obligation to furnish facilities or services beyond the service offerings set forth in this Tariff. The Company will seek to secure and retain suitable facilities and rights for the construction and maintenance of the necessary fiber, Metro Ethernet, or wavelength service and backbone and co-location service. The Company will seek to secure and retain suitable space for its facilities on existing utility poles, or in conduits, rights of ways, and collocation points.

The Company reserves the right to: (i) provide Services requested by Customers which are not included in this Tariff, depending on equipment and facility availability and economic considerations, pricing for these Services will be on an Individual Case Basis ("ICB") contract, (ii) refuse an application for service made by a present or former customer who is indebted to the Company for service previously rendered pursuant to this Tariff until the indebtedness is satisfied.

The Company shall not be deemed to have waived or impaired any right, power, requirement or option reserved by this Tariff (including, but not limited to, the right to demand exact compliance with every term and condition herein), by virtue of any custom or practice of the Company at variance with the terms hereof, or any failure, refusal or neglect of Company to exercise any right under this Tariff or to insist upon exact compliance with its terms, or any waiver, forbearance, delay, failure or omission by Company to exercise any right, power or option hereunder.

The rates, rules and regulations contained herein are subject to change pursuant to the rules and regulations of the NYPSC.

Issued by: Matthew Lombardi, CEO