

**ORIGINAL**

Decision No. 75557

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application )  
of )

LIVINGSTON TELEPHONE COMPANY, )  
LIVINGSTON TELEPHONE COMPANY OF )  
CALIFORNIA and EVANS TELEPHONE )  
COMPANY )

for an Order authorizing: )

A. Livingston Telephone Company )  
to transfer and sell and )  
Livingston Telephone Company of )  
California, a corporation, to )  
purchase and acquire the assets )  
and business of Livingston )  
Telephone Company and assume )  
the obligations of Livingston )  
Telephone Company; )

B. Livingston Telephone Company )  
to withdraw from the public )  
utility business; )

C. Livingston Telephone Company )  
of California, a corporation, to )  
issue and sell up to 30,000 )  
shares of its \$10 par capital )  
stock; )

D. Livingston Telephone Company )  
of California, a corporation, to )  
borrow \$315,000, to issue its )  
Notes for a portion therefor and )  
to encumber its properties as )  
security for a portion of said )  
Notes and to issue a subordinated )  
Note convertible into capital )  
stock for a portion of said )  
Notes; )

E. Evans Telephone Company to )  
purchase and hold shares of the )  
capital stock of Livingston )  
Telephone Company of California. )

Application No. 50745  
Petition for Modification  
Filed March 28, 1969

FIRST SUPPLEMENTAL ORDER

Livingston Telephone Company of California requests the Commission to modify Ordering Paragraph No. 4 of Decision No. 75269, dated February 4, 1969, in the above-entitled matter. The purpose of the requested modification is to reflect revisions in the proposed note and related agreement authorized by said paragraph.

The material changes establish registration provisions, and a 6% per annum interest rate on the \$15,000 indebtedness for which no interest payments had been contemplated.

After consideration the Commission finds that the requested changes are reasonable. On the basis of this finding we conclude that the petition should be granted. A public hearing is not necessary.

IT IS ORDERED that the second sentence of Ordering Paragraph No. 4 of Decision No. 75269, dated February 4, 1969, in the above-entitled matter, is hereby amended to read as follows:

The note and agreement shall be in the same form, or in substantially the same form, as Exhibit G-2 filed in this proceeding.

IT IS FURTHER ORDERED that said Decision No. 75269 shall remain in full force and effect except as modified by this order.

The effective date of this order is the date hereof.

Dated at San Francisco, California, this 15<sup>th</sup> day of April, 1969..

William Symons Jr.  
President

Augustus

Fred P. Morrissey

W. H. BARRIA

[Signature]  
Commissioners