Decision No. <u>83125</u>

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Suspension and Investigation on the Commission's Own Motion of Tariffs filed under Advice Letter No. 10892 by The Pacific Telephone and Telegraph Company.

Case No. 9469 (Filed November 14, 1972)

Roger P. Downes, Attorney at Law, for The Pacific Telephone and Telegraph Company, respondent. <u>Theodore F. Craver</u> and <u>Larry L. Yetter</u>, Attorneys at Law, for Litton Systems, Inc. - Business Telephone Systems Division, protestant. <u>Eugene M. Lill</u>, for the Commission staff

ORDER OF TARIFF PERMANENT SUSPENSION

The Pacific Telephone and Telegraph Company on June 6, 1974, in writing, requested permanent suspension of Advice Letter No. 11120 without prejudice to filing a new advice letter for the same service at new rates. Advice Letter No. 11120 had been substituted in this proceeding for Advice Letter No. 10892 shown in the title hereto. Advice Letter No. 11120 was suspended until July 14, 1974 by Decision No. 82326.

On the sixth day of public hearing on May 2, 1973, Pacific requested that this matter be taken off calendar in order to complete collateral studies supporting the offering. Protestant, Litton Systems, Inc., concurred and offered to meet with Pacific to suggest

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areas of study where more detail would be beneficial. These studies have been completed. As three years have passed since the original cost studies were made, and the cost data supporting the rates proposed in Advice Letters Nos. 10892 and 11120 have become outdated, Pacific requests permanent suspension.

IT IS ORDERED that the tariff sheets filed under Advice Letter No. 11120 of The Pacific Telephone and Telegraph Company are hereby permanently suspended.

The effective date of this order is the date hereof. Dated at _______, California, this ______ day of _______, 1974.

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Commissioners