

ORIGINAL

Decision No. 83296

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of
THE PACIFIC TELEPHONE AND TELEGRAPH
COMPANY, a corporation, for authority
to increase certain intrastate rates
and charges applicable to telephone
services furnished within the State
of California.

Application No. 53587
(Filed Sept. 19, 1972)

In the Matter of the Application of
THE PACIFIC TELEPHONE AND TELEGRAPH
COMPANY, a corporation, for authority
to increase certain intrastate rates
and charges applicable to telephone
services furnished within the State
of California.

Application No. 51774
(Filed March 17, 1970)

Investigation on the Commission's
own motion into the rates, tolls,
rules, charges, operations,
separations, practices, contracts,
service and facilities of the
telephone operations of all the
telephone corporations listed in
Appendix A, attached thereto.

Case No. 9504
(Filed Jan. 30, 1973)

Investigation on the Commission's
own motion into the rates, tolls,
rules, charges, operations,
separations, practices, contracts,
service and facilities of The
Pacific Telephone and Telegraph
Company.

Case No. 9503
(Filed Jan. 30, 1973)

ORDER AMENDING
OPINION AND ORDER

We have noted certain technical inconsistencies in our Opinion and Order in Decision No. 83162. To correct these technicalities on our own motion we amend Decision No. 83162 to make language in the body of the opinion conform to dollar amounts in the opinion and to amend and add rate schedules to Appendix C, therefore,

IT IS ORDERED THAT:

1. To conform the dollar amounts for service connections set forth at page 97 of Decision No. 83162 to the discussion at page 86 relating to those amounts, the last sentence of the first full paragraph at page 86 is amended to read as follows:

"We will adopt Pacific's proposal, except that the residence service connection charge shall be \$24.00 for each primary station or trunk."

For the same reason the last sentence of Finding of Fact No. 25 on page 102 is amended to read as follows:

"These services should each be increased by \$9 for residence and \$10 for business to bring them closer to cost."

To reflect these corrections schedule Cal.P.U.C. No. 28-T in, Appendix C is changed to read as follows:

"Schedule Cal. P.U.C. No. 28-T, Service Connection Charges, Move and Change Charges, In-Place Connection Charges.

"Proposed charges and conditions as set forth in Exhibit No. 97, pages 47 and 52, inclusive, are authorized, except that the charge for new and additional and in-place residence service shall be \$24.00 for each primary station or trunk."

A further reason for correcting the language of Schedule Cal. P.U.C. No. 28-T is that as originally set forth in Appendix C, the schedule authorized proposed charges and conditions set forth in Exhibit No. 74. That exhibit reflects the staff proposal which we did not adopt.

2. At page 87 of the Decision we adopted increases in Optional Residence Telephone Service (ORTS) proportionate to our adopted increases in MMU rates and reflected dollar amounts for ORTS at page 97. However, a corresponding schedule was not included in Appendix C to the decision. Therefore, there will be added to Appendix C the following:

"Schedule for Cal.P.U.C. No. 131-T, Optional
Residence Telephone Service.

"Proposed rates and charges as set forth
in Exhibit No. 74, Section 14, as amended, are
authorized."

3. At page 89 of the Decision we adopted Pacific's recommended increase for telephone answering service. A corresponding schedule was not included in Appendix C and, therefore, there will be added to Appendix C the following:

"Schedule Cal. P.U.C. No. 100-T, Telephone
Answering Service.

"Proposed rates and charges as set forth
in Exhibit No. 97, page 65, are authorized."

In all other respects Decision No. 83162 remains unchanged.
The effective date of this order is the date hereof.

Dated at San Francisco, California, this 12th day of
August, 1974.

Samuel L. Sturgeon
President
William J. Sweeney, Jr.
Alfred W. ...
Edward ...
Commissioners

3. Commissioner J. P. Vukasin, Jr., being
necessarily absent, did not participate
in the disposition of this proceeding,