

Decision 90 09 083 SEP 25 1990

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of America National
Communications, Inc. dba American
National Telecom (U-5132-C) for a
Certificate of Public Convenience
and Necessity to Provide IntraLATA
High Speed Digital Private Line
Service at a Speed of 1.544 Megabits
per Second or Higher throughout the
State of California.

ORIGINAL
Application 89-03-017
(Filed March 13, 1989)

OPINION

Summary

This decision grants applicant, American National Communications, Inc., dba American National Telecom (ANT), a certificate of public convenience and necessity (CPCN) to provide intraLATA 1.544 megabits per second (Mbps) high speed digital private line service (HS-DPLS) in accordance with the rates and charges and special conditions set forth in its proposed tariff in Appendix A hereto. These tariff provisions are to become effective five days after filing.

Background

On March 13, 1989, ANT (U-5132-C) filed Application (A.) 89-03-017, in which it seeks a CPCN to provide intraLATA HS-DPLS at 1.544 Mbps or higher within all LATAs in California in accordance with the modified settlement adopted by this Commission in Decision (D.) 88-09-059, dated September 28, 1988, which approved with certain modifications a settlement reached by many of the parties in Phase I of Investigation (I.) 87-11-033.¹

¹ I.87-11-033 is the Commission's investigation of alternative regulatory frameworks for local exchange telephone companies.

Appendix A of D.88-09-059 prescribes the following conditions for competition for intraLATA HS-DPLS:

*Competitive providers in high speed digital markets may hold out the availability of and provide multiplexing equipment or services, including voice services, as part of such high speed digital services.

*For purposes of this document, digital private line services at 1.544 megabits per second (Mbps) or above are considered to be 'high speed digital private line' service. As used herein, 'intraLATA high speed digital private line' service is defined as the dedicated connection of two or more end user premises within a LATA for the purpose of providing intraLATA high speed digital nonswitched services. Competitive carriers may provide multiplexing service for voice and/or data at the end user's premises such that the transmission speed from or to the end user's premises is at 1.544 Mbps or above.

*This document does not permit the transport from or to the end user's premises for intraLATA service of either analog or digital transmissions at speeds less than 1.544 Mbps." (D.88-09-059, Appendix A, mimeo. p. 8.)

In D.88-09-059 we also concluded that authorizations granted for provision of competitive intraLATA HS-DPLS should be coincident with the effectiveness of local exchange carrier pricing flexibility for such services (D.88-09-059, mimeo. p. 8). Since that time, Pacific Bell (Pacific) and GTE California, Incorporated (GTEC) have requested pricing flexibility for these services in A.88-10-012 and A.88-10-017, respectively. Workshops were held in those matters and Pacific and GTEC were directed by D.89-02-023 and D.89-02-024, respectively, dated February 8, 1989 to file revised tariff schedules providing flexibility for the offering of 1.544 Mbps intraLATA HS-DPLS with an effective date of February 15, 1989.

On February 8, 1989 the Commission also granted CPCNs to six interexchange carriers thereby authorizing them to provide

competitive intraLATA HS-DPLS on or after February 15, 1989. Since that time several other carriers have been granted similar authority.

Description of Applicant

ANT (U-5132-C) is currently certificated as a reseller of telephone services and also is a non-dominant interLATA interexchange carrier. ANT was granted its CPCN as a reseller of telephone services by D.87-10-066 dated October 28, 1987.

ANT is a California corporation with its principal place of business at 11365 Ventura Boulevard, Suite 100, Studio City, California 91604.

The application as filed contained nine months ended September 30, 1988 financial data and failed to include specific tariff rates and charges for the proposed services.

These latter deficiencies were promptly called to the attention of the attorney for the applicant by the assigned administrative law judge (ALJ).

The lack of a specific proposed tariff was also the subject of a protest filed by the Division of Ratepayer Advocates (DRA) on April 12, 1989. It took ANT 16 months to respond to DRA's protest and correct the noted deficiency. That deficiency was resolved by ANT on August 17, 1990, when it provided copies of its draft tariff schedules for its proposed "Dedicated (non-switched) intraLATA High Speed Digital Private Line Telecommunications Services," to the ALJ and the DRA.

Subsequently, in view of the passage of nearly 18 months of time since this application was filed, a file search was made by the ALJ to obtain ANT's 1989 Annual Report to the Commission as a more recent reference of its financial resources, and he noted that no filing had been made. The ALJ also noted that the Commission Advisory and Compliance Division (CACD) Auditing and Compliance Branch had written a letter to ANT on July 16, 1990, pointing out this deficiency and requesting prompt corrective action.

The ALJ then requested a copy of ANT's 1989 Balance Sheet and Income Statement from Applicant's attorneys. That latest available (1989) balance sheet sets forth \$5,997,794 in assets which includes \$75,903 in cash and \$2,001,320 in accounts receivable.

Its income statement, representing its operations as a reseller, in 1989 lists gross revenues of \$12,536,993, direct expenses of \$8,413,806, administrative expenses of \$3,769,771, other expenses of \$130,163, and taxes of \$47,280, yielding a net income of \$175,973 for calendar year 1989.

Description of Proposed Services

IntraLATA 1.544 Mbps intraLATA HS-DPLS is a dedicated full period data communications service.

ANT proposes to lease facilities from other carriers to provide these intraLATA HS-DPLS and no new construction or extension of facilities will be required.

Initially, while seeking statewide authority, ANT intends to confine its operations to the San Francisco, San Diego, and Los Angeles/Orange County LATAs.

ANT has not made a one- and five-year estimate of potential customers, and requests a waiver from Rule 18(j) of the Commission's Rules of Practice and Procedure requiring such estimate since it does not contemplate any significant construction of facilities to render the proposed service.

ANT states that its proposed service will increase the alternatives available to consumers desiring intraLATA HS-DPLS. In addition, ANT's promotion of these services through its marketing efforts will contribute to the expansion of awareness of and demand for such services thereby helping to further the development of this facet of the state telecommunications infrastructure.

Applicant also asserts that authorization to provide the intraLATA HS-DPLS proposed herein will enhance the efficiency of applicant's own operations by enabling it to spread its fixed

managerial, financing, and administrative costs over a larger operating revenue base.

Notice of Application and Comments Received

ANT is likely to compete with existing carriers and prospectively with other telecommunications providers when it offers this new service. Therefore, in accordance with Rule 18(b) of the Commission's Rules of Practice and Procedure, it served copies of this application on known potential competitors.

On April 12, 1989, DRA protested this application raising concerns that: (1) ANT's application does not include draft tariffs for the proposed service, and (2) ANT has not provided a rate comparison exhibit similar to those included by Pacific and GTEC in their applications for CPCNs to offer similar services.

DRA also recommends that the Commission order ANT to adhere to the standard reporting requirements that have been included in the CPCN authorizations for other applicants which sought authority to provide HS-DPLS as follows:

*ANT should be required to submit semiannual reports for a two-year period beginning with the effective date of ANT's rates and charges. The reports should be filed with the Commission's Advisory and Compliance Division (CACD) and the DRA Telecommunications Rate Design Branch and should contain the following recorded data on ANT's intraLATA 1.544 mbs. high speed digital private line service:

- *1. Monthly in-service volumes.
- *2. Monthly inward movement volumes
- *3. Monthly recurring billings by tariff rate item, and
- *4. Monthly nonrecurring billings by tariff rate item.*

On August 17, 1990 ANT responded to DRA's protest by submitting copies of its proposed tariff schedule for the HS-DPLS to the ALJ, DRA, and CACD.

On September 5, 1990, DRA forwarded a letter to the ALJ stating that it was withdrawing its April 12, 1989 protest of ANT's application.

Discussion

On June 29, 1983, the Commission issued OII 83-06-01 to determine whether competition should be allowed in the provision of telecommunications transmission service within the state. Many applications to provide competitive service were consolidated with OII 83-06-01. By interim D.84-01-037 and later decisions we granted those applications, limiting the authority conferred to interLATA service and subjecting the applicants to the condition that they not hold themselves out to the public to provide intraLATA service, pending our decision in OII 83-06-01.

On June 13, 1984 we issued D.84-06-113 in OII 83-06-01, denying the applications to the extent not previously granted. We also directed persons not authorized to provide intraLATA telecommunications service to refrain from holding out the availability of such service; we required them to advise their subscribers that intraLATA calls should be placed over the facilities of the local exchange company.

On February 8, 1989 by D.89-02-023 in A.88-10-012 (Pacific) and D.89-02-024 in A.88-10-017 (GTEC) we directed these two largest California local exchange telephone companies to revise their respective tariff schedules effective February 15, 1989 to allow the expansion of competition for the intraLATA high speed, 1.544 Mbps and above, digital private line services.

On February 8, 1989 we also authorized six IECs to offer intraLATA high speed, 1.544 Mbps and above, digital private line services, effective on or after February 15, 1989. Subsequently, we have granted CPCNs for these services to various other carriers as well.

We have routinely granted CPCNs for authority to provide interLATA telecommunications services in California to applicants

which have presented evidence of technical and financial resources to develop and deliver such services to the public.

There is no basis for treating this applicant differently than those that filed earlier. Therefore, we will authorize ANT to provide intraLATA service; however, we will limit ANT's intraLATA authority to the provision of HS-DPLS in California, as further specified herein. All services furnished by ANT under this proposal will be provided via full period, dedicated, nonswitched facilities, as contrasted to time sharing of a private line service using switched satellite facilities, or traditional switched message toll telephone services.

In D.88-09-059 we concluded that competition to provide intraLATA HS-DPLS according to the conditions in the adopted modified settlement is in the public interest, and accordingly we have recently granted such authority to numerous nondominant competing utilities. ANT's services must be provided in compliance with the requirements of D.88-09-059 (Appendix A, Section 4. A.1.a.) and we will limit its authority accordingly.

We have also routinely imposed modest reporting requirements² to monitor the early development stages of this competitive intraLATA service. Accordingly:

1. ANT will be required to submit semiannual reports for a two-year period beginning with the effective date of ANT's rates and charges. The reports will be filed with the CACD with copies to the DRA - Telecommunications Rate Design Branch and will contain the following recorded data for ANT's intraLATA 1.544 Mbps HS-DPLS:

² These same reporting requirements have been established for the numerous other nondominant competing carriers which have been authorized to implement this service effective on or after February 15, 1989 (e.g., see D.89-02-028, Cable & Wireless Management Services, Inc., dated February 8, 1989).

- a. Monthly in-service volumes.
 - b. Monthly inward movement volumes.
 - c. Monthly recurring billings by tariff rate item.
 - d. Monthly nonrecurring billings by tariff rate item.
2. The format of these semiannual reports should be determined in consultation with CACD.

This reporting requirement will sunset with the submission of the report for the semiannual period ending December 31, 1992.

We conclude that the authority which ANT requests should be granted as provided in this order.

Since there is a need to make the tariffs for this service effective as soon as practicable, and the protest to this application has been withdrawn, we would ordinarily make this order effective today, without further conditions. However, ANT is now delinquent for not filing its 1989 Annual Report with this Commission. Therefore, while we will not delay the issuance of this decision, we will require ANT to file its calendar year 1989 Annual Report to the Commission first, and obtain a letter from the Director of the CACD confirming that the Annual Report has been received and filed by the Commission prior to our acceptance for filing of any tariff for the proposed HS-DPLS service.

Findings of Fact

1. ANT is a nondominant interexchange carrier (telephone corporation) qualified to do business in California and a regulated utility as defined under PU Code § 234.
2. ANT is requesting authority to provide 1.544 Mbps HS-DPLS on an intraLATA basis in California.
3. The timely protest received relative to this application has been withdrawn; therefore, no hearing is deemed necessary.

4. ANT will initially offer these services to customers within the San Francisco, San Diego, and Los Angeles LATAs and may later extend similar services to customers in other areas of California consistent with demand for such service and its business interests. ANT will be required to file an advice letter with appropriate tariff revisions, prior to any expansion from its initial service areas.

5. ANT has not forecasted its potential market for the proposed HS-DPLS service and has instead requested a waiver of that requirement in view of its planned use of the equipment and facilities of other carriers.

6. ANT, as an established nondominant IEC, possesses the technical resources and ability to provide this proposed service on a safe, effective, reliable, and continuous basis.

7. ANT declared that it will have financing available from its ongoing utility operations as a nondominant IEC and will thus have sufficient funds to carry out the expanded HS-DPLS services proposed by this application.

8. Since ANT intends to use only the existing equipment and facilities of other telecommunications carriers to provide the proposed services, it can be seen with reasonable certainty that granting this application will not have a significant adverse impact on the environment.

9. In D.88-09-059, we concluded that competition to provide intraLATA HS-DPLS, as provided in the adopted modified settlement in Phase I of I.87-11-033, is in the public interest and should be authorized.

10. ANT has agreed that it will not subdivide or multiplex its intraLATA services below 1.544 Mbps.

11. ANT will not switch intraLATA voice or data traffic pursuant to these applications.

12. Since February 1989, we have granted numerous similar CPCNs for identical or similar services on a competitive basis.

Therefore, ANT's request should be processed on a timely basis to allow it to enter this competitive market without undue delay.

13. Based on analysis of its application, there is no reason to treat ANT differently than other telecommunications utilities who possess authority to provide intraLATA HS-DPLS.

14. Public convenience and necessity require the granting of A.89-03-017 to the extent set forth in the ordering paragraphs which follow.

15. HS-DPLS is subject to the three-tenths percent (0.3%) surcharge on gross intrastate revenues to fund Telecommunications Devices for the Deaf, as outlined in Resolution T-13005, dated July 22, 1988, and modified by Resolution T-13061 dated April 26, 1989.

16. Applicant is also subject to the user fee as a percentage of gross intrastate revenue for these services under PU Code §§ 431 through 435, currently set at 0.10% by Resolution M-4752.

17. Applicant is also subject to the 3.4% universal telephone service charge applicable under PU Code § 879.

18. ANT has not filed its 1989 Annual Report to the Commission and was informed of this delinquency by a letter from CACD dated July 16, 1990, requesting corrective action.

Conclusions of Law

1. ANT's request for authority to provide intraLATA 1.544 Mbps HS-DPLS is consistent with the provisions of D.88-09-059 and should be granted to the extent set forth in the ordering paragraphs hereof.

2. ANT should be prohibited from holding out the availability of other intraLATA services it is not authorized to provide and should be required to advise its customers that intraLATA communications it is not authorized to provide must be placed over the facilities of an authorized carrier.

3. The effective date of ANT's initial offering of intraLATA HS-DPLS authority should be five days after its filing of revised

tariff schedules identical to those revisions set forth in Appendix A to this order.

4. In order to allow ANT to make these services available without further delay, this order should be effective today; however, ANT should first be required to correct its 1989 Annual Report filing delinquency before being permitted to tender its tariff filing for the new HS-DPLS service.

5. Only the amount paid to the State for operative rights may be used in rate fixing. The State may grant any number of rights and may cancel or modify the monopoly feature of these rights at any time.

ORDER

IT IS ORDERED that:

1. A certificate of public convenience and necessity is granted to applicant American National Communications, Inc., doing business as American National Telecom (U-5132-C) (ANT), to provide intraLATA high speed digital private line services (HS-DPLS) at 1.544 Mbps, within all LATAs in California and with dedicated nonswitched access to and from interLATA carriers' points of presence subject to the following conditions:

- a. ANT may hold out the availability of and provide multiplexing equipment or services, including voice services, as part of such high speed digital services.
- b. Digital private line services at 1.544 Mbps or above are considered to be "high speed digital private line service." "IntraLATA high speed digital private line" service is defined as the dedicated connection of two or more end-user premises within a LATA for the purpose of providing intraLATA high speed digital nonswitched services.
- c. ANT may provide multiplexing service for voice and/or data at the end-user's premises such that the transmission speed

from or to the end-user's premises is at 1.544 Mbps or above.

- d. This authority does not permit the transport from or to the end-user's premises for intralATA service of either analog or digital transmissions at speeds less than 1.544 Mbps.
- e. ANT shall refrain from holding out to the public the provision of any intralATA services it is not authorized to provide.

2. ANT is authorized to file an advice letter with associated tariff sheets identical to those set forth in Appendix A to this order for its initial offering of high speed 1.544 Mbps digital private line service.

3. The advice letter and associated tariff sheets described in Ordering Paragraph 2 above will not be accepted for filing by the Commission Advisory and Compliance Division (CACD) unless it is accompanied by a letter from the Director of CACD stating that ANT's delinquent status for not filing its 1989 Annual Report to this Commission has been corrected.

4. The advice letters and associated tariff sheets described in Ordering Paragraph 2 above shall be filed in compliance with the provisions of General Order (GO) 96-A after the effective date of this order. These tariff schedules shall apply only to service rendered after their effective date which shall be at least 5 days after filing.

5. Applicant may deviate from the following provisions of GO 96-A: (a) paragraph II.C.(1)(b), which requires consecutive sheet numbering and prohibits the reuse of sheet numbers, and (b) paragraph II.C.(4), which requires that "a separate sheet or series of sheets should be used for each rule." Tariff filings incorporating these deviations shall be subject to the approval of CACD Telecommunications Branch.

6. The requirements of GO 96-A relative to the effectiveness of future tariffs after filing are waived only to the extent set forth in Ordering Paragraph 5 of D.90-08-032 issued August 8, 1990 as follows:

- *5. All NDIECs are hereby placed on notice that their California tariff filings will be processed in accordance with the following effectiveness schedule:
 - *a. Inclusion of FCC-approved rates in California Public Utilities tariff schedules shall become effective on one (1) day's notice.
 - *b. Uniform rate reductions for existing services shall become effective on five (5) days' notice.
 - *c. Uniform rate increases for existing services shall become effective on thirty (30) days' notice, and shall require bill inserts or first class mail notice to customers of the pending increased rates, and
 - *d. Advice letter filings for new services and for all other types of tariff revisions shall become effective on forty (40) days' notice."

7. Within 30 days after this order is effective, applicant shall file a written acceptance of the certificate granted in this proceeding; absent such filing, the authority granted by this certificate may be revoked.

8. Applicant shall notify the CACD director in writing of the date service is first rendered to the public within 5 days after service begins.

9. Applicant shall continue to keep its books and records in accordance with the Uniform System of Accounts specified in Part 32 of the FCC rules.

10. Applicant shall file future annual reports on a timely basis in compliance with GO 104-A, by calendar year using the

information request form developed by the CACD Auditing and Compliance Branch and contained in Appendix B to this order.

11. Applicant shall track the implementation of its intraLATA 1.544 Mbps HS-DPLS and shall submit semiannual reports for a 2-year period beginning with the effective date of the rates and charges for this service. These reports shall be filed with the CACD Telecommunications Branch with copies to the DRA Telecommunications Rate Design Branch and shall include the following recorded data for applicant's intraLATA 1.544 Mbps HS-DPLS:

- a. Monthly in-service volumes.
- b. Monthly inward movement volumes.
- c. Monthly recurring billings by tariff rate item.
- d. Monthly nonrecurring billings by tariff rate item.

The format of these semiannual reports shall be determined in consultation with the CACD staff.

12. The reporting requirement of Ordering Paragraph 11 shall commence within 45 days after December 31, 1990 and shall terminate upon submission of the report for the semiannual period ending December 31, 1992, to be submitted on or before February 14, 1993.

13. Within 60 days after the effective date of this order, ANT shall prepare and issue to every employee who, in the course of his or her employment, has occasion to enter the premises of customers or subscribers of the corporation an identification card in a distinctive format having a photograph of the employee. ANT shall require every employee to present the card upon requesting entry into any building or structure on the premises of a customer or subscriber, as set forth in PU Code § 708.

14. The certificate granted and the authority to render service under the rates, charges, and rules authorized herein will

expire if not exercised within 12 months after the effective date of this order.

15. HS-DPLS is subject to a monthly surcharge to fund Telecommunications Devices for the Deaf as outlined in Resolution T-13005 dated July 22, 1988 pursuant to PU Code § 2881. This rate is currently 0.3% for Fiscal Year 1990-91, as outlined in Resolution T-13061 dated April 26, 1989.

16. ANT as a telephone corporation is subject to the 3.4% universal telephone service surcharge applicable to service rates for any intraLATA message toll and intrastate interLATA message toll services rendered pursuant to PU Code § 879. (Current rate was established by Resolution T-14081, effective July 1, 1990.)

17. Applicant is also subject to the user fee as a percentage of gross intrastate revenue under PU Code §§ 431 through 435, currently set at 0.10% by Resolution M-4752.

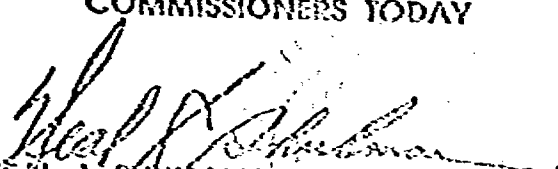
18. The corporate identification number currently assigned to American National Telecom is U-5132-C which shall continue to be included in the caption of all original filings with this Commission and in the title of other pleadings filed in existing cases.

19. This proceeding is closed.

This order is effective today.

Dated SEP 25 1990, at San Francisco, California.

I CERTIFY THAT THIS DECISION
WAS APPROVED BY THE ABOVE
COMMISSIONERS TODAY


NEAL J. SULLIVAN, Executive Director

G. MITCHELL WILK
President
FREDERICK R. DUDA
STANLEY W. HULETT
PATRICIA M. ECKERT
Commissioners

Commissioner John B. Ohanian,
being necessarily absent, did
not participate.

JB

AMERICAN NATIONAL TELCOM
11365 Ventura Boulevard
Studio City, CA 91604

2nd Revised Cal. P.U.C. Sheet No. 1-T
Cancelling 1st Revised Cal. P.U.C. Sheet No. 1-T

Tariff Schedule

Applicable to

Dedicated (non-switched) IntraLATA High Speed
Digital Private Line Telecommunications Services

(N)

and

(N)

Intrastate InterLATA Interexchange
Telecommunications Services of
American National Telecommunications, Inc.

dba

American National Telcom

U-5132-C

Advice Letter No. 15

Decision No. 90 09 083

Issued by
Alan M. Insul
Name
President
Title

Date Filed _____

Effective _____

Resolution No. _____

TARIFF CHECK SHEET

Current sheets in this tariff are as follows:

Sheet	Revision	
1-T	2nd Revised	(T)
2-T	14th Revised	(T)
3-T	4th Revised	(T)
4-T	3rd Revised	(T)
5-T	2nd Revised	(T)
6-T	2nd Revised	(T)
7-T	4th Revised	
8-T	1st Revised	
9-T	3rd Revised	
9.1-T	Original	
9.2-T	Original	
9.3-T	Original	
9.4-T	Original	
9.5-T	Original	
9.6-T	Original	
9.7-T	Original	
9.8-T	Original	
9.9-T	Original	
9.10-T	Original	
9.11-T	1st Revised	
9.12-T	Original	(N)
10-T	2nd Revised	
11-T	4th Revised	
12-T	1st Revised	
13-T	2nd Revised	
14-T	3rd Revised	
15-T	2nd Revised	
16-T	2nd Revised	
17-T	1st Revised	
18-T	2nd Revised	
19-T	2nd Revised	
20-T	3rd Revised	
21-T	2nd Revised	
22-T	2nd Revised	
23-T	2nd Revised	
24-T	2nd Revised	

Advice Letter No. 15

Decision No. 90 09 083

Issued by
Alan M. Insul
Name
President
Title

Date Filed _____

Effective _____

Resolution No. _____

AMERICAN NATIONAL TELCOM
11365 Ventura Boulevard
Studio City, CA 91604

4th Revised P.U.C. Sheet No. 3-T
Cancelling 3rd Revised Cal. P.U.C. Sheet No. 3-T

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Title

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AMERICAN NATIONAL TELCON
11365 Ventura Boulevard
Studio City, CA 91604

2nd Revised Cal. P.U.C. Sheet No. 5-T
Cancelling 1st Revised Cal. P.U.C. Sheet No. 5-T

PRELIMINARY STATEMENT

This tariff contains all effective rates and rules together with information relating to and applicable to the provision by American National Telecommunications ("ANT") of intrastate telecommunications service.

ANT provides specialized intrastate interLATA long distance commercial telecommunications services and dedicated (non-switched) intralATA high speed (1.544 mbps or higher) digital private line service between customer premises within the State of California.

ANT has been granted authority by the California Public Utilities Commission to provide dedicated (non-switched) intralATA high speed (1.544 mbps or higher) digital private line service between customer premises. ANT does not otherwise hold itself out as offering intralATA service. Other intralATA communications should be placed over the facilities of the local exchange company.

(N)

(N)

SYMBOLS USED IN THIS TARIFF

- (C) To signify changed listing, rule, or condition which may affect rates or charges.
- (D) To signify discontinued material, including listing, rate, rule or condition.
- (I) To signify an increase.
- (L) to signify material relocated form or to another part of tariff schedule with no change in text, rate, rule or condition
- (N) To signify new material including listing, rate, rule or condition.
- (R) To signify reduction.
- (T) To signify change in wording of text but not change in rate, rule, or condition.

Advice Letter No. 15

Decision No. 90 09 083

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Alan M. Insul
Name
President
Title

Date Filed _____

Effective _____

Resolution No. _____

AMERICAN NATIONAL TELCOM
11365 Ventura Boulevard
Studio City, CA 91604

2nd Revised Cal. P.U.C. Sheet No. 6-T
Cancelling 1st Revised Cal. P.U.C. Sheet No. 6-T

SERVICE AREA MAP

ANT provides specialized intrastate interLATA long distance telecommunications services within the State of California. In addition, ANT provides dedicated (non-switched) intralATA high speed (1.544 mbps) digital private line service between customer premises in the San Francisco, Los Angeles, and San Diego LATAs.

ANT has been granted authority by the California Public Utilities Commission to provide these services within the state of California. ANT does not hold itself out as otherwise offering intralATA service. Other intralATA communications should be placed over the facilities of the local exchange company.

(N)

(N)



Advice Letter No. 15

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Resolution No. _____

RATES AND CHARGES (Continued)

(N)

Dedicated (non-switched) IntraLATA High Speed (1.544 mbps) Digital Private Line Service

1) Explanation: Service between any two locations is provided utilizing the equivalent of two Local Distribution Channels, which are T-1 channels between the customer's premises and the local exchange carrier wire centers serving those premises, and the equivalent of one Interoffice Channel, which is a T-1 channel between those wire centers. ANT's rates consist of both non-recurring installation charges and recurring monthly charges for all channels.

Interoffice channel mileages are determined in accordance with Wire Center Vertical and Horizontal (V & H) Coordinates as listed in Pacific Bell's Tariff Schedule Cal.P.U.C. No. 175-T, Section 14.

2) Rates and Charges

A. Each Local Distribution Channel:

Nonrecurring Installation Charge

\$1500 (in Pacific Bell territory)
\$2350 (in General Telephone territory)

Recurring Monthly Service Charge

\$305 (in Pacific Bell territory)
\$575 (in General Telephone territory)

B. Each Interoffice Channel:

Nonrecurring Installation Charge

\$1899.31

Recurring Monthly Service Charge

<u>Interoffice Channel Mileage*</u>	<u>Rate</u>
0-100 miles	- \$553.55 plus \$23.03 per mile
Over 100 miles	- \$974.75 plus \$18.82 per mile

* based on mileage between local exchange company serving wire centers irrespective of actual routing.

(N)

Advice Letter No. 15

Decision No. 90 09 083

Issued by
Alan M. Insul
Name
President
Title

Date Filed _____

Effective _____

Resolution No. _____

(END OF APPENDIX A)