#### PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Resolution ALJ 176-3017 Administrative Law Judge Division June 10, 1999

#### RESOLUTION

RESOLUTION ALJ 176-3017. Ratification of preliminary determinations of category for proceedings initiated by application. The preliminary determinations are pursuant to Article 2.5, Rules 4, and 6.1 of the Commission's Rules of Practice and Procedure. (See also Rule 63.2(c) regarding notice of assignment.)

The Commission's rules and procedures which implement the requirements of Senate Bill (SB) 960 (Leonard, ch. 96-0856) are, for the most part, found in Article 2.5 of our Rules of Practice and Procedure. The rules and procedures were adopted by the Commission in D.97-11-021, which describes more fully the background to the development of these rules. Rule 4 describes the formal proceedings to which the SB 960 rules (Article 2.5) apply. Rule 6.1 requires the Commission to preliminarily determine a proceeding's category, whether the proceeding requires a hearing, and designate an Assigned Commissioner and Administrative Law Judge. Rule 6.1(a) states that the preliminary determination of category is not appealable but shall be confirmed or changed by Assigned Commissioner's ruling. Unless and until a preliminary determination is changed by such ruling, the preliminary determination of category governs the applicability of the other reforms that SB 960 requires. Rule 63.2 provides for petitioning the Commission to reassign a proceeding to another administrative law judge. Rule 63.2(c) establishes the time for filing such a petition. For purposes of Rule 63.2(c), notice of the assignment is the day the assignments associated with this preliminary categorization document appear in the Daily Calendar following the Commission business meeting.

### The Categories

SB 960 makes sweeping changes in many aspects of the Commission's practices in an effort to improve the quality and timeliness of Commission decision making. It creates three categories of proceedings: adjudicatory, ratesetting, and quasi-legislative. The applicability of many of the changes it requires depends upon the category assigned to

the proceeding. For example, the ex parte rules which apply differ if the proceeding is categorized as adjudicatory rather than quasi-legislative. The Legislature defined each of these procedural categories in Section 7 of SB 960. Consistent with these definitions, the rules provide that:

"'Adjudicatory' proceedings are: (1) enforcement investigations into possible violations of any provision of statutory law or order or rule of the Commission; and (2) complaints against regulated entities, including those complaints that challenge the accuracy of a bill, but excluding those complaints that challenge the reasonableness of rates or charges, past, present, or future.

"'Ratesetting' proceedings are proceedings in which the Commission sets or investigates rates for a specifically named utility (or utilities), or establishes a mechanism that in turn sets the rates for a specifically named utility (or utilities). 'Ratesetting' proceedings include complaints that challenge the reasonableness of rates or charges, past, present, or future. For purposes of this Article, other proceedings may be categorized as ratesetting as described in Rule 6.1(c).

"'Quasi-legislative' proceedings are proceedings that establish policy or rules (including generic ratemaking policy or rules) affecting a class of regulated entities, including those proceedings in which the Commission investigates rates or practices for an entire regulated industry or class of entities within the industry." (Rules 5(b), 5(c), and 5(d).)

### Mixed or Unclear Category Proceedings

For a proceeding that may fall into more than one category, the rules allow parties to recommend that the Commission pick the most suitable category, or to recommend dividing the subject matter of the proceeding into different phases or one or more new proceedings, each with its own category. The rules provide that a proceeding that does not clearly fit into any of SB 960's defined categories will be conducted under the rules applicable to the ratesetting category. As such a proceeding matures, the Commission may determine that the rules applicable to one of the other categories, or some hybrid of those rules, would be better suited to the proceeding.

As stated in D.97-06-071, ratesetting proceedings typically involve a mix of policymaking and factfinding relating to a particular public utility. Because proceedings that do not clearly fall within the adjudicatory or quasi-legislative categories likewise typically involve a mix of policymaking and factfinding, the ratesetting procedures are, in general, preferable for those proceedings.

### ALJ/hkr

### **Next Steps**

As stated above, this preliminary determination of category is not appealable. Once interested parties have had an opportunity to respond to the initiating party's proposed category, the preliminary determination shall be confirmed or changed by Assigned Commissioner's Ruling pursuant to Rule 6(a)(3). This Assigned Commissioner Ruling may be appealed to the full Commission pursuant to Rule 6.4(a). Parties have 10 days after the ruling is mailed to appeal. Responses to the appeal are allowed under Rule 6.4(b), and must be filed and served not later than 15 days after the ruling is mailed. The full Commission will consider the appeal.

Any party, or person or entity declaring an intention to become a party is entitled to petition for reassignment of the proceeding to another Administrative Law Judge, as described in Rule 63.2. Such a petition must be filed no later than 10 days after notice of the assignment. For purposes of Rule 63.2(c), notice of the assignment is the day the assignments associated with this preliminary categorization document appear in the Daily Calendar following the Commission business meeting.

#### Conclusion

The Commission has reviewed the initial pleading of the utility applicants listed in the attached schedule and has made a preliminary determination of category and need for hearing, consistent with the requirements and definitions of Article 2.5 of its rules.

IT IS ORDERED that each proceeding listed in the attached schedule is preliminarily categorized, and the need for a hearing is noted.

I certify that the foregoing resolution was duly introduced, passed, and adopted at a conference of the Public Utilities Commission of the State of California held on June 10, 1999, the following Commissioners voting favorably thereon:

WESLEY M. FRANKLIN Executive Director

RICHARD A. BILAS
President
HENRY M. DUQUB
JOSIAH L. NEEPER
LORBTTA M. LYNCH
JOEL Z. HYATT
Commissioners

## PRELIMINARY DETERMINATION SCHEDULES

### Resolution ALJ 176-3017 (06/10/99)

NUMBER TITLE	PROPOSED CATEGORY	PRELIM. CATEGORY	HEARING
A99-05-039	Ratesetting NDIEC	Ratesetting	Ю
PT-1 LONG DISTANCE, INC. for registration as an	Registration		
intérexchange carrier telephône corporation pursuant to the provisions of Public Utilities Code Section 1013	Application		
portsions of rabile offinites code Section 1013	L		L
A99-05-041	*	*	•
MCI WORLDCOM, INC. for rehearing of Commission	]		
Resolution T-16288 approving Pacific Bell Advice Letter			
19795 for authority to provide a nationwide listing service as a Category III service			
a a Cangoy III stract	<u>-</u>	· · · · · · · · · · · · · · · · · · ·	
A99-05-042	Ratesetting NDIEC	Ratesetting	. %0
PACIFIC TELEKEY NETWORK, INC. for registration as	Registration		
an interexchange carrier telephone corporation pursuant to the provisions of Public Utilities Code Section 1013	Application		
the provisions of Fuone Officies Code Section 1913	L		L
A99-05-043	Ratesetting	Ratesetting	NO.
THURSONDONATEDA	NDIEC	ı	
TH INCORPORATED for registration as an interexchange carrier telephone corporation pursuant to the provisions of	Registration Application		
PU Code Section 1013	ripheadon		
A99-05-044	Ratesetting	Ratesetting	YES
SOUTHERN CALIFORNIA GAS COMPANY for			
authority to modify and make permanent its requirements			1
for contractors installing earthquake valves on its facilities,			
and to modify charges for SoCalGas' valve installation and related services			
tracu services			
A99-05-045	Ratesetting	Ratesetting	Ю
CITY OF VISTA to construct Main Street, a public street,		•	ł
and to close West Broadway grade crossing across the		ļ	
railroad tracks of the North San Diego County Transit Development Board in the City of Vista, County of San			į
Diego			. ]
		<u>.</u>	

<sup>\*</sup>Application for Rehearing of resolution assigned to Legal Division. Categorization/Need for hearing will be addressed as necessary if the Commission subsequently grants hearing.

# PRELIMINARY DETERMINATION SCHEDULES

### Resolution ALJ 176-3017 (06/10/99)

NUMBER	PROPOSED	PRELIM.	
TITLE	CATEGORY	CATEGORY	HEARING
		37.4	<u> </u>
A99-06-001	Ratesetting NDIEC	Ratesetting	У.О
ULTIMATE COMMUNICATIONS, INC., db UCI	Registration		i
COMMUNICATIONS, INC. for registration as an	Application		
interexchange carrier telephone corporation pursuant to the			
provisions of Public Utilities Code Section 1013	<u> </u>	]	
A99-06-003	Datacatina	Datacattina	ОИ
Ayy-00-003	Ratesetting	Ratesetting	NO
PACIFIC CENTREX SERVICES, LLC for authority to			
provide resold local exchange services in California			
A99-06-004	Quasi-	Quasi-	Ю
	legislativ <del>e</del>	legislative	
EVANS TELEPHONE COMPANY, HAPPY VALLEY			
TELEPHONE COMPANY, HORNITOS TELEPHONE COMPANY, KERMAN TELEPHONE COMPANY,			
PINNACLES TELEPHONE COMPANY, SISKIYOU	ļ	· I	
TELEPHONE COMPANY (THE), VOLCANO			
TELEPHONE COMPANY (THE) for a Commission order	į		
under section 251(f)(2) of the Telecommunications Act of		•	
1996 granting a limited suspension of intraLATA			
presubscription requirements			
A99-06-006	Datassiis	Datassiis - I	NO
A33-00-000	Ratesetting NDIEC	Ratesetting	NO
FIRST REGIONAL TELECOM LLC for registration as an	Registration		
interexchange carrier telephone corporation pursuant to the	Application		
provisions of Public Utilities Code 1013		J	
A99-06-007	Ratesetting	Ratesetting	70
IDEAC FOR DUSINESS for anxietation as an	NDIEC Pagistration		
IDEAS-FOR-BUSINESS for registration as an interexchange carrier telephone corporation pursuant to the	Registration Application		
provisions of PU Code Section 1013	apputancu	ŀ	
position of the detection of the second seco	L		
A99-06-008	Ratesetting	Ratesetting	ОИ
	NDIEC		
INTELCOM, INC., dba BLEGBI, INC. for registration as	Registration	ł	ł
an interexchange carrier telephone corporation pursuant to	Application		
the provisions of California Public Utilities Code Section			
1013			

## PRELIMINARY DETERMINATION SCHEDULES

### Resolution ALJ 176-3017 (06/10/99)

NUMBER TITLE	PROPOSED CATEGORY	PRELIM. CATEGORY	HEARING
A99-06-009	Quasi- legislative	Quasi- legislative	NO
CAL-ORE TELEPHONE CO., CALAVERAS TELEPHONE COMPANY, DUCOR TELEPHONE			!
COMPANY, FORESTHILL TELEPHONE CO., PONDEROSA TELEPHONE CO. for delay of intraLATA			
dialing parity implementation pursuant to 47 U.S.C. Section 251(f)(2)			