

PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA
COMMISSION ADVISORY AND COMPLIANCE DIVISION RESOLUTION T-14012
Telecommunications Branch November 22, 1989

R E S O L U T I O N

Pacific Bell. ORDER AUTHORIZING PACIFIC TO PROVIDE
CENTREX AND INSIDE WIRE SERVICES TO DENNY'S INC. UNDER
CONTRACT.

SUMMARY

Pacific Bell (Pacific), by Advice Letter No. 15617, filed October 12, 1989 requesting authority under provisions of General Order No. 96-A (G.O. 96-A) and Decision No. 88-09-059 to deviate from filed tariff schedules in order to provide Denny's Inc. (Denny's) with Centrex service and inside wire service under a customer specific contract. This Resolution authorizes the contract which Pacific estimates will result in an increase in annual revenue of \$57,963 for each year of the contract. No protests to this advice letter were filed.

BACKGROUND

In D. 88-09-059 the Commission adopted a modified Phase 1 Settlement (hereinafter referred to as the Settlement). Under the provisions of the Settlement, the Local Exchange Companies (LECs) are allowed to provide certain services, such as Centrex service, under the terms of contracts between LECs and customers. The Settlement provides that such contracts become effective upon authorization by the Commission.

Appendix A of D. 88-09-059 sets forth a process and requirements for the filing of advice letters requesting authorization of customer specific contracts. Such requirements include:

- The contracts do not become effective until authorized by Commission resolution.
- LECs may request confidential treatment of workpapers and supporting cost documentation. Parties to the Settlement, other than the Division of Ratepayers Advocates (DRA) must enter into protective agreements to obtain such workpapers and/or documentation.
- Each contract shall cover the costs of the services provided under each such contract.

- Contracts must contain "appropriate" services.
- The methodology for determining costs shall be either fully allocated or direct embedded.
- For Pacific's Centrex service, the price may in no event go below the price of the single-line business rate, plus the multi-line End User Common Line Charge per line (1MB+EUCL).
- Tracking procedures will be set up to validate costs.
- Contracts are to be used only in unusual or exceptional circumstances.

Advice Letter No. 15617 contains a customer specific contract quite similar to that which was approved by the Commission for Dean Witter Reynolds on September 7, 1989 in Resolution No. T-13092. The contract filed under Advice Letter No. 15617 covers the provision of Centrex service and inside wire to Denny's at the customer's location in Irvine. Centrex is a central office based communications system equipped with primary stations lines capable of receiving direct in and out-dialing of calls with optional features.

Under the terms of the contract, Pacific agrees to provide Centrex service (745 lines and optional features) and inside wire service to Denny's for a period of five years for a lump sum payment of \$458,957. Pacific indicates that the Commission authorization of this contract will result in an estimated increase in annual revenue of \$57,963 for each year of the contract.

PROTESTS

No protests have been filed on Pacific's Advice Letter No. 15617.

DISCUSSION

The Denny's contract, in accordance with the requirements of Appendix A of D. 88-09-059, contains the necessary language which conditions its approval upon Commission authorization. Pacific, in its Advice Letter, has requested confidential treatment of workpapers and supporting cost documentation, and a review of the Denny's contract indicates that the contract does not contain a service listed as inappropriate under the provisions of Appendix A of D. 88-09-59.

Based on a review of the workpapers and supporting documentation provided with the Denny's contract it appears that the contractual rates do recover the specific costs of providing Centrex and inside wire services to Denny's based on a direct embedded cost analysis. Further, the monthly rate per line (excluding nonrecurring charge revenues) under the contract are greater than the single line business rate plus the multi-line

End Users Common Line (1MB+EUCL) rate. The contractual rates and charges are excluded from the Rule No. 33 surcharge mechanism in order to provide the customer with a fixed rate and to prevent the application of surcredits which could move the contractual rate below the sum of the 1MB+EUCL.

With regard to tracking procedures required by D. 88-09-059, Pacific states in the Advice Letter that Pacific will be tracking recurring billings, nonrecurring billings (where identifiable), in-service volumes, inward movement volumes, recurring costs, and nonrecurring costs, and will provide an initial six-month report and subsequent annual reports to the Commission documenting the tracked data.

The provisions of Appendix A of D. 88-09-059 also require that customer specific contracts are to be used only in unusual or exceptional circumstances (Appendix A, page 14). In the Advice Letter, Pacific states,

"A special contract is required in this exceptional circumstance given the fact that this customer asked Pacific for a price for the centrèx service that would be competitive with PBX vendors, be a fixed price for at least three years and allow them to make an up front payment. Pacific's tariffed centrèx would not meet rates, terms and conditions this customer is requesting."

"The terms and conditions of this contract are specific and unique and should not be considered precedential. The statements in the Advice Letter are unique to this contract and should also not be considered precedential."

The assertions by Pacific that the customer requires a price that is competitive with PBX alternatives, a price that is fixed and the ability to make an up front payment appears to form a reasonable basis on which to determine that an exceptional circumstance exists which warrants providing Centrèx service to Denny's under contract. We agree with Pacific that such a determination for Denny's should not be considered by this Commission as establishing a precedent for subsequent contracts with other customers for telecommunications services.

D.88-09-059 states that "for Pacific's Centrèx, the price may in no event go below the price of the single-line business rate, plus the multi-line EUCL per line." The following two questions have arisen concerning this requirement:

1. What is the appropriate "price" for Pacific's Centrèx which should be compared to the price of the 1MB+EUCL?
2. Is the 1MB+EUCL floor rate fixed or does it float?

In Resolutions Nos. T-13091 (New York Life Centrex contract) and T-13092 (Dean Whitter Reynolds, Inc. Centrex contract) both dated September 7, 1989 we addressed both of these questions. With regard to the first question we determined in these previous Resolutions that revenues from nonrecurring charges must be excluded from the contract rate before comparing the contract rate to the 1MB+EUCL. With regard to the second question we determined that as the 1MB+EUCL floor rate changes during the life of the contract, the contract rate may have to be adjusted so that at no time will the contract monthly rate per line, less nonrecurring revenues, be lower than the then current 1MB+EUCL. The purpose of such rate adjustments is to provide for a level playing field between the Centrex rates offered under a customer specific contract and the rates for 1MBs as well as PBX trunks which are the principle competitive services for Centrex. In Resolution No. T-13069 (Great Western Centrex contract) based on the premise that a contract rate which is subject to change may not meet the needs of customers, we adopted an alternative means of providing a level playing field. This alternative required Pacific to offer to provide the customer deaveraged PBX trunk rates under contract with rates determined by the same cost methodology used to determine the contract Centrex line rates. Per Resolution No. T-13069, this requirement to offer to provide deaveraged PBX trunk rates applies to all Centrex contracts which were signed on or after May 26, 1989 which provide for a fixed Centrex contract rate. In Resolutions Nos. T-13091 and T-13092, we provided for all contracts signed prior to May 26, 1989 an alternative to having a contract with rate subject to change. This alternative provides for a waiver of the requirement that the Centrex contract rate may at no time be lower than the current 1MB+EUCL if Pacific provide written documentation that the customer has been give an alternative offer by Pacific to provide deaveraged PBX trunks rates under contract with rate determined by the same cost methodology used to determine the contract Centrex line rate. Since the Denny's contract was signed prior to May 26, 1989 and Pacific has given the customer this alternative offer in writing, the contract rate for this contract will not be subject to change as 1MB+EUCL changes during the life of the contract.

FINDINGS

We find that:

1. On November 12, 1989 Pacific Bell filed Advice Letter No. 15617 requesting Commission authorization to provide for the offering of Centrex service and inside wire service to Denny's under a customer specific contract.
2. Appendix A of D. 88-09-059 and G.O. 96-A set forth certain requirements for the filing of advice letters requesting authorization of customer specific contracts.
3. Advice Letter No. 15617 conforms to the requirement of Appendix A of D. 88-09-059 and G.O. 96-A.

- a. The Denny's contract states that the contract will not become effective until authorized by the Commission.
 - b. The Advice Letter and the Denny's contract are public documents.
 - c. Pacific requests in the Advice Letter that the workpapers and supporting cost documentation associated with the Denny's contract be treated as confidential.
 - d. Pacific has offered the parties to the Phase I Settlement in I. 87-11-033 the opportunity to receive and review workpapers and supporting documentation associated with the Denny's contract if such a party (except DRA) first enters into a protective agreement.
 - e. The Denny's contract provides for the offering of Centrèx and inside wire services which are appropriate services for offering under a contractual arrangement.
 - f. The rates and charges set forth in the Denny's contract cover the cost of providing the Centrèx and inside wire services offered under the terms of the contract.
 - g. The methodology used by Pacific to develop the costs of providing Centrèx and inside wire services to Denny's under the terms of the contract are based on the direct embedded methodology.
 - h. The price per month per line for Centrèx services for Denny's under the terms of the contract is higher than the sum of the present one-party business measured service rate and the multi-line End User Common Line charge per month per line.
 - i. The Advice Letter indicates that the costs and revenues associated with the provision of Centrèx and inside wire services to Denny's under the terms of the contract will be tracked.
 - j. A contract is required for Denny's because the customer requires a price that is competitive with PBX alternatives, a price that is fixed and the ability to make an up front payment. These customer requirements are not met by Centrèx and inside wire services available under Pacific's present tariffs.
4. The surcharge/surcredits set forth in Pacific's Tariff Schedule Cal. P.U.C. A2, Rule No. 33 do not apply to the rate and charges covered by the Denny's contract.
5. Before comparing the contract rate to the 1MB+EUCL the nonrecurring charges must first be excluded.
6. Authorization of the Denny's contract will result in an estimated increase in Pacific's annual revenue of \$57,963 for each year of the contract.

7. Commission authorization of the Advice Letter and the Denny's contract do not establish precedents for the contents of these filings or for Commission approval of similar requests. The Commission approval of the Denny's contract is based on the specifics of the Denny's contract.

8. The rates, charges, terms and conditions of the contractual services authorized in this resolution are just and reasonable; therefore,

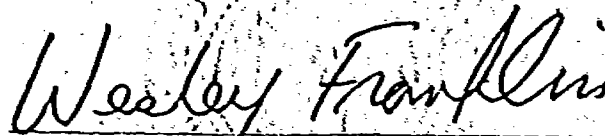
IT IS ORDERED that:

- (1) Authority is granted to make the above Advice Letter and contract effective on November 23, 1989 subject to the conditions set forth in Findings Nos. 4 and 5.
- (2) The Advice Letter and contract authorized herein shall be marked to show that they were authorized under Resolution of the Public Utilities Commission of the State of California No. T-14012.

The effective date of this Resolution is today.

I certify that this Resolution was adopted by the Public Utilities Commission at its regular meeting on November 22, 1989. The following Commissioners approved it:

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



WESLEY FRANKLIN
Acting Executive Director