LIST OF EFFECTIVE SHEETS

Sheets listed below are effective as of the date shown on each sheet.

Revision		Revision	
Number	Sheet	_Number_	Sheet
22nd	CS A	4th	13
$23rd^{3}$	CS A	5th	14
$24 th^1$	CS A	$8th^1$	15
3rd	ToC A	2nd	16
1st	ToC B	Original	16.1
1st	ToC B.1	Original	16.2
3rd	ToC C	2nd	17
$6th^3$	1	$8 th^1$	18
Original	1.1	2nd	18.1
3rd	2	2nd	18.2
Original	2.1	3rd	19
$6th^3$	3	4th	20
Original	3.1	2nd	21
3rd	4	2nd	22
3rd	5	3rd	23
3rd	6	2nd	24
3rd ³	6.1	Original ³	24.1
4th	7	4th	25
lst	7.1	5th	26
6th	8	Original ²	26.1
Original	8.1	$Original^2$	26.2
5th	9	2nd	27
4th	10	1st	27.1
Original	10.1	4th	28
$6th^3$	11	2nd	29
$4th^3$	12	2nd	30

NOTE 1: Issued NOTE 2: Sheets withdrawn from Advice Letter No. 15933 April 26, 1991. NOTE 3: Pending CPUC Approval of Advice Letter No. 25333.

(T)

CC: 5170

Advice Letter No. 26143

Rhonda Johnson

Date Filed: Jan. 31, 2005 Effective: Mar. 17, 2005 Resolution No. T-16931

Executive Director

SCHEDULE CAL.P.U.C. NO. B2. 3rd Revised Table of Contents Sheet A Cancels 2nd Revised Table of Contents Sheet A

PRIVATE LINE SERVICES

B2. GENERAL REGULATIONS

OF CONTE NTTO

TABLE OF CONTENTS		
	Sheet No	<u>•</u>
2.1 DEFINITIONS OF TERMS	1	
2.2 UNDERTAKING OF THE TELEPHONE COMPANY	15	
2.2.1 SCOPE	15	
A. APPLICABILITY		
B. FACILITIES OF OTHER COMPANIES	15	
C. TRANSMITTING MESSAGES	15	
2.2.2 LIMITATIONS	16	
A. PRIORITY OF SERVICE	16	
2.2.3 LIABILITY	16	
A. LIMITATION OF LIABILITY		
B. DEFACEMENT OF PREMISES	16	
2.2.4 PROVISION OF SERVICE		(T)
A. THE SERVICE		(T)
B. CLASSIFICATION AND RATING OF PRIVATE LINE SERVICES		(N)
C. FROZEN/GRANDFATHERED SERVICES		(T)
D. MILEAGE MEASUREMENTS		
E. COMBINATIONS OF CIRCUITS FOR A SINGLE PURPOSE		
F. THE FURNISHING OF SERVICES		
G. HALF AND FULL DUPLEX SERVICES	18.2	
2.2.5 SPECIAL CONSTRUCTION, EQUIPMENT AND ARRANGEMENTS	18.2	
2.2.6 WORK PERFORMED OUTSIDE REGULAR WORKING HOURS	18.2	
2.2.7 APPLICATION FOR SERVICE	18.2	
2.2.8 RESTORATION PRIORITY	18.2	 (Т)
2.3 OBLIGATIONS OF THE CUSTOMER	19	
2.3.1 CUSTOMER RESPONSIBILITIES	19	
A. OWNERSHIP AND USE OF EQUIPMENT	19	
B. USE FOR OTHERS	19	
C. CALLING IDENTITY	19	
D. COMMERCIAL POWER	19	
E. CONCEALED WIRING	19	
F. STRUCTURAL SUPPORT	19	
G. STATION APPARATUS	20	
Co	ontinued	

Advice Letter No. 15765

Issued by

Date Filed: Jun. 25, 1990

Decision No.

Effective: Dec. 19, 1990

SCHEDULE CAL.P.U.C. NO. B2. 1st Revised Table of Contents Sheet B In Lieu of Original Table of Contents Sheet B Rejected

PRIVATE LINE SERVICES

B2. GENERAL REGULATIONS

TABLE OF CONTENTS

2.3 OBLIGATIONS OF THE CUSTOMER (CONT'D)

2.3.2 REARRANGEMENTS AND REPAIRS A. MAINTENANCE AND REPAIRS B. TESTING AND ADJUSTING	20 20 20
2.3.3 TRANSFER OF SERVICE A. CONTRACT	20 20 21
2.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCE	22
2.4.1 PAYMENT OF CHARGES AND DEPOSITS	22 22 22 22 22 22 23
2.4.2 CANCELLATION FOR CAUSE	24 24
2.4.3 MINIMUM SERVICE PERIOD AND FRACTIONAL RATES AND CHARGES A. MINIMUM CONTRACT PERIOD B. CHARGE PERIODS	24 24 24
2.4.4 CANCELLED, MODIFIED OR DEFERRED APPLICATION FOR SERVICE	25
2.4.5 CHANGE IN SERVICE ARRANGEMENTS A. CONTINUED USE B. DESIGN, OPERATION AND FUNCTION	25 25 26
2.4.6 RESERVED	26
2.4.7 TEMPORARY SURRENDER OF A PRIVATE LINE SERVICE	26
2.4.8 ALLOWANCE FOR INTERRUPTIONS	26

Advice Letter No. 14889 Supp.

Continued

Effective: Apr. 18, 1985

B2. GENERAL REGULATIONS

TABLE OF CONTENTS

2.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCE (Cont'd)

Sheet No.

(D)

Continued

Advice Letter No. 17200	Issued by	Date Filed: Dec. 22, 1994
Decision No. 94-09-065	A. E. Swan	Effective: Jan. 1, 1995
	Executive Director	Resolution No.

B2. GENERAL REGULATIONS

B2. GENERAL REGULATIONS		
TABLE OF CONTENTS		
	Sheet No	<u>.</u>
2.5 USE	27	
2.5.1 GENERAL	27	
A. ELECTRICAL POOLED POWER	27	
B. AERONAUTICAL COMMUNICATIONS	27	
C. CUSTOMER USE	27	
D. LEGAL REQUIREMENTS	27	
E. HIGH VOLTAGE PROTECTION	27	
2.5.2 RESERVED	27.1	
2.5.3 RESERVED	27.1	(T) (D)
2.5.4 RESERVED	27.1	
2.5.5 RESERVED	28	
		(D) (D)
2.5.6 RESERVED	29	
2.5.7 RESERVED	29	(T) (D) (D)
2.5.8 CONNECTIONS INVOLVING PRIVATE LINE SERVICES	29	
A. RESERVED	29	(T)
B. RESERVED	30	(T)
C. CUSTOMER-PROVIDED EQUIPMENT	30	

Advice Letter No. 17200

Effective: Jan. 1, 1995

(N)

PRIVATE LINE SERVICES B2. GENERAL REGULATIONS

2.1 DEFINITION OF TERMS

Terms used in a section governed by D.04-05-057 shall have the meaning set (N) forth in D.04-05-057 as it may be amended over time.

ACCESS LINE

For the purposes of the Consumer Protection Rules adopted in D.04-05-057, an Access Line is defined as a telephone line that is voice-grade or equivalent or has the capacity of not more than 64 kilobits per second that connects a customer premises to the Utility's serving wire.

ACCESSORIES

Devices which are mechanically attached to, or used with the facilities furnished by the Utility and which are independent of and not coupled acoustically or electrically, either directly or inductively, to the communications path of the wire center or toll network.

AIRLINE MILE

Airline mile as used in connection with airline mileage measurements in determining charges for intrawire center or interwire center private line services and channels determined in accordance with The National Exchange Carrier Association (NECA) Tariff F.C.C. No. 4, Sections 11 and 16. For information on how to obtain copies of the NECA Tariff see Section 14 following.

AUTHORIZED EQUIPMENT

Registered or grandfathered Utility or customer-provided telephone equipment authorized for connection to private line service in accordance with the provisions of the Federal Communications Commission's Registration Program.

AUTHORIZED REPRESENTATIVE (AGENT)

An individual or concern designated in writing by the applicant/customer that represents such applicant/customer regarding telephone service including Intrabuilding Network Cable. The written notice received by the Utility must set forth the extent of representation authorized by the applicant/customer. This accommodation does not remove the responsibility of the applicant/customer for payment of service, usage, or adherence to other Rules set forth in the tariff. (See Property Owner/Landlord/Agent.)

Continued

Advice Letter No. 25333

Yvette Hoque

Executive Director

SCHEDULE CAL.P.U.C. NO. B2. 3rd Revised Sheet 2 Cancels 2nd Revised Sheet 2

PRIVATE LINE SERVICES

B2. GENERAL REGULATIONS

2.1 DEFINITION OF TERMS (CONT'D)

BASE STATION

A base station is a customer-provided radio telephone transmitter and receiver (including a remote receiver) at a fixed location or locations that is established to permit a customer, authorized user or joint user at a control location to communicate with their mobile units, or if the customer is a radio service company, to permit their clients to communicate with their mobile units.

BAUD

The term "Baud" denotes a unit of signaling speed. It is the reciprocal of the time duration in seconds of the shortest signal element (mark or space) within a code signal. The speed in bauds is the number of signal elements per second.

BIT

The term "bit" denotes the smallest unit of information in the binary system of notation.

BRIDGING CONNECTION

The term "Bridging Connection" as used in connection with program transmission channels (Types C, D and E facilities) indicates amplifying equipment and services which may be required to connect a station, or an interwire center channel serving a station, at an intermediate point on an interwire center network, or to connect an additional station at a terminal point.

(D)

(D)

Continued

Decision No. 94-09-065

Effective: Jan. 1, 1995

Executive Director

A. E. Swan

DUITEDING OUNED	(Geo Duenentes Ormen (Lendlend (Deerst))	
BUILDING OWNER	(See Property Owner/Landlord/Agent)	
BUILDING TYPES		
Single story:	A building with one floor or level excluding basements and garages or other parking facilities, if any.	
Multi-story:	A building with more than one floor or level.	
Multi-unit:	A building that has multiple tenants.	
BUILDING USAGE		
Residential:		
dwelling entire one domestic ho other locations private swimmin establishment a	Multi-Story or Single story, but not Multi-unit: A ely occupied by one family or individuals functioning as busehold. Private garages, caretakers' quarters, and a such as private laundries, patios, garden houses, and ng pools that are part of the family's domestic and used as part of the single family residence are t of the premises where located on the same Continuous	
occupied by mor	Multi-unit and Multi-story or Single story: A building re than one family or more than one individual functioning c household. (e.g., apartments, condominiums, townhouses,	
Commercial:		
	Commercial: Multi-story or Single story, but not building entirely occupied by one business customer.	
	ommercial: Multi-unit and Multi-story or Single story. upied by more than one business customer.	
Mixed Residenti	al and Commercial:	

Continued

Advice Letter No. 16555A

Issued by

Date Filed: May 10, 1993

Decision No. 92-01-023

A. E. Swan

Effective: Aug. 8, 1993

Executive Director

2.1 DEFINITION OF TERMS (Cont'd)

CHANNEL

The term "Channel" denotes a path (or paths) for electrical communication between two or more stations or Utility offices, furnished in such manner as the Utility may elect, whether by wire, radio or a combination thereof and whether or not by means of a single physical facility or route.

When the term "Channel" is used in reference to Series Types 6000, 7000, or 10000 it denotes a configuration as defined by "Circuit".

CHANNEL TERMINATION

Channel Termination is a rate category that provides for the communications path between a customer designated premises and the serving wire center of that premises. See Schedule Cal.P.U.C. No. 175-T, Section 7.1.3,(A).

CIRCUIT

The term "Circuit" denotes a configuration of interconnected point to point dedicated channels that provides transmission capability, also referred to as a private line service.

CONNECTING ARRANGEMENT

The term "Connecting Arrangement" denotes the equipment provided by the Utility to accomplish the direct electrical connection of customer provided facilities with facilities of the Utility. Such connection will be made through a SNI or its equivalent conforming to Part 68, Subpart F, of the FCC's Rules and Regulations.

CONSUMER

For the purposes of the Consumer Protection Rules adopted in D.04-05-057, Consumer means any individual or small business which purchases or subscribes to any product or service provided or billed by the Utility.

Continued

(N)

(N)

Advice Letter No. 25333

Yvette Hogue

Executive Director

Date Filed: Aug. 6, 2004 Effective: Dec. 4, 2004 Resolution No.

PRIVATE LINE SERVICES B2. GENERAL REGULATIONS

2.1 DEFINITION OF TERMS (CONT'D)
CONTINUOUS PROPERTY (L)
1. Continuous Property is land which is: (T)
a. wholly owned by a single individual or entity, regardless of whether the owner leases ¹ all or a portion(s) of the property to another and
b. which contains, or will contain, multiple buildings where all (T)(L) portions of the property may served without crossing a public (N) thoroughfare ² or be the property of another.
2. There are three basic types of Continuous Properties:
a. Single-tenant commercial in which one owner or tenant occupies all buildings.
b. Mixed commercial and residential (e.g., buildings with both commercial and residential space or campus-type configurations such as colleges and military bases) in which a mixture of business and residential uses exist.
c. Multi-tenant commercial and/or residential in which several tenants occupy a building individually on a per-floor or per-section basis.
Single-family homes and properties within which a portion(s) of the land is owned by separate entities and a portion(s) is owned by the entities in common ³ do not constitute Continuous Property. (N)
NOTE 1: The property retains its character as Continuous Property regardless (N) of whether the owner or a lessee (who wholly leases the property from the owner) sublets a portion(s) of the property to another, e.g. apartment buildings or complexes. Condominiums also are Continuous Property. NOTE 2: For the purpose of Continuous Property, a "public thoroughfare" is a street, road or other means of passage across property which is not subject to restrictions on ingress, egress or boundaries. NOTE 3: Such as townhomes and homes in gated communities. (N) (L) Material formerly on Sheet 3.
Continued

Advice Letter No. 16555A

Issued by

Date Filed: May 10, 1993

Decision No. 92-01-023

Effective: Aug. 8, 1993

Executive Director

SCHEDULE CAL.P.U.C. NO. B2. 3rd Revised Sheet 4 Cancels 2nd Revised Sheet 4

PRIVATE LINE SERVICES

B2. GENERAL REGULATIONS

2.1 DEFINITION OF TERMS (CONT'D)

CONTRACT

The term "Contract" refers to the service agreement between a customer and the Utility under which facilities for communication between specified locations, for designated periods, and for the use of the customer and the authorized users specifically named in the contract are furnished in accordance with the provisions of the Utility's regulations and schedules.

COORDINATING FACILITIES

The term "Coordinating Facilities" denotes those used for communication between stations on program networks to enable the customer to pass information necessary for the proper handling of his programs.

CUSTOMER

Refers to the person, firm, or corporation responsible for ordering (T) telecommunications services, for paying charges, and for complying with the rules and regulations of the Utility. A customer may be an (T) individual, partnership, association, joint stock company, trust (N) corporation, authorized representative, governmental entity, or any other entity that subscribes to the services offered under this tariff. (N)

(D)

Continued

Decision No. 92-01-023

Effective: Aug. 8, 1993

Executive Director

A. E. Swan

Γ

PRIVATE LINE SERVICES

B2. GENERAL REGULATIONS

2.1 DEFINITION OF TERMS (CONT'D)	
CUSTOMER PROVIDED COMMUNICATIONS SYSTEM	z
Denotes channels and other facilities not subject to Part 68, of the FCC's Rules and Regulations that are capable, when not connected to telecommunications services, of two-way communications between customer provided terminal equipment or Utility stations. A typical example is customer provided private microwave systems.	(T) (T)
CUSTOMER-PREMISES TERMINAL EQUIPMENT	
The term "Customer-Premises Terminal Equipment" denotes communications devi apparatus and their associated wiring, provided by a customer or authorized user which do not constitute a communications system.	
DATA ACCESS ARRANGEMENT	(N)
Denotes a protective arrangement for use with a network control signaling unit.	(N)
DIRECT ELECTRICAL CONNECTION	
Denotes a physical connection of the electrical conductors in the communications path.	
z Correction	inued

Decision No. 92-01-023

Date Filed: May 10, 1993

A. E. Swan

Effective: Aug. 8, 1993

Executive Director

SCHEDULE CAL.P.U.C. NO. B2. 3rd Revised Sheet 6 Cancels 2nd Revised Sheet 6

PRIVATE LINE SERVICES

GENERAL REGULATIONS в2

2.1	DEFINITION OF TERMS (CONT'D)	
	DISTRICT AREA	(
	The term "District Area" denotes a specific portion of an exchange served by a particular Central Office or by a group of Central Offices common only to that portion. District Areas are shown in Schedule Cal.P.U.C. No. A5.2.	(
	EQUALIZATION	
	The term "Equalization" as used in connection with program transmission channels refers to the equipment and services furnished to broaden the rat through which transmission of an approximate uniform level may be had.	nge
	EXCHANGE	(
	The term "Exchange" denotes an area generally smaller than a Local Access and Transport Area (LATA) established by the Utility for the administration of communications service in a specified area which usually embraces a city, town, or village and its environs. It consists of one or more central offices together with the associated facilities used in furnishing communications service within that area. One or more designated exchanges comprise a given LATA. Exchanges are listed in Schedule Cal.P.U.C. No. A5.1.1.	(1

FROZEN/GRANDFATHERED SERVICE)

The term "frozen/grandfathered service" applies to an obsolete and/or outdated service the Utility no longer wishes to provide. The freezing/grandfathering of a service is the Utilities method of managing a tariff for this service prior to ultimately discontinuing the service, or change existing tariff (T) regulations without discontinuing certain rights, privileges or conditions (T) of the service to existing customers.

FULL DUPLEX

(T)

(N)

(N)

(N)

(N)

The term "Full Duplex" denotes an operation which permits customers or (T) authorized users to communicate in both directions simultaneously.

FULL-TIME

Refers to Series 6000 and 7000 channels for use of one month or more.

Material omitted now on Sheet 6.1.

Continued

Advice Letter No. 15765

Issued by

Date Filed: Jun. 25, 1990

Decision No.

M. J. Miller

Effective: Dec. 19, 1990

Executive Director - State Regulatory

2.1 DEFINITION OF TERMS (Cont'd)

FULLY RENOVATED BUILDINGS

Fully Renovated Buildings are those buildings in which internal wall coverings and existing telephone wiring and/or cable are removed in connection with renovations requiring a building permit. The effective date for determining "fully renovated" status is the date of the Notice of Occupancy issued by the appropriate local agencies.

HALF DUPLEX

The term "Half Duplex" denotes service which provides for transmission alternately in either direction, or for transmission in one direction only.

HERTZ

An electrical term meaning one cycle per second.

INDIVIDUAL OR SMALL BUSINESS

(See Small Business or Individual)

INTRABUILDING NETWORK CABLE (INC)

INC cable is located on the customer's side of the Utility's local loop demarcation Point. INC Cable connects the end of the Utility's local loop at the Minimum Point of Entry (MPOE) to the INC demarcation point at the floor terminal(s) within a customer's building or to another building on a customer's continuous property. The purpose of INC Cable is to provide the communications path from the Utility's service entrance facility to the end-user's service location.

INTERFACE

(See Standard Interface)

INTERWIRE CENTER CHANNEL

The term "Interwire Center Channel" applies to that portion of a circuit which interconnects different wire centers that serve the customer.

Continued

(N)

(N)

Advice Letter No. 25333

Decision No. 04-05-057

Issued by

Yvette Hogue

Executive Director

Date Filed: Aug. 6, 2004 Effective: Dec. 4, 2004 Resolution No.

B2. GENERAL REGULATIONS

2.1 DEFINITION OF TERMS (CONT'D)

INTERWIRE CENTER SERVICE

The term "Interwire Center Service" applies to circuits which interconnect separate wire centers as specified in the particular schedules governing the respective services.

(D)

(D)

INTRAWIRE CENTER CHANNEL

The term "Intrawire Center Channel" applies to that portion of a circuit which is served within the same wire center.

INTRAWIRE CENTER SERVICE

The term "Intrawire Center Service" applies to circuits that are interconnected entirely within the same serving wire center.

JOINT USER

The term "Joint User" denotes a person, firm or corporation who is designated by the customer as a user of a private line circuit furnished to the customer and to whom a portion of the charge for the service will be billed under a joint user arrangement. A termination of the private line circuit must be located on a premises of a joint user.

Continued

Decision No. 94-09-065

Effective: Jan. 1, 1995

Executive Director

A. E. Swan

SCHEDULE CAL.P.U.C. NO. B2. 1st Revised Sheet 7.1 Cancels Original Sheet 7.1

PRIVATE LINE SERVICES GENERAL REGULATIONS

в2.

2.1 DEFINITION OF TERMS (CONT'D)

LEG

The term "Leg" denotes a path for electrical communication, between two points on a circuit furnished in such a manner as the Utility may elect. This term is used primarily when referring to a portion of a multipoint circuit.

LOCAL ACCESS AND TRANSPORT AREA

The term "Local Access and Transport Area" (LATA) denotes a geographic area established by the Utility for the administration of communications service. It encompasses designated exchanges which are grouped to serve common social, economic and other purposes. The Utility will offer services only to customers for services within a LATA only.

LOCAL LOOP DEMARCATION POINT (See Schedule Cal.P.U.C. No. A2.1.20)

(N)

The physical location that separates the responsibility for installation and repair of telecommunications facilities between the Utility, building/property owner/landlord/agent, and the end-user customer. The local loop demarcation point is generally located at the first point of entry to a single or multi-story building and includes the main entrance facility. The Utility is responsible for the installation and maintenance of its facilities up to and including those located at the Utility's local loop demarcation point. This point may also be referred to as the Minimum Point of Entry (MPOE) or the Minimum Point of Presence (MPOP).

Installation and maintenance of facilities and equipment beyond the Utility's local loop demarcation point is the responsibility of the building/property owner/landlord/agent or end-user customer.

Where a local loop demarcation point lacks sufficient power and/or space to support provisioning of new service, such service will be provisioned as close as practicable to the existing demarcation point. (N)

Continued

Advice Letter No. 16555A

B2. GENERAL REGULATIONS	
2.1 DEFINITION OF TERMS (CONT'D)	
LOCAL LOOP	
which is the Utility's local loop demarcation point on the customer's	en (T) (N) (N)
MICRON	
Denotes a unit of length equal to one millionth of a meter.	
MINIMUM POINT OF ENTRY/PRESENCE (MPOE/MPOP)	(N)
(See Local Loop Demarcation Point)	
MOBILEHOME PARKS	
Mobilehome Parks, as defined below, shall not be considered Continuous Property. Instead, the Utility shall provide service to mobilehome parks in a manner consistent with the provision of service to residential subdivisions containing detached, single-family homes.	
A "mobilehome park" is any area or tract of land	
(l) where two or more mobilehome lots accommodate manufactured homes or mobilehomes and	
(2) which is subject to the permit to operate requirements under the Mobilehome Park Act (Health and Safety Code Section 18200, et. seq.) or	
(3) that (a) is owned, operated and maintained by a government entity,(b) is for residential occupancy by the public and (c) is not used for government employee housing or occupancy.	
In addition, employee housing within the definition of Health and Safety Code Section 17008, regardless of the number of employees does not constitute a "mobilehome park", unless such employee housing is incidental to the operation of the mobilehome park and such park is otherwise subject to the permit to operate requirement under the Mobilehome Parks Act.	(N)
Material omitted now on Sheet 8.1. Conti	.nued

Advice Letter No. 16555B

Issued by

Date Filed: May 10, 1993

Decision No. 92-01-023

Effective: Aug. 8, 1993

Executive Director

(L)

PRIVATE LINE SERVICES B2. GENERAL REGULATIONS

2.1 DEFINITION OF TERMS (CONT'D)

MULTILINE TERMINATING SYSTEM

The term "Multiline Terminating System" denotes switching systems (i.e. PBX, Centrex, ACD, tandem switching equipment, etc.) and key telephone type systems, subject to Part 68 of the Federal Communications Commission's Rules and Regulations, which are capable of terminating more than one local central office line, WATS access line or private line.

NETWORK CONTROL SIGNALING

Denotes the transmission of signals used in the wire center and toll network which performs functions such as supervision (control, status and charging signals), address signaling (e.g., dialing), calling and called number identification, audible tone signals (call progress signals indicating reorder or busy conditions, alerting, coin denominations, coin collect and coin return tones) to control the operation of the central office equipment in the wire center and toll network. (L)

(L) Material formerly on Sheet 8.

Continued

Advice Letter No. 16555A

Issued by

Date Filed: May 10, 1993

Decision No. 92-01-023

A. E. Swan

Effective: Aug. 8, 1993

Executive Director

B2. GENERAL REGULATIONS

2.1 DEFINITION OF TERMS (CONT'D)
NETWORK CONTROL SIGNALING UNIT
Denotes the terminal equipment furnished, installed and maintained by the Utility for the provision of network control signaling.
NETWORK FOR PROGRAM TRANSMISSION AND VIDEO TRANSMISSION CHANNELS
The term "Network" as used in connection with program transmission and video transmission channels denotes the channel facilities connecting two or more stations of a customer when at all times or at certain times the stations form a distinct operating group.
PARALLEL DROP
The term "Parallel Drop" where specified in the tariffs is an additional wire which runs from a cable terminal or an open wire bridging point to the Utility's local loop demarcation point at the customer's premises. This does not contemplate the provision of an additional channel termination. If a customer orders an additional channel termination back to the serving (T) office, a channel termination charge applies. (T)
PART-TIME
Refers to Series 6000 and 7000 channels for use of less than one month.
(D)
PREMISES
The term "Premises" refers to the space occupied by a customer or authorized user in a single building or in connecting buildings on continuous property not separated by a public thoroughfare.
PRIVATE BRANCH EXCHANGE (PBX)
(See Schedule Cal.P.U.C. No. A2.1.1 Definitions) Continued

Advice Letter No. 17200

Issued by

Date Filed: Dec. 22, 1994

Decision No. 94-09-065

Effective: Jan. 1, 1995

Executive Director

SCHEDULE CAL.P.U.C. NO. B2. 4th Revised Sheet 10 Cancels 3rd Revised Sheet 10

PRIVATE LINE SERVICES

B2. GENERAL REGULATIONS

2.1 DEFINITION OF TERMS (CONT'D)

PRIVATE LINE

A direct channel for communications between two or more specified (T) customer locations furnished to customers for their exclusive use. (T)

PRIVATE LINE NETWORK

A "Private Line Network" consists of two or more private line circuits provided to one customer and reaching one or more common service points. The lines may be operated separately or they may be connected or connectable by means of a switching arrangement.

PRIVATE MOBILE RADIOTELEPHONE SYSTEM

A private mobile radiotelephone system consists of customer-provided control base station and mobile unit equipment that is required to permit a customer, authorized user or joint user to communicate with their mobile units, or if the customer is a Radio Service Company, to permit their clients to communicate with their mobile units. They may also communicate between their mobile units.

PROPERTY OWNER/LANDLORD/AGENT

The owner of real property who occupies, leases or rents property for residential or commercial purposes, or the owner's authorized representative.

(N)

(N)

Material omitted now on Sheet 10.1.

Continued

Issued by

Date Filed: May 10, 1993

Decision No. 92-01-023

Effective: Aug. 8, 1993

Executive Director

2.1 DEFINITION OF TERMS (CONT'D)

RADIO SERVICE COMPANY

A Radio Service Company is an individual, firm or corporation which is in the business of assisting its clients in the establishment and operation of private mobile radiotelephone systems through such functions as (1) obtaining F.C.C. licenses, (2) furnishing base station facilities for use of its clients under provisions of this schedule.

A Radio Service Company ordering service for use of its clients in connection with private mobile radiotelephone systems. The client shall be specifically named in the application for service. The Radio Service Company shall be responsible for obtaining access for the Utility to the clients premises for the purposes of installing, rearranging, disconnecting, testing and/or maintaining the service, or,

A Radio Service Company ordering such channels between the base station through which its clients are licensed to operate and equipment at a premises of the Radio Service Company designed to operate with that base station. Channels furnished by the Utility to clients of the Radio Service Company may be connected through equipment of the Radio Service Company to channels furnished the Radio Service Company so its clients may communicate through the base station, as provided under Schedule Cal.P.U.C. No. B3.2.2.

(L)

(L)

(L) Material formerly on Sheet 10.

Continued

Advice Letter No. 16555A

Issued by

Date Filed: May 10, 1993

Decision No. 92-01-023

A. E. Swan

Effective: Aug. 8, 1993

Executive Director

2.1 DEFINITION OF TERMS (Cont'd)

RECEIVING CONNECTION

The term "Receiving Connection" as used in connection with program transmission channels (Type A and B facilities) indicates amplifying equipment and services including individual supervision which may be required when a station receives a program from an interwire center network.

SERVICE POINT

The term "Service Point" when used in connection with customer-provided communications channels denotes the point on the customer's or authorized user's premises where channels provided by or furnished to the customer are terminated in transmitting and receiving terminal equipment or in switching equipment used, at least in part, for communications with stations or customer provided terminal equipment located on the premises.

SERVING WIRE CENTER

The term "Serving Wire Center" refers to the wire center that the Utility normally uses to provide service to the customer location.

SIGNAL SOURCE

The term "Signal Source" when used in connection with channels for television transmission denotes a location at which video and audio baseband signals are supplied to a local distribution system or an interwire center system.

SMALL BUSINESS OR INDIVIDUAL

For the purposes of the Consumer Protection Rules adopted in D.04-05-057, a Small Business is a business that subscribes to not more than twenty telephone access lines or one T-1 from the Utility, or an Individual who subscribes directly to not more than twenty access lines or one T-1 from the Utility for business use or combination business and personal use. Any business or individual subscribing to more than twenty telephone access lines or one T-1 line will not be considered a small business customer. For purposes of these rules, all entities other than individuals (e.g., government and quasi-governmental agencies, associations, etc.) meeting the twenty-access or one T-1 line limit are treated identically with small businesses. A business is defined by a billed account.

A billed account may consist of one or more billing telephone numbers associated by a unique identifier assigned by the Utility.

Material omitted now on Sheet 12.

Continued

(N)

(N)

Advice Letter No. 25333 Decision No. 04-05-057 Issued by

Yvette Hogue

ette Hogue

Executive Director

Date Filed: Aug. 6, 2004 Effective: Dec. 4, 2004 Resolution No.

(L)

(L)

PRIVATE LINE SERVICES

GENERAL REGULATIONS в2.

STANDARD NETWORK INTERFACE

The interface device specified by Part 68, Subpart F, of the FCC's Rules and Regulations for the purpose of connecting the Utility's facilities with those of an authorized customer provided telecommunications system or equipment. The standard network interface will be placed at the Utility's local loop demarcation point and will be maintained by the Utility at the rates and charges specified in Schedule Cal.P.U.C.No. A8.3.1.

START OF INSTALLATION

An installation of service and equipment or a move, change or rearrangement, applied for by an applicant or customer, is considered to have started when the Utility incurs any expense in connection therewith, or in preparation thereof, which would not otherwise have been incurred, provided:

- The applicant or customer has advised the Utility to proceed with the installation, and
- The Utility has advised the applicant or customer that, in accordance with their order, it is commencing the installation.

STATION

The term "Station" designates the transmitting and receiving equipment, located at the Utility's local loop demarcation point on the premises of a customer or authorized user and connected for private line service.

In connection with program and video transmission circuits, the term "Station" also includes points designated by a customer on premises other than those of the customer or an authorized user at which material is transmitted to or received from a program or video transmission circuit.

(L) Formerly on Sheet 11.

Continued

Decision No. 04-05-057

Issued by

Date Filed: Aug. 6, 2004 Effective: Dec. 4, 2004 Resolution No.

Yvette Hogue Executive Director

SCHEDULE CAL.P.U.C. NO. B2. 4th Revised Sheet 13 Cancels 3rd Revised Sheet 13

PRIVATE LINE SERVICES

B2. GENERAL REGULATIONS

2.1 DEFINITION OF TERMS (CONT'D)

STATION CONNECTION

The term "Station Connection" as used in connection with video transmission circuits indicates central office amplifying equipment and services including special supervision which may be required when a station transmits video material to, or receives video material from, an interwire center network.

STUDIO

The term "Studio" as used in connection with video transmission circuits indicates fixed premises of the customer in which video material regularly originates for transmission to television viewers and at which location personnel of the customer are present. The term "Studio" excludes all locations where the subject matter to be transmitted is not originated primarily for video transmission purposes.

SUPERSEDURE

The transfer of a customer's private line service from the customer to the applicant with physical no change in the type or location of the facilities.

TELEVISION VIEWER

The term "Television Viewer" as used in connection with channels for television or video transmission denotes a type of equipment provided by a customer to receive signals from television or video transmission circuits (at television or video transmission frequencies or at broadcasting frequencies) and to convert such signals to visual images.

> (D) | | (D)

TENANT

A person or entity paying rent to occupy or use real property owned by a landlord for residential or commercial purposes.

Continued

Advice Letter No. 16797

Issued by

Date Filed: Sept. 29, 1993

Decision No.

Effective: Nov. 8, 1993

Executive Director

SCHEDULE CAL.P.U.C. NO. B2. 5th Revised Sheet 14 Cancels 4th Revised Sheet 14

PRIVATE LINE SERVICES B2. GENERAL REGULATIONS

2.1 DEFINITION OF TERMS (CONT'D)

TERMINAL EQUIPMENT

Terminal equipment includes devices or apparatus and their associated wiring provided by the customer which do not constitute a multiline terminating (T) system and which when connected to the communications path of the telecommunications network are connected either electrically, acoustically or inductively. Terminal equipment includes telephones, data equipment and ancillary equipment.

TRANSMITTING CONNECTION

The term "Transmitting Connection" as used in connection with program transmission channels (Types A and B facilities) indicates amplifying equipment and services which may be required when a station transmits a program to an interwire center network.

UTILITY

The term "Utility" denotes Pacific Bell.

(D)

(D)

WIRE CENTER

The term "Wire Center" denotes a building in which one or more central offices, used for the provision of Telephone Exchange Services and Private Line Services, are located.

Effective: Nov. 8, 1993

- 2.2 UNDERTAKING OF THE TELEPHONE COMPANY
- 2.2.1 SCOPE
- A. APPLICABILITY
 - 1. This Schedule contains general regulations applicable to private line services. These general regulations are in addition to the rates and specific conditions contained in the particular schedules listed below:

Services
ANALOG SERVICES
SPECIAL CONSTRUCTION
DIGITAL SERVICES
DATAPHONE [®] SELECT-A-STATION ^{1,2} (T)
RESERVED
CONNECTIONS OF PREMISES
EQUIPMENT TO PRIVATE LINE
SERVICES
Reserved
Reserved

- When a portion(s) of a private line service is furnished by another telephone utility under its rates and regulations, the rates and regulations of the other utility apply to the portion(s) it furnishes.
- B. FACILITIES OF OTHER COMPANIES

These regulations contemplate the securing of facilities of other companies by the Utility within wire centers and at other places where the Utility has no facilities available, in order that the Utility may furnish to the customer a complete private line service or channel between the specified stations.

C. TRANSMITTING MESSAGES

The Utility offers the use of its facilities for communications between its customers.

- NOTE 1: Limited Offering Service, Dataphone[®] Select-A-Station See General (N) Regulations, Schedule Cal.P.U.C. No. B2.2.4,C., effective September 3, 1997, Resolution T-16077.
- NOTE 2: Frozen/Grandfathered Dataphone[®] Select-A-Station Service effective March 14, 2005, pending CPUC approval. See General Regulations, Schedule Cal.P.U.C. No. B2.2.4,C.

Continued

(N)

Advice Letter No. 26143

Rhonda Johnson

Executive Director

Date Filed: Jan. 31, 2005 Effective: Mar. 17, 2005 Resolution No. T-16931

SCHEDULE CAL.P.U.C. NO. B2. 2nd Revised Sheet 16 Cancels 1st Revised Sheet 16

PRIVATE LINE SERVICES B2. GENERAL REGULATIONS

- 2.2 UNDERTAKING OF THE TELEPHONE COMPANY (CONT'D)
- 2.2.2 LIMITATIONS
- A. PRIORITY OF SERVICE

See Schedule Cal.P.U.C No. A2.1.25.

2.2.3 LIABILITY

A. LIMITATION OF LIABILITY

- 1. Provisions concerning limitation of liability and allowance for interruptions in service are set forth in Schedule Cal.P.U.C. No. A2.1.14.
- 2. The Utility shall be indemnified and saved harmless by the customer against claims for libel, slander or the infringement of copyright arising from the material transmitted over the channels; against claims for the infringement of patents arising from combining with, or using in connection with, channels of the Utility apparatus and systems of the customer; and against all other claims arising out of any act or omission of the customer in connection with the channels provided by the Utility.
- 3. When the lines of other telephone utilities are used in establishing connections to points not reached by the Utility's lines, the Utility is not liable for any act or omission of the other telephone utilities.
- B. DEFACEMENT OF PREMISES

The Utility is not liable for any defacement of or damage to the premises of a customer (or authorized user) resulting from the attachment of the Utility's apparatus and associated wiring on such premises or by the installation or removal thereof, when such defacement or damage is not the result of negligence of the Utility.

(D)

(T)

Material omitted now on Sheet 18.1.

Continued

Advice Letter No. 15765

Issued by

Date Filed: Jun. 25, 1990

Effective: Dec. 19, 1990

Executive Director - State Regulatory

M. J. Miller

Resolution No. T-14192

Decision No.

2.2 UNDERTAKING OF THE TELEPHONE COMPANY (CONT'D)	(N)
2.2.4 PROVISION OF SERVICE	(N)
A. THE SERVICE	(T)(L)X
 Private line service is that of furnishing circuits for the communication purposes of the customer and authorized users, and facilities between specified locations for a continuous period, or for regularly recurring periods at stated hours; it is furnished to the extent that such services are or can be made available with reasonable effort and after provision has been made for the Utility's telephone exchange services. The Utility will provide to the customer upon reasonable notice services offered in other applicable sections of this tariff at rates and charges specified therein. 	(T)(L)x (N) (N)
2. Provision of Equipment	(L)y
All equipment and apparatus necessary for the provision of a given service is furnished by the customer; no equipment, apparatus, circuit or device shall be attached to or connected with the facilities furnished by the Utility, whether physically, by induction or otherwise, except as provided in the tariffs. In case any such unauthorized attachment or connection is made, the Utility shall have the right to remove or disconnect the same; or to suspend the service during the continuance of said attachment or connection; or to terminat the service.	.e (L)у
(L)x Formerly on Sheet 18. (L)y Formerly on Sheet 17.	Continued

Advice Letter No. 15765

Issued by

Effective: Dec. 19, 1990

2.2 UNDERTAKING OF THE TELEPHONE COMPANY (CONT'D) 2.2.4 PROVISION OF SERVICE (CONT'D)

B. CLASSIFICATION AND RATING OF PRIVATE LINE SERVICES

A Private Line Circuit is classified in its entirety as either an interexchange/interdistrict area circuit, intraexchange/interdistrict area circuit or intraexchange/intradistrict area circuit. All of the channels that make up the private line service are rated according to how the circuit is classified.

1. Interexchange/Interdistrict Area or Intraexchange/Interdistrict Area

All of the channels making up the private line circuit are rated as interexchange/interdistrict when at least one channel of the circuit is located in an exchange or district area that is different from the exchange or district area serving at least one of the other channels.

2. Intraexchange/Intradistrict Area

All of the channels making up the private line circuit are rated as intraexchange/intradistrict when all channels of the circuit are located within the same exchange or within the same district area of a multidistrict exchange.

Continued

(N)

Decision No.

Effective: Dec. 19, 1990

Executive Director - State Regulatory

M. J. Miller

B2. GENERAL REGULATIONS

2.2 UNDERTAKING OF THE TELEPHONE COMPANY (CONT'D) 2.2.4 PROVISION OF SERVICE (CONT'D)

Material omitted now on Sheets 16.1, 18.1 and 18.2.

Continued

(D)

Advice Letter No. 15765

Issued by

Date Filed: Jun. 25, 1990

Decision No.

M. J. Miller

Effective: Dec. 19, 1990

Executive Director - State Regulatory

PRIVATE LINE SERVICES **B2. GENERAL REGULATIONS** 2.2 UNDERTAKING OF THE TELEPHONE COMPANY (Cont'd) 2.2.4 PROVISION OF SERVICE (Cont'd) C. FROZEN/GRANDFATHER SERVICES Services that have been frozen and/or grandfathered will continue to be furnished to the same Customer at the same premises until such time as stated in the tariff. Any requests for additions, disconnections, moves or changes by the Customer on a circuit that has Frozen/Grandfathered service, will result in the complete disconnection of the Frozen/Grandfathered status service at the time of the addition, disconnection, move or change. Exception to the rule are requests for miscellaneous (T) record order changes, i.e., bill address change, bill name change (not supersedure), miscellaneous corrections, etc. LIMITED OFFERING SERVICES¹ Limited Offering Services will continue to be furnished to existing customers working as of a specific date stated in the tariff. The Utility is not obligated to provide new backbone circuits, but customers can add or delete legs to existing services. 1. For Dataphone[®] Select-A-Station^{2,3}, as described in B6 following, Limited (T) Offering will allow customers with services existing as of September 16, 1996 to establish new backbone circuits and systems and add or delete legs to existing services where Utility inventory, facilities, and conditions permit. NOTE 1: Existing service arrangements will be maintained up to and including the Utility's local loop demarcation point. Work activity beyond the Utility's local loop demarcation point is the responsibility of the customer at the customer's expense. NOTE 2: Limited Offering Service, Dataphone® Select-A-Station - See General (N) Regulations, Schedule Cal.P.U.C. No. B2.2.4, C., effective September 3, 1997, Resolution T-16077. NOTE 3: Frozen/Grandfathered Dataphone® Select-A-Station Service effective March 14, 2005, pending CPUC approval. See General Regulations, Schedule Cal.P.U.C. No. B2.2.4,C. (N) Continued

Advice Letter No. 26143

Issued by Rhonda Johnson Executive Director Date Filed: Jan. 31, 2005 Effective: Mar. 17, 2005 Resolution No. T-16931

SCHEDULE CAL.P.U.C. NO. B2. 2nd Revised Sheet 18.1 Cancels 1st Revised Sheet 18.1

Ζ

PRIVATE LINE SERVICES

B2. GENERAL REGULATIONS

- 2.2 UNDERTAKING OF THE TELEPHONE COMPANY (CONT'D) 2.2.4 PROVISION OF SERVICE (CONT'D)
 - D. MILEAGE MEASUREMENTS

Except as otherwise provided, airline mileage measurements are used in the determination of charges for interwire center two-point and (T) multipoint service. (T)

E. COMBINATIONS OF CIRCUITS USED FOR A SINGLE PURPOSE

Where a combination of two or more circuits is necessary to provide service for a single purpose, charges are determined upon the basis of the types and number of circuits required.

- F. THE FURNISHING OF SERVICES
 - The Utility will furnish channels for specific purposes between two or more designated premises, as described hereinafter, on a contract basis subject to the availability of facilities and the requirements of the Utility's message toll telephone service, and subject to such other conditions as are specified in these regulations and in the particular schedules governing the respective services.

z - Correction

Continued

Decision No. 94-09-065

A. E. Swan

Effective: Jan. 1, 1995

Executive Director

FRIVATE DINE SERVICES	
B2. GENERAL REGULATIONS	
2.2 UNDERTAKING OF THE TELEPHONE COMPANY (CONT'D)	
G. HALF AND FULL DUPLEX	
1. The Utility will furnish channels arranged for "half-duplex" operation or for "full-duplex" operation as ordered by the customer.	
Charges and rates as set forth in the tariff schedules apply, as appropriate, for the type of operation ordered; except that charges and rates as for "full- duplex" operation will be applicable for those cases where:	
 a. The type of terminal arrangements proposed for use by the customer require facilities similar to those provided for "full-duplex" operation; or b. When the customer specifically orders facilities similar to those provided for "full-duplex" operation even though the customer's service requirement is for "half-duplex" operation. 	
c. For Channels where "full-duplex" operation is not offered, a charge of twice the monthly rate for the local channel will be applicable.	
2.2.5 SPECIAL CONSTRUCTION, EQUIPMENT AND ARRANGEMENTS	
See Schedule Cal.P.U.C. No. 175-T, Section 15, Special (T) Construction Charges.	
2.2.6 WORK PERFORMED OUTSIDE REGULAR WORKING HOURS	
See Schedule Cal.P.U.C. No. A3.1.	
2.2.7 APPLICATION FOR SERVICE	
See Schedule Cal.P.U.C. No. A2.1.3	
2.2.8 PRIORITY RESTORATION	
See Schedule Cal.P.U.C. No. A2.1.25.	
2.2.9 EXCEPTIONS TO GENERAL REGULATIONS (N)	
Effective January 1, 1995, in compliance with California Public Utilities Commission Decision 94-09-065 dated September 15, 1994, Most of Analog Services Series 1000, 2000 and 3000; Digital Services, and High Capacity Systems have been consolidated with Schedule Cal.P.U.C . No. 175-T, Section 7 Special Access Service. The regulations, terms, conditions, rates, and charges found in Schedule Cal.P.U.C. No. 175-T for Metallic, Telegraph Grade, Voice Grade, and Digital Services have Grade, and Digital Services have been adopted for the aforementioned services. (N)	
Advice Letter No. 17200 Issued by Date Filed: Dec. 22, 1994	

Effective: Jan. 1, 1995

B2. GENERAL REGULATIONS

- 2.3 OBLIGATIONS OF THE CUSTOMER
- 2.3.1 CUSTOMER RESPONSIBILITIES
- A. OWNERSHIP AND USE OF EQUIPMENT

Equipment and lines on the premises of a customer (or authorized user) furnished by the Utility are the property of the Utility whose agents and employees shall have the right to enter said premises at any reasonable hour for the purpose of installing, inspecting or repairing the equipment and lines, or upon termination of the service(s), for the purpose of removing such equipment and lines.

B. Reserved

(T)

(D)

(D)

C. CALLING IDENTITY

The calling party (or customer) shall establish their identity in the course of any communication as often as may be necessary.

The calling party (or customer) shall be solely responsible for establishing the identity of the person or persons with whom connection is made at the called station.

D. COMMERCIAL POWER

Where commercial power is required in the operation of equipment and service on the premises of the customer of authorized users, the customer shall be responsible for provision of the necessary power wiring and power outlets on such premises and the electrical energy for operating the apparatus provided by the Utility.

E. CONCEALED WIRING

Where concealed Utility wiring is required on the premises of the customer or authorized users, the customer shall be responsible for provision of the necessary outlet, boxes and conduit.

F. STRUCTURAL SUPPORT

The provision of any special structural work required for supporting the Utility equipment or wiring, on the premises of the customer or authorized users, shall be the responsibility of the customer.

Continued

Advice Letter No. 17200

Issued by

Date Filed: Dec. 22, 1994

Decision No. 94-09-065

Effective: Jan. 1, 1995

Executive Director

B2. GENERAL REGULATIONS	в2.	GENERAL	REGULATIONS
-------------------------	-----	---------	-------------

- 2.3 OBLIGATIONS OF THE CUSTOMER (CONT'D)
- 2.3.1 CUSTOMER RESPONSIBILITIES (CONT'D)

G. STATION APPARATUS

Except as otherwise specified the customer will provide all station (T) apparatus used with the circuit exclusive of the equipment necessary to derive the circuit furnished.

2.3.2 REARRANGEMENTS AND REPAIRS

A. REARRANGEMENTS

At the customer's request, the Utility may rearrange standard network interfaces (SNIs) placed at the Utility's local loop demarcation point. Rearrangements of SNIs will only be made within the same room as the Utility's service entrance facility. Such rearrangements are subject to visit charges as set forth in Schedule Cal.P.U.C. No. A8.3.1.

B. MAINTENANCE AND REPAIRS

All ordinary expense of maintenance and repairs, in connection with equipment, facilities and services on the Utility's side of the local loop demarcation (T) point unless otherwise specified in the Utility's schedules, is borne by the (T) Utility.

In case of damage, loss or destruction of any of the Utility's facilities or equipment due to the negligence or willful act of the customer (or authorized user) and not due to ordinary wear and tear or to fire or other causes beyond the control of the customer, the customer shall be responsible for the cost of replacing the equipment destroyed or for the cost of restoring the equipment to its original condition.¹

A customer (or authorized user) may not rearrange, disconnect, remove or attempt to repair, or permit others to rearrange, disconnect, remove or attempt to (T) repair any apparatus or wire located on the Utility's side of the local loop demarcation point except upon written consent of the Utility. (T)

The Utility will provide maintenance and repair beyond the local loop (N) demarcation point at the customer's request and expense. (N)

NOTE 1: Includes Federal Income Tax gross-up amount, as listed in Schedule Cal.P.U.C. No. A2.1.3,D. Material omitted now on Sheet 21.

Continued

(N)

(N)

(T)

Advice Letter	No.	16555B
---------------	-----	--------

Issued by

Effective: Aug. 8, 1993

SCHEDULE CAL.P.U.C. NO. B2. 2nd Revised Sheet 21 Cancels 1st Revised Sheet 21

PRIVATE LINE SERVICES B2. GENERAL REGULATIONS

- 2.3 OBLIGATIONS OF THE CUSTOMER (CONT'D)
- 2.3.2 REARRANGEMENTS AND REPAIRS (CONT'D)
- C. TESTING AND ADJUSTING

Periodically, at a time agreeable to both the customer and the Utility, the facilities provided by the Utility shall be available to the Utility to make such tests and adjustments as may be necessary to maintain them in satisfactory operating condition; no interruption allowance will be made to the customer for the time during which such tests and adjustments are made.

- 2.3.3 TRANSFER OF SERVICE
 - A. CONTRACT

The contract for the service(s) or any rights acquired thereunder by the customer may not be assigned or in any manner transferred.

(L)

(L)

(T)

B. SUPERSEDURE

An applicant who otherwise qualifies for the immediate establishment of service may supersede the service of a customer discontinuing that service when the applicant is to take the same service at and between the same premises where the service is being rendered and a written notice to that effect from both the customer and the applicant is presented to the Utility and where an arrangement acceptable to the Utility is made to pay all unpaid charges and to assume all obligations of the outgoing customer in connection with private line service(s) existing on the date of supersedure, including any charges and obligations for special construction of private line facilities.

(L) Material formerly on Sheet 20.

Issued by
B2. GENERAL REGULATIONS

- 2.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCE
- 2.4.1 PAYMENT OF CHARGES AND DEPOSITS
- A. PAYMENT FOR SERVICE

The customer is required to pay all charges for service(s) in accordance (T) with the Utility's regular billing and collection practices. All charges for service(s) are payable only in lawful money of the United States. (T)

B. TIME STANDARD

In computing charges Standard Time is employed. However, service(s) (T) will be furnished on Daylight Savings Time during the period such time is in effect, at the request of the customer, without change in charge, if facilities are available.

C. ADVANCE PAYMENT

Applicants for service(s) who have no account with the Utility or whose (T) financial responsibility is not a matter of general knowledge, may be required to make an advance payment at the time the application is signed, equal to the installation charges and at least one month's charges for the service(s) channels provided. (T)

The amount of the advance payment is credited to the customer's account as applying to any indebtedness under the contract.

- D. DEPOSITS
 - 1. The Utility may, in order to safeguard its interests, require an applicant or a customer to make a suitable deposit to be held by the Utility as a guarantee of the payment of charges. The fact that a deposit has been made in no way relieves the applicant or customer from complying with the Utility's regulations as to advance payments and the prompt payment of bills on presentation. At such time as the contract is terminated the amount of the deposit with interest is credited to the customer's account and any credit balance which may remain is refunded. At the option of the Utility such a deposit with interest may be refunded or credited to the customer at any time prior to termination of the contract.
 - 2. The Utility will compute simple interest on deposits at the rate of 7/12 percent per month (7% per year) for each full month deposits are held, except as mentioned in 3. following. Such interest will be paid at the time the deposit is returned, or on an annual basis if the deposit is held longer than twelve consecutive months.

Continued

Advice Letter No. 15765

Issued by

Date Filed: Jun. 25, 1990

Decision No.

Effective: Dec. 19, 1990

Executive Director - State Regulatory

2.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCE (CONT'D) 2.4.1 PAYMENT OF CHARGES AND DEPOSITS (CONT'D) D. DEPOSITS (CONT'D) 3. No interest will be paid if deposit is held less than full month increments. E. TEMPORARY OR SPECULATIVE PROJECTS 1. Advance Payments The customer for such service(s) may be required to pay to the Utility (T) in advance or otherwise, as the Utility may elect, the net cost of installing and removing any facilities necessary in connection with furnishing of such service by the Utility.¹ 2. Deposits Each customer for service(s) may be required to deposit with the Utility, (T) before the service or channel will be furnished, a sum of money equal to the estimated amount of the Utility's bill for such service(s), or otherwise to secure in a manner satisfactory to the Utility, the payment of any bills (T) which may accrue by reason of such service(s) so furnished or supplied.¹ (T) 3. Collection of Additional Sums Nothing in this regulation shall be construed as limiting or in any way affecting the right of the Utility to collect from the customer any other or additional sums of money which may become due and payable to the Utility from the customer by reason of the service(s) furnished or to be (T) furnished hereunder.¹ 4. Established Service (T) The provisions of this regulation apply not only to new service(s) (T)but also to service(s) which, during the life of the service(s), are found to be or have become, since the service(s) was applied for, of a (T) temporary nature or are for use in connection with a speculative project, even though at the time of application the provisions of this regulation were not applied. NOTE 1: Includes Federal Income Tax gross-up amount, as listed in Schedule Cal.P.U.C. No. A2.1.3, D. Continued

Advice Letter No. 15765

Issued by

Date Filed: Jun. 25, 1990

Decision No.

Effective: Dec. 19, 1990

SCHEDULE CAL.P.U.C. NO. B2. 2nd Revised Sheet 24 Cancels 1st Revised Sheet 24

PRIVATE LINE SERVICES B2. GENERAL REGULATIONS

2.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCE (CONT'D)

2.4.2 CANCELLATION FOR CAUSE

A. NONPAYMENT

Upon nonpayment of any sum due the Utility or upon a violation of any of the special conditions governing the furnishing of a service(s), or upon (T) the use of any service(s) for the purpose of performing any service(s) (T) in competition with the service which the Utility or its connecting companies may now, or hereafter, furnish the Utility may, by notice in writing to the customer, without incurring any liability, forthwith discontinue the furnishing of said service(s) and terminate the contract. (T)

2.4.3 MINIMUM SERVICE PERIOD AND FRACTIONAL RATES AND CHARGES

A. MINIMUM CONTRACT PERIOD

Unless otherwise indicated in a particular schedule the minimum contract period of a service is one month except when temporary service(s) is furnished or (T) when the cost of construction is such as to necessitate a longer contract period. In the latter case the Utility may require execution of a contract with a minimum period greater than one month.

B. CHARGE PERIODS

Where the minimum contract period is one month, the minimum charge will be for one month. If the period of use exceeds one month, the charges for any fractional period following and consecutive with the full month, will be prorated on the basis of the number of days in the period in question to thirty (30) days in the billing month.

A bill shall not include any previously unbilled charge for Private Line service furnished prior to three months immediately preceding the date of the bill.

Where a basic termination charge is stated in the tariffs as being reduced by a specified ratio for each month of service, the minimum contract period for such service is one month. If the period of use exceeds one month, any fractional period of less than full month will be prorated on the basis of the number of days in the period in question to thirty (30) days.

Continued

Advice Letter No. 15765

Executive Director - State Regulatory

(N)

PRIVATE LINE SERVICES B2. GENERAL REGULATIONS

2.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCE (Cont'd)

- 2.4.3 MINIMUM SERVICE PERIOD AND FRACTIONAL RATES AND CHARGES (Cont'd)
- C. SERVICE DISCONNECTION UNDER THE CONSUMER BILL OF RIGHTS

For the purposes of the Consumer Protection Rules adopted in D.04-05-057, any Individual or Small Business may cancel service for any new tariffed service or any new contract or promotion for service within 30 calendar days after the new service is initiated. However, the customer will be responsible for all costs and charges incurred as follows unless otherwise stated:

- 1. For service taken under a term plan agreement or other arrangement that requires the customer to keep the service for longer than one month in order to receive the benefit of discounts, e.g., waived installation charges or discounted rates, the customer shall pay:
 - a. All waived and/or unpaid nonrecurring charges at the applicable rate(s) or charge(s) in effect when service was installed.
 - b. Any recurring non-usage rates at the effective rate under the term plan or other agreement in accordance with the service's minimum service period regulations.
 - c. All charges for usage-sensitive services at the effective rate under the term plan or other agreement for any actual usage.
- 2. For new tariffed service the customer shall pay:
 - a. All nonrecurring charges at the applicable rate(s) or charge(s) in effect when service was installed.
 - b. Any recurring non-usage rates at the effective month-to-month rates in accordance with the service's minimum service period regulations.
 - c. All charges for usage-sensitive services at the applicable effective rates for any actual usage.
- 3. For all services, the customer shall return any other benefits, credits, or discounts that may have been received.

An individual or small business seeking to disconnect service under this regulation must continuously meet the definitions and requirements from when the new service is installed until it is disconnected, whichever is shorter. Changing to or from a term plan for an existing service is not considered to be a new service for the purpose of this regulation.

When service is terminated under this regulation, other minimum period, promotion cancellation, or early termination regulations shall not apply. (

(N)

Continued

Advice Letter No. 25333A

Decision No. 04-05-057

Rhonda Johnson

Executive Director

2.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCE (CONT'D)

2.4.4 CANCELLED, MODIFIED OR DEFERRED APPLICATION FOR SERVICE

Except as otherwise shown, Application for Service(s), to be Cancelled, Modified or Deferred by Applicant Prior to Completion and Connection for Service shall be subject to those provisions as shown in Schedule Cal.P.U.C. No. A2.1.3.

2.4.5 CHANGE IN SERVICE ARRANGEMENTS

A. CONTINUED USE

When a change in service arrangement involves the continued use by the customer, nonrecurring charges applicable to the type service involved apply as provided in schedules listed in Schedule Cal.P.U.C. No. B2.2.1,A preceding.

- Continued use of such channels or equipment on a service(s) is considered to exist when a change in termination is made at the Utility Central Office from one channel to another channel at the customer's request or, a change in termination of a channel termination from one location to another (T) location is made at the customer's request.
- 2. Nonrecurring or installation charges will not apply if the service arrangement or a portion of the service arrangement remains intact when the customer, as defined herein, is changed due to corporate merger or outright purchase, or,

The portion of the service arrangement connecting User's or Other Common Carrier's premises to a customer's service is transferred to a service of another customer,

Provided that:

- a. There is no break in the continuity of the service,
- b. No retermination or change of the service terminals or channel (T) terminations provided at the customer's, user's or Other Common (T) Carrier's premises, or at the Utility Central office, takes place, and
- c. No change in the design, operation or function of channels or facilities takes place.
- 3. The minimum service period for the service continued in use is determined from the date of initial installation thereof.

Continued

Advice Letter No. 17200

Issued by

Date Filed: Dec. 22, 1994

Decision No. 94-09-065

Effective: Jan. 1, 1995

Executive Director

2.4 PAYMENT ARRANGEMENTS AND CREDIT ALLOWANCE (CONT'D) 2.4.5 CHANGE IN SERVICE ARRANGEMENTS (CONT'D)

B. DESIGN, OPERATION OR FUNCTION

When the customer requests a change in service arrangement which results in a change in the design, operation or function of the service(s) offered herein, a charge equivalent to the nonrecurring charges for channel terminations or service terminals applicable to the type service involved applies as stated in A.1. preceding.

2.4.6 RESERVED

2.4.7 TEMPORARY SURRENDER OF A PRIVATE LINE SERVICE

See Schedule Cal.P.U.C. No. B2.3.2, Rearrangements and Repairs, Testing and Adjusting.

2.4.8 ALLOWANCE FOR INTERRUPTIONS

See Schedule Cal.P.U.C. No. A2.1.14.

(D)

(D)

Material deleted is now included in Schedule Cal.P.U.C. No. 175-T, Sheet 248.

(D) (D)

Decision No. 94-09-065

Executive Director

B2. GENERAL REGULATIONS

Withdrawn April 26, 1991 - Advice Letter No. 15933.

Advice Letter No. 15933

Decision No.

Issued by

Date Filed:

Effective: Apr. 26, 1991

SCHEDULE CAL.P.U.C. NO. B2. 2nd Revised Sheet 27 Cancels 1st Revised Sheet 27

PRIVATE LINE SERVICES

B2. GENERAL REGULATIONS

2.5 USE

2.5.1 GENERAL

A. ELECTRICAL POOLED POWER

Where the use of the service(s) relates to coordination or exchange of (T) electrical pooled power, it may be used for the transmission of communications between any two or more stations of such service(s) or similar service(s) (T) furnished to others who are parties to the coordinating or exchange (T) arrangement.

B. AERONAUTICAL COMMUNICATIONS

Private Lines may be used for the transmission of land-to-land (T) communications to, from, within and between air carriers, where the customer is an aeronautical communications company licensed under the Aviation Services rules of the FCC to operate stations in the aeronautical mobile and fixed services.

C. CUSTOMER USE

Private Line service(s) is intended only for communications in which the (T) customer or an authorized user has a direct interest, except as provided in A. and B. above.

D. LEGAL REQUIREMENTS

The Utility shall refuse service to a new applicant, and shall disconnect existing service to a customer, in instances in which the use made or to be made of the service is prohibited by law, or in which the service is being or is to be used to violate or to assist in the violation of the law subject to and in accordance with the procedures for refusal or discontinuance of service (T) set forth in Schedule Cal.P.U.C. No. A2.1.31.

E. HIGH VOLTAGE PROTECTION

Utility exchange and Private Line Service(s) extending to electrical power generating stations, co-generating stations, substations, distributing power station locations and other similar locations, may require special equipment to isolate or neutralize Ground Potential Rise(GPR) and/or induced voltage caused by faults in the electrical power systems.

Regulations, Rates and Charges for this service are in Schedule Cal.P.U.C. No. A14.

Material omitted now on Sheet 27.1.

Continued

(N)

(N)

Advice Letter No. 15765

Issued by

Decision No.

Effective: Dec. 19, 1990

Executive Director - State Regulatory

	В2.	GENERAL REGULATIONS	
2.5 USE (CONT'D)			
2.5.2 RESERVED			
2.5.3 RESERVED			(T)
			(D) (D)

2.5.4 RESERVED

Continued

Decision No. 94-09-065

Date Filed: Dec. 22, 1994

Effective: Jan. 1, 1995

Executive Director

A. E. Swan

B2. GENERAL REGULATIONS

2.5 USE (CONT'D)

2.5.5 RESERVED

(D)

(D)

Continued

Decision No. 94-09-065

Date Filed: Dec. 22, 1994

Effective: Jan. 1, 1995

Executive Director

A. E. Swan

2.5 USE (CONT'D)	
2.5.6 RESERVED	
2.5.7 RESERVED	(T)
	(p)
	(D)
2.5.8 CONNECTIONS INVOLVING PRIVATE LINE SERVICES	
A. RESERVED	(T)
	(D)
	(D)
	Continued

Decision No. 94-09-065

Effective: Jan. 1, 1995

B2. GENERAL REGULATIONS

2.5 USE (CONT'D) 2.5.8 CONNECTIONS INVOLVING PRIVATE LINE SERVICES (CONT'D)	
B. RESERVED	(T)
	(D) (D)
C. CUSTOMER-PROVIDED EQUIPMENT	

1. Customer-provided equipment or protective circuitry which meets the provisions of the Federal Communications Commission's Registration Program as are now in effect or may become effective may be connected to a private line service as specified in Schedule Cal.P.U.C. No. A8.

Date Filed: Dec. 22, 1994

Decision No. 94-09-065

A. E. Swan

Effective: Jan. 1, 1995

Executive Director