Happy Valley Telephone Company Anderson, California Canceling.

Revised

Schedule No. A-11

LINE EXTENSION AND SERVICE CONNECTION CHARGES IN SUBURBAN AREAS

APPLICABILITY

Applicable to charges for line extensions and service connections in addition to line extension and service connection provisions of Rule No. 16.

TERRITORY

Within the suburban areas, as said areas are defined on maps filed as (T) part of the tariff schedules.

RATES (See also Special Conditions No. 1 through 7)

Charge

1. Aerial, or, at Utility's option, underground reinforcements to plant along existing exchange or suitable toll telephone circuits of this Utility.

No Charge

- 2. Aerial, or, at Utility's option, underground extension to plant beyond existing exchange or suitable toll circuits of this Utility: (Not applicable to subdivisions or real estate developments; see Special Condition No. 8)
 - a. Free Footage Allowance:

The Utility will construct at its expense a maximum of 1,000 feet of line extension and service connection per applicant, the combination of which includes not more than 300 feet of service connection on private property.

No Charge

b. Extensions to Plant Exceeding Free Footage Allowance:

First 100 feet or fraction thereof of line extension and/or service connection.

50.00

Each additional foot or fraction thereof of line extension and/or service connection.

.50

Income tax gross-up as listed in Rule No. 3, Paragraph H.

(T)

(Continued)

(To be inserted by Cal. P.U.C.) (To be inserted by utility) Issued by Advice Letter No. 138 Date Filed MAY U 7 1993 Harald L. Kluis AUG 0 8 1993 HAME 92-01-023 Decision No. President Resolution No TITLE

					_			evised		Cal.	P.U.C	Shee	t No.	1761	
					Car	ncelin		levised			P.U.C	Shee	t No.		
							Sch	edule N	lo . 11						
LI	NE EX	KTENS	ION A	ID SEF	RVICE	CONNE	CTIO	N CHARG	ES IN	N SUBI	JRBAN A	REAS -	- Con	tinued	(T)
SPE	CIAL	COND	OITIONS	3											
				<u> </u>											
1.	Gene	eral:													
a. Charges under this schedule are for abnormally long plant extensions to prevent unreasonably burdening the general body of existing customers.															
	ъ.	Char (1)	or jo	cable	e to y own	aerial	and							tility grades	(C)
		(2)	(Spec	ial (Condi	tion 8	3); 01	bdivisi r to fa nstruct	rmer					pments ervice	(C) (T) (T) (D) (D)
	c.	appl set inst with case expe vest for	the potall the terminal the the terminal the terminal the terminal	may, oles we ne und fillit furn: Owner the U	for where dergray's ish a ship dili	that e aeria ound s constr nd ins of fa ty, ex ions o	excessil consupportions tall ciling cept on pri	this so s, cleanstruct rting son spec the fi ties so that u ivate pule No.	ir the ion is truct if ica xture provinders	e right is employed to the constant of the con	nt-of-voloyed, all in s; the d wire by applications all be	vay, for or for according to the control or callicant or ting a councer owned to the council or ting to the counci	urnis urnis danc ty in ole a t sha stru d and	h and h and e that t its 11 be ctures	(T)
	d.							re paya ns 7. a							(T)
2.	Rout	e, T	Type ar	nd Mea	sure	ment o	f Li	ne Exte	nsior	is and	l Servi	ce Cor	nect	ions:	
															(D)
	а.	leng and dist	th of charge ribut:	aeria is m lon fa	al dr neasu acili	op wir red fr ty to	e, in	e conne fany) ne point operved.	for d t of f cor The	letern conne necti	nining ection lon wit	free fat the	oota exi inte	ge sting rior	(T) (T) (T)
	(To be	inserted	by utility)	3		r .	Jas	med by				(To be in	neurod by	Cal. P.U.C.)	
dvi	ce Le	tter	No.					· ·			Date	Filed	JUN	16 13/1	

78500

			Canceling	Revised Revised				Ho. 234-7	
			S	chedule No. 1	1				
<u> 1</u>	INE	EXTENSION AND SER	VICE CONNEC	TION CHARGES 1	N SUB	URBAN A	REAS -	Continued	(T)
SPE	CIAL	CONDITIONS - Con	tinued						
2.		nte, Type and Meas ntinu e d	urement of	Line Extension	s and	Servic	e Conn	ections -	
	a.	Continued private property footage to determ (See Special Conditions)	mine the re	maining free i					(T)
	b.	Where the propose route to serve to option, the route roads, such route	wo or more e	customers, or n private prop	where erty	, at th rather	e Util than o	ity's n public	(T)
3.	Col	lective Application	on and Grou	ping of Applic	ants:				
	а.	When construction made of all prospor an extension the project. All customers making	pects who m thereof and lowances ar	ight be served who might ber e made only fo	from lefit l or tho	the ne by bein se pros	w cons	truction uded in	
	b.	All applicants as more than one-hal applicants. Sepa construction betwone-half mile. Whenever this recharges) for all	of mile of arate project ween any two or more sults in lo	construction bets are estable successive a projects are wer charges (c	etween ished application of the property of th	n succe whenev ants ex ned, ho	ssive er the ceeds wever,	s no	
	c.	An applicant at a tension allowance at that premises	e regardles		•	_			
	d.	Where an application he is treated as for purposes of	being a se	parate applica					(T) (T)
4.	App	ortionment of Char	rges To Gro	up of Applicar	ts:				
	a.	Applicants are dicludes all applic						.	
				(Continued)					
	(Te	be inserted by utility)		Issued by		<u> </u>	(To be inc	erced by Cal. P.U.C.)	· · ·
Adv		Letter No. 28	K. J. W	_		Date	Filed	JUN 1 6 197	1
		78294 and		(Massa)		Effe	ctive_	JUN 21 197	71

(Ticie)

Resolution No.____

	Revised	Cal.	P.U.C.	Sheet	To. 268_T
Canceling	Revised	Cal.	P.U.C.	Sheet	No. 235-T

(L)

Schedule No. 11

LINE EXTENSION AND SERVICE CONNECTION CHARGES IN SUBURBAN AREAS - Continued (T)

SPECIAL CONDITIONS - Continued

- 4. Apportionment of Charges To Group of Applicants Continued
 - a. Continued exceeds the construction required to serve them. No charge is made to such applicants. The second group includes all remaining applicants on the project. The over-all charge for the project is divided equally among all applicants in the second group.
 - b. Exceptions:
 - (1) No applicant is required to pay a higher charge than he would if the project were established for him alone. Any difference between this charge and the average charge for the group is absorbed by the Utility.
 - (2) Charges for extensions to plant on private property are assumed by applicants on whose property such extensions are made and these charges are not included in the overall charges for the project. Likewise, the free footage allowance on private property is not included in the collective allowance for the project.
- 5.
- 6. Charges to Subsequent Applicants:
 - a. When a new applicant is secured who can be served from a completed project, within three years from the date service was initially established for such project, the charges for the entire project are recomputed to include the new applicant. The new applicant pays a prorate of the line extension charge based upon the number of months (a fraction of a month is counted as a full month) remaining in the original three-year term, the time to be computed from the date service is established for the new applicant.
 - b. Where additional construction is required for an applicant to be served from a project less than three years old, the cost of the
- (L) Material omitted now in Special Condition 1.d.

(Continued)

(To be insured by utility)	Issued by	(To be inserted by Cal. P.U.C.)			
Advice Letter No. 28	K. J. Waters	Date Filed JUN 16 P. I.			
Decision No. 78294 and	President (Messe)	Effective JUN 21 1971			
78500	(Tash)	Resolution No			

				Canceling	Revised Revised	V.		No. 236-T	
					Schedule No. 11				
LI	NE I	EXTENS	SION AND SER	VICE CONNE	CTION CHARGES I	N SUBURBAN	AREAS -	- Continued	(T)
			ITIONS - Con						(T)
6. (Chai	rges 1	to Subsequen	t Applican	ts: - Continued				
1	b .	proje incre	ease th e cha	rges to th	bove if such re ose customers s project will b	erved from	the exi		
7.	Adju	ıstmeı	nt in Charge	s When Add	itional Applica	nts are Co	nnected:	:	
ı	a.	above diffe based charg	e, existing erence betweed on the rem	customers en the ori ainder of he additio	ed as described will be refunde ginal charges a the three-year n of new application been no discon	d a prorat nd the rec term. Rec ants is ma	e of the omputed omputati	charges,	(T) (T)
,	.	an ac will line	erial line e refund a pr	xtension wo	ttaches interex ithin the three unt to cover th that part of t	-year peri e unexpire	od, the d portic	Utility on of the	(T) (C)
(2.	or if	ction on pri f a private	vate prope road is de recompute	ompletion of th rty is treated dicated to publ d and refunds m	as being o	n public e line e	roads, extension	(T)
t			ensions to S Entirety:	erve New S	ubdivisions or	Real Estat	e Develo	ppments	(T) (T)
i	а.	real	•	•	sible, aerial f ill be provided				(C)
		(1)	furnished b of the Util amount adva	y him, wil ity's cons nced and t s the case	ition to any la la pay in advance truction. Any he actual cost may be, within truction.	e the esti difference shall be a	mated to between dvanced	otal cost othe or	(C)
					(Continued)			·	
		····					·]
	(Te b	· inserved	by utility)		Issued by		(To be inc	erted by Cal. P.U.C.)	

(10 m measures by memich)	Teened pa	(10 00 1000000 0) (00: 5:0:0:)			
Advice Letter No. 2º	K. J. Waters	Date Filed JUN 1 6 1971			
Decision No. 78294 and	President	Effective JUN 21 1971			
78500	(Tinin)	Resolution No			

			· c.		Revised	Cal. P					
			<u>ч</u>	ruceling	Revised	G81. P		BASS	#0·_	2)/-1	
					Schedule No.11						
	LINE	EXTENSION	N AND SERV	ICE CONN	ECTION CHARGES	IN SUB	URBAN	AREAS	- Co	ntinue	<u>d</u> (T)
SPE	CIAL	CONDITION	NS - Conti	nued						•	
8.			ons to Ser irety - Co		ubdivisions or	Real E	state	Develo	pmen	ts	(T) (T)
	а.	real esta		pments w	sible, aerial ill be provide					n	(c)
		consecutive the requirement point permanent pe	struction,, the Util end of thuirement htion of the manent mai	the subity will e three-as not be advanc n telephe subdiv	t three-year p division densi refund the ad year period th een met, the U e proportional one and PBX trision density advances.	ty requivance is e subditility to the unk line	iremenn (1) vision will r ration	t has above a densirefund of the inatic	been If Ity that ne the	, at	
	b.	new subd:	ivisions o connection	r real e	es are to be constante developme e provided in	ents, 1	ine ex	tensi	ons a		(c)
9.	Dis	connects:			*						(T)
	Whe	n one or m	more custo	mers on	a project disc	onnect v	within	the t	hree	-	(T)
	dis	connected		. Charg	f the line extended to the following to remaining						(T)
10.	Re-	Use of Fac	cilities:								(T)
	a.	service :	is establi	shed for	s service or m a new applica is a matter fo	nt at t	he sam	e loca	tion	,	(T)
					new applicant.	i negot.	140101	DECAR	.cn c		(T)
	b.	reapplies	s for serv equired to	ice from pay any	nected for any the same prem additional li- inal obligation	ises, tl ne exte	he cus	tomer	will		(T)
					(Continued)						
	(Te l	n inversed by utility	")		Issued by			(To be inco	ered by C	اما. ≱.U.C.)	
										20 34 /1	

(** = ==== 7 ==7)	Terreg Da	(10 11 11 11 11 11 11 11 11 11 11 11 11 1			
Advice Letter No. 28	K. J. Waters	Date Filed JUN 16 19/1			
Decision No. 78294 and	President (Mass)	Effective JUN 21 1971			
78500	(Tinle)	Resolution No			

	Revised Cal. P.U.C. Sheet No. 271-T Canceling Revised Cal. P.U.C. Sheet No. 235-T									
	Schedule No. 11									
LI	NE EXTENSION AND SERVICE CONNECTION CHARGES IN SUBURBAN AREAS - Continued	(T)								
SPEC	CIAL CONDITIONS - Continued									
10.	Re-Use of Facilities - Continued	(T)								
	c. Where a customer has paid line extension charges for service at a premises on a given project and subsequently applies for service at a different premises on the same project, the customer will not be assessed additional line extension charges greater than his original obligation unless additional construction is required.									
11.		(D)								
12.	Contracts:									
	Contracts, covering periods of not to exceed three years of telephone service, may be required by the Utility as a condition precedent to establishment of the service when line extensions are necessary. Such contracts will not require advance or unusual payments in excess of those otherwise required by this schedule, and shall not interfere with the Utility's right to collect amounts as provided for elsewhere in its tariff schedules.									
13.	Saving Clause:									
	In exceptional circumstances, when the application of this schedule appears impracticable or unjust, the Utility or the applicant may refer the matter to the Public Utilities Commission of the State of California for special ruling or for approval of mutually agreed upon special conditions prior to commencing construction.	(c) (c)								
14.		(D)								
	•									
	(To be inserted by utility) Issued by (To be inserted by Col. P.U.C.)									

Advice Letter No. 22 K. J. Waters Date Filed JUN 1 0 10.13

78500 (Tinks) Resolution No.