Schedule No. A-9

Canceling\_

## 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.

<u>RATES</u> (See also Special Conditions No. 1 through 7)

Charge

No Charge

50.00

.50

(T)

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	

<b></b>	morrar, or, as correctly s operon, and brand
	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.

b. Extensions to Plant Exceeding Free Footage Allowance:

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

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

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

-	(Continued)	
(To be inserted by utility)	Issued by	(To be inserted by Cal. P.U.C.)
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							Schedul	e No.A-S	<del>,</del>					
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SPECI	[AL	CONDI	TIONS											
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b	».	(1)	Appli or jo	.cable	e to a v owne		and und	erground nd to al						(C)
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2. F	Rout	te, Ty	pe ar	nd Mea	surem	ent of	Line E	xtension	s and	l Servi	ce Conr	necti	ons:	
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		<u>Revised</u> Cal. P.U.C. Sheet No. 200-T Canceling <u>Revised</u> Cal. P.U.C. Sheet No. 169-T	
		Schedule No. A-9	
L	INE	EXTENSION AND SERVICE CONNECTION CHARGES IN SUBURBAN AREAS - Continued	(T)
<u>SPE</u>	CIAL	CONDITIONS - Continued	
2.		te, Type and Measurement of Line Extensions and Service Connections - tinued	
	a.	Continued private property, 300 feet maximum, is deducted from the total free footage to determine the remaining free footage along public roads. (See Special Condition 4.b.(2))	(T)
	Ъ.	Where the proposed route over private property will be part of the route to serve two or more customers, or where, at the Utility's option, the route will be on private property rather than on public roads, such routes will be treated as being on public roads.	(T)
3.	Col	lective Application and Grouping of Applicants:	
	a.	When construction is required to serve a new applicant, a survey is made of all prospects who might be served from the new construction or an extension thereof and who might benefit by being included in the project. Allowances are made only for those prospective customers making bona-fide applications for service.	
	b.	All applicants are grouped in a single project when there is no more than one-half mile of construction between successive applicants. Separate projects are established whenever the construction between any two successive applicants exceeds one-half mile. Two or more projects are combined, however, whenever this results in lower charges (or no increase in charges) for all of the applicants involved.	
	c.	An applicant at any premises receives only a single line ex- tension allowance regardless of the number of services ordered at that premises.	
	d.	Where an applicant orders service at more than one premise, he is treated as being a separate applicant at each premise for purposes of this schedule.	(T) (T)
•	Арр	ortionment of Charges To Group of Applicants:	
	a.	Applicants are divided into two groups. The first group in- cludes all applicants whose collective allowance equals or	
		(Continued)	

(To be inserted by utility)	Issued by	(To be inserted by Cal. P.U.C.)
Advice Letter No. 24	K. J. Waters	Date Filed JUNES Provi
Decision No. 78294 and	President (Name)	EffectiveUN_12_1971
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	· · · · · · · · · · · · · · · · · · ·	Schedule No.	A-9				
TTNE EVMENC	TON AND CEDUICE CONDI	CTION CHARGES		DDAN ADEAC	- Co-	tinund	
LINE EXIENS	ION AND SERVICE CONNE	CIION CHARGES	IN SUBL	KDAN AKEAD	- 001	It flided	ſ
PECIAL CONDIT	<u>'IONS</u> - Continued						
. Apportionm	ent of Charges To Gro	oup of Applican	nts - Co	ontinued			
a. Contin	med						
exceed	s the construction re						
	o such applicants. I						
	plicants on the proje t is divided equally						
group.	• •						
b. Except	ions			•			
D. Except	10113.						
	lo applicant is requir						
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	the group is absorbed	-		0 0			
(2) C	Charges for extensions	s to plant on i	nrivate	property ar	e		
	assumed by applicants						
	re made and these cha						
	all charges for the pr allowance on private p				ge		
	collective allowance f						
5.							
6. Charges to	Subsequent Applicant	.6:					
	new applicant is sec						
	l project, within thre ally established for s						
	e project are recomput						
	w applicant pays a pr				ge		
	upon the number of mo ed as a full month) re				ar		
term,	the time to be comput	ed from the da					
lished	for the new applicar	nt.	;				
b. Where	additional constructi	ion is required	d,for an	n applicant	to		
be ser	rved from a project le	ess than three	years o	old, the cos	t of	the	
(L) Material c	omitted now in Special	Condition 1.0	1.				
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				Schedule No. A	-9				
LI	NE EXI	ENSION AND SER	RVICE CONNE	CTION CHARGES	IN SUBU	IRBAN A	REAS -	Contin	ued (T)
SPEC	IAL CC	NDITIONS - Con	ntinued						(T)
6.	Charge	s to Subseque	nt Appiican	ts: - Continue	d				
	pr ir	ontinued coject is recon acrease the cha coject. Other	arges to the	ose customers	served	from t	h <b>e exi</b> s		
7.	Adjust	ment in Charge	es When Add	itional Applic	ants ar	e Conn	ected:		
	ab di ba ch	ten a project : pove, existing fference between used on the rem arges due to the sumption that	customers een the originainder of the addition	will be refund ginal charges the three-year n of new appli	ed a pr and the term. cants i	orate recom Recom s made	of the puted o putatio	charges on of	(T)   , (T)
	an wi li	the event the aerial line of ll refund a pr ne extension of les so used.	extension war or a more than the second s	ithin the thre unt to cover t	e-year he unex	period	, the l portion	Utility n of the	(C)
	st or ch	within three ruction on private if a private marges shall be ants where app	ivate prope road is de recompute	rty is treated dicated to pub	as bei lic use	ng on , the	public line e:	roads, xtensio	
8.		Extensions to seir Entirety:	Serve New S	ubdivisions or	Real E	Istate	Develo	pments	(T) (T)
	re	nere requested eal estate deve onditions:	-						(C)
	(1	furnished l of the Util amount adva refunded, a	by him, will lity's cons anced and the as the case lity's cons	ition to any l l pay in advan truction. Any he actual cost may be, withi truction. (Continued)	ce the differ shall	estima ence b be adv	ted to: etween anced o	tal cos the or	
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	SON, CA 96007 Revised Cal. P.U.C. Sheet No. 203-T	
	Canceling <u>Revised</u> Cal. P.U.C. Sheet No. <u>172-T</u>	
	Schedule No. A-9	
T T'	E EXTENSION AND SERVICE CONNECTION CHARGES IN SUBURBAN AREAS - Continued	(ጥ`
		(+)
PECI	L CONDITIONS - Continued	
		(T) (T)
а	Where requested and permissible, aerial facilities to and within real estate developments will be provided under the following conditions: - Continued	(C)
	(2) When, within the first three-year period after completion of construction, the subdivision density requirement has been met, the Utility will refund the advance in (1) above. If, at the end of the three-year period the subdivision density requirement has not been met, the Utility will refund that portion of the advance proportional to the ratio of the then permanent main telephone and PBX trunk line terminations density to the subdivision density requirement. No interest will be paid on such advances.	
b ,	Where underground facilities are to be constructed to and within new subdivisions or real estate developments, line extensions and service connections will be provided in accordance with Rule No. <u>16</u> .	(C)
. D	sconnects:	(T)
y d	ar term, no refund is made of the line extension charge to the	(T) (T)
. R	-Use of Facilities:	(T)
a	When a customer disconnects service or moves off the project and service is established for a new applicant at the same location, any adjustment in charges is a matter for negotiation between the	(T)
	original customer and the new applicant.	(T
Ъ	Where a customer is disconnected for any reason and subsequently reapplies for service from the same premises, the customer will not be required to pay any additional line extension charges in addition to his total original obligation.	(Т
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	be interval by utility) Issued by (To be interval by Col. P.U.C.)	
	Letter No. 24 K. J. Waters Date Filed JUN 16 1971	

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	Canceling <u>Revised</u> Cal. P.U.C. Sheet No. <u>204 T</u> Canceling <u>Revised</u> Cal. P.U.C. Sheet No. <u>173-T</u>	
	Schedule No. A-9	
LI	NE EXTENSION AND SERVICE CONNECTION CHARGES IN SUBURBAN AREAS - Continued	("
SPEC	IAL CONDITIONS - Continued	
10.	Re-Use of Facilities - Continued	('
	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.		()
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.	()
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