Schedule No. A-22

INTRABUILDING NETWORK CABLE



(T)

APPLICABILITY

Applicable to the consultation, design, installation, rearrangement, repair, and maintenance of Intrabuilding Network Cable (INC).

TERRITORY

Within the exchange area, as said area is defined on a map filed as part of the tariff schedules.

RATE	S			Labor Charge *		
			Schedule 1	Schedule 2	Schedule 3	
(1)	Intrabi a.	uilding Network Cable (INC): Initial premise work charge to dispatch employee, locate trouble, complete repair, install, or rearrange:				
		First hour or fraction thereof	\$ 50.00	\$ 75.00	\$100.00	(C)(I)
	b.	Additional premises work to locate trouble and complete repair, install, or rearrange:				
		Each additional quarter hour or fraction thereof	12.50 (R)	18.75 (I)	25.00 (I)	
	C.	Utility-Provided Material Prices	Include but taxes, freigh	not limited to co nt charges.	ost of material,	

Schedule 1 is applicable to work performed Monday through Friday, between 8:00 a.m. and 5:00 p.m., except holidays.

Schedule 2 is applicable to work performed Monday through Friday at hours other than Schedule 1 and all day Saturday, except holidays.

Schedule 3 is applicable to work performed on Sundays and holidays observed by the Utility.

The above labor charge begins upon arrival at or on the customer's premises.

* If a professional engineer is consulted, then the Utility will include those charges in addition to the labor and/or material charges.

	(Continued)	
(To be inserted by utility)	Issued by	(To be inserted by Cal.P.U.C.)
Advice Letter No.: 64B	Mi <u>chael A.</u> LeaVesseur	Date Filed:
	NAME	Effective: May 1, 1997
Decision No.:	President	Resolution No.: T-16008
	TITLE	

Original

Schedule No. A-22

Canceling_

(N)

INTRABUILDING NETWORK CABLE (Continued)

SPECIAL CONDITIONS

A. GENERAL

- Design, installation, and maintenance of Intrabuilding Network Cable (INC) is available for all types of buildings. The customer under this portion of the tariff would be the property owner/landlord/agent who is not necessarily the customer to any particular Utility network service.
- 2. The Utility shall charge for installing and rearranging intrabuilding riser and lateral cable. The Utility will provide estimates of charges to the applicants.
- 3. If the customer cancels the order after work has begun, the Utility will charge the customer for any costs or expenses incurred prior to the receipt of the cancellation notice, not to exceed the estimated charge.
- 4. Arranging for installation and repair of INC cable is the responsibility of the property owner. A property owner may choose a source for installation and repair other than the Utility.
- 5. The Utility shall charge for repair of Non-Utility-owned riser and lateral cable. The Utility is not responsible for the repair of any customer provided riser or lateral cables which do not meet industry standards as specified in Special Condition A.12 below.
- 6. Where the property owner chooses not to install or maintain INC, the Utility will install INC as the "vendor of last resort," provided the property owner pays rates and charges specified in this tariff and such installation is in accordance with the tariff provisions.
- 7. The Utility guarantees INC cable and its associated facilities against defects for a period of one year. This warranty excludes any utility provided supporting structure which is part of and associated with such facilities. During the warranty period the Utility will replace defective parts and equipment at no additional charge.

	(Continued)	(N)	
(To be inserted by utility)	Issued by	(To be inserted by Cal. P.U.C.)	
Advice Letter No. 43	Harald L. Kluis	Date Filed MAY 0 7 1993	
-	NAME	Effective AUG 0 8 1993	
Decision No92-01-023	President	- Resolution No. T 1 53 5 2	
	TITLE	Resolution No.	

Canceling

Schedule No. A-22

INTRABUILDING NETWORK CABLE (Continued)

<u>SPECIAL CONDITIONS</u> - (Continued)

GENERAL (Continued): Α.

- 8. The property owner is responsible for placing all conduit for wire and cable placement.
- 9. Network access lines of the customers who receive installation, maintenance or repair of intrabuilding network cable (INC) may be disconnected for nonpayment of applicable rates and charges. Property owners who are not also customers will be subject to all legal remedies for non-payment including reasonable attorney fees and court costs.
- 10. INC cable products shall be manufactured to, and used in accordance with, industry standards as identified in Special Condition A.12 below and shall be installed in accordance with local building codes and shall have the minimum industry rating for the application.
- 11. If a customer requests, the Utility will, where possible, repair or replace substandard cable to meet the established standards and needs of the requested service. The charges for labor and material will be paid by the customer.
- 12. The Utility will not be required to provision its services over INC that does not meet national, state, and local industry minimum safety, transmission, installation and material quality standards. INC shall meet the technical specifications and standards outlined by the following industry groups:

American National Standards Institute (ANSI) American Society for Testing and Materials (ASTM) Building Industry Consulting Service International (BICSI) Electronic Industries Association (EIA)/Telecommunications Industries Association (TIA) Institute of Electronics and Electrical Engineers (IEEE) Insulated Cable Engineering Association (IECA) National Electric Code (NEC) National Electrical Manufacturer's Association (NEMA) National Electrical Safety Code (NESC) National Recognized Testing Laboratories (NRTL) Underwriter's Laboratories (UL)

	(Continued)	(N)	
(To be inserted by utility)	Issued by	(To be inserted by Cal. P.U.C.)	
Advice Letter No. 43	Harald L. Kluis	Date Filed MAY 0 7 1993	
-	NAME	Effective AUG 0 8 1993	
Decision No92-01-023	President		
	TITLE	Resolution No	

(N)

			INTRABUILDING NETWORK CABLE (Continued)	1
<u>SPEC</u>	IAL C	CONDITIONS - (Continued)	
Α.	GENE	RAL (Continue	d)	
	13.	owned/providuuse pairs in provide and m	is granted the right of a ed intrabuilding network cabl such cable without charge t maintain the Utility's networ verbal notice to property e facility.	le (INC) and the right to to enable the Utility to k services. The Utility
	14.	sufficient pa or does not n to serve the	ty owner does not allow the airs in customer-owned/provid equest that the Utility inst Utility's customers, the Ut ork services to reach such c	ed cable without charge, call the necessary cable ility is not required to
	15.	private right the customer	tomer is so located that i t of way to furnish a service shall be required to pay the retaining such right of way	on continuous property, entire cost involved in
Β.	IN P	PLACE INTRABUI	LDING NETWORK CABLE (INC)	
	1.	In place INC	is INC installed prior to A	ugust 8, 1993.
	2.	is transferred protective ap frames in "a quality or f express or im a particular locations; o	8, 1993, the responsibility ed to the property owner toge oparatus, terminal chambers, is is" condition without an itness. Further, the "as is polied warranties as to merch purpose; permanence of rig or any other matter whats 11 be as shown in Rule No. 2	ther with its associated connecting blocks, and y representation as to s" condition is without antability; fitness for ht of way, easement or oever. The Utility's
	3.	such as pole Utility. W	facilities not detailed in t es and conduit structure, There no longer required b ay be priced for sale on an	shall remain with the by the Utility, these
			(Continued)	
(To be i	nserted h	oy utility)	Issued by	(To be inserted by Cal. P.U.
		4.2.4	Harald L. Kluis	Date Filed MAY 0 7 19
vice Le	tter No	0	Harald L. Kluis	

Original

(N)

(N)

Schedule No. A-22

INTRABUILDING NETWORK CABLE (Continued)

<u>SPECIAL CONDITIONS</u> - (Continued)

- B. IN PLACE INTRABUILDING NETWORK CABLE (INC) (Continued)
 - 4. All property owner requested rearrangements, changes and removals required to separate the relinquished facilities from the Utility's network shall be performed by the Utility. Charges for installation and rearrangement of INC are applicable and shall be paid by the customer.
 - 5. The Utility may further recover any extraordinary costs incurred during any special removal procedures requested by the customer. Costs shall be recovered based on current labor and material prices.

C. JOINT TRENCHES

1. For jointly-used trenches, the demarcation point will be located at the building, rather than at the edge of the property. Customers who request a demarcation point at the property line will be required to retrench the INC, as required by the energy utility.

Harald L. Kluis	Date Filed JAN 1 0 1004
NAME President	Effective FFR : 9 1994
