

Decision 11-01-009

**BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA**

Order Instituting Rulemaking on the Commission's Own Motion to Establish Consumer Rights and Consumer Protection Rules Applicable to All Telecommunications Utilities.

Rulemaking 00-02-004  
(Filed February 3, 2000)

**ORDER CORRECTING ERROR IN AND GRANTING EXTENSION  
OF TIME TO COMPLY WITH DECISION 10-10-034**

On October 28, 2010, the Commission issued Decision 10-10-034 which adopted California Telephone Corporation Billing Rules. The California Association of Competitive Telecommunications Companies notified the Executive Director of an obvious omission in that decision and proposed a correction in a letter copied to all parties on November 2, 2010. The Association stated that the text of the decision shows the Commission's intent to retain the existing reporting rules for wireline carriers but the adopted rules do not retain the existing limitation to billings for goods and services "provided by a third-party, including corporate affiliates." The Small Local Exchange Carriers supported the requested correction of the omission, and Verizon California Inc, while agreeing with the omission, suggested an alternative correction.

As demonstrated in the Association's letter, the omission of the limitation is an obvious error. The correction proposed by the Association, and supported by the Small Local Exchange Carriers, is consistent with the record. The correction is adopted as set forth below. This correction is clerical in nature and is therefore made by order of the Commission's Executive Director pursuant to Resolution A-4661.

On December 27, 2010, Verizon Wireless<sup>1</sup> requested an extension of time to February 15, 2011, to comply with customer point-of-sale disclosure requirements. Verizon Wireless explained that it needed the additional time to complete preparation and distribution of the revised documents. No party opposed Verizon Wireless' request. For good cause shown, Verizon Wireless' request is granted pursuant to Rule 16.6 of the Commission's Rules of Practice and Procedure.

Therefore **IT IS ORDERED**:

1. General Order 168, Part 4, Rule 2.4 is revised to read: Billing Telephone Corporation: A telephone corporation that bills a Subscriber for products and services provided by a third-party, including corporate affiliates.

2. The date for Verizon Wireless to comply with the customer information disclosure at service initiation requirements found in General Order 168, Part 4, Rule 5 is extended to February 15, 2011.

3. This proceeding is closed.

This order is effective today.

Dated January 11, 2011, at San Francisco, California.

/s/ PAUL CLANON  
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PAUL CLANON  
Executive Director

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<sup>1</sup> Cellco Partnership, California RSA No. 4 Limited Partnership, Fresno MSA Limited Partnership, GTE Mobilnet of California Limited Partnership, GTE Mobilnet of Santa Barbara Limited Partnership, Los Angeles SMSA Limited Partnership, Modoc RSA Limited Partnership, Sacramento Valley Limited Partnership, Verizon Wireless LLC, and WWC License LLC.