BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Pacific Bell Telephone Company d/b/a AT&T California (U1001C) for Targeted Relief from its Carrier of Last Resort Obligation and Certain Associated Tariff Obligations.

APPLICATION 23-03-003

ADMINISTRATIVE LAW JUDGE’S RULING REVISING SCHEDULE

As noted in the Assigned Commissioner’s Scoping Memo and Ruling, as well as the ruling issued on February 28, 2024 by the assigned Administrative Law Judge (ALJ), Decision (D.) 96-10-066 requires this Commission to allow eligible carriers of last resort (COLR) to bid to serve the areas from which AT&T California (AT&T) seeks to withdraw.

On February 20, 2024, the assigned ALJ notified potential COLRs about the Application of AT&T to withdraw as the COLR in much of its service territory, as well as the opportunity to apply to replace AT&T as a COLR in those territories. On February 28, 2024, the assigned ALJ issued a ruling advising parties and other members of the Service List in this proceeding that the notice was issued. The assigned ALJ emailed this notice to 207 email addresses of representatives for the various local exchange carriers operating in California.

Potential replacement COLRs have until April 30, 2024 to respond to the notice with an indication that they wish to replace AT&T in a particular area.
The Assigned Commissioner’s Scoping Memo and Ruling authorizes the assigned Administrative Law Judge (ALJ) to amend the proceeding schedule.\(^1\)

The following activities and events on the current schedule will be rescheduled after the April 30, 2024 deadline for COLR replacements:

- Intervenors’ Testimony scheduled for February 29, 2024;\(^2\)
- The filing and serving of Applicant’s Rebuttal Testimony;
- The filing and serving of Draft Witness Lists;
- The filing and serving of the Joint Statement on Stipulations;
- The filing and serving of the Joint Proposed Schedule;
- The serving of Final Exhibits;
- The Evidentiary Hearing scheduled for April 23-25;
- The April 19 Status Conference; and
- The April 2 Status Conference.

The deadlines or dates for these activities and events will be determined after April 30, 2024.

IT IS RULED that:

1. The following activities and events on the current schedule are de-calendared:

- Intervenors’ Testimony scheduled for February 29, 2024;
- The filing and serving of Applicant’s Rebuttal Testimony;
- The filing and serving of Draft Witness Lists;
- The filing and serving of the Joint Statement on Stipulations;

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\(^1\) Assigned Commissioner’s Scoping Memo and Ruling, issued November 21, 2023, at 4.

\(^2\) The assigned ALJ advised parties of their intent to revise the schedule in a procedural email on February 5, 2024.
• The filing and serving of the Joint Proposed Schedule;
• The serving of Final Exhibits;
• The Evidentiary Hearing scheduled for April 23-25;
• The April 19 Status Conference; and
• The April 2 Status Conference.

2. The deadlines or dates for the activities and events listed in Ordering Paragraph One shall be determined after April 30, 2024.

Dated March 12, 2024, at San Francisco, California.

/s/ THOMAS J. GLEGOLA
Thomas J. Glegola
Administrative Law Judge