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## **Telecommunications Industry Rules**

## **Industry Rule 1. Additional Definitions**

In addition to the definitions in General Rules 3 to 3.16, the following definitions apply to the defined terms, which <del>will</del>appear with the initial letter capitalized when used in these Industry Rules.

## 1.1 Basic Service

"Basic Service" means the service elements, as specified in Decision 96-10-066 (Appendix B, Part 4) and as modified from time to time by the Commission, that a provider of local exchange service must offer to each residential customer who requests local exchange service from the provider.

## 1.2 Carrier of Last Resort

"Carrier of Last Resort" means a carrier that has specific duties regarding the provision of Basic Service and universal service, as specified in Decision 96-10-066 and as modified from time to time by the Commission.

# 1.3 Category I, II, or III Service

"Category I, II, or III Service" refers to distinctions adopted by the Commission fo services that a NRF-LEC may offer. The distinctions indicate the degree of flexibility that the NRF-LEC has in the pricing and offering of a particular service, as specified by the Commission in Decision 89-10-031 and as modified from time to time by the Commission

# 1.41.3 Compliance Advice Letter

"Compliance Advice Letter" means an advice letter seeking approval of the Utility's proposed implementation of a specific requirement in a statute or Commission order.

## **1.51.4** Freezing of Service

"Freezing" or "Freezing of Service" means discontinuing a service's availability to customers, other than those customers receiving the service from the Utility as of the date that the Utility freezes the service.

## 1.61.5 GRC-LEC

"GRC-LEC" is means a local exchange carrier that is regulated through periodic general rate case review of its costs, revenues, and services, after which review the Commission sets the Utility's rates and charges, based on its authorized rate of return.cost-of-service regulation.

## 1.71.6 Industry Rule

"Industry Rule" means an Industry Rule in the Telecommunications Industry Rules, as set forth in General Order 96-B or its successor.

## 1.81.7 Market Trial; Technical Trial

"Market Trial" or "Technical Trial" means a New Service offered only for a specified limited duration for the purpose of testing or evaluating the service.

## 1.9<u>1.8</u> New Service

"New Service" refers to means a service proposed by a Utility, which service<u>that (i)</u> is distinguished from any existing service offered by the Utility by virtue of the technology employed; and/or <u>(ii) includes</u> features, <u>or</u> functions, and means of access provided. <u>not previously offered in any service</u> <u>configuration by the Utility</u>.

## 1.10 NRF-LEC

"NRF-LEC" is a local exchange carrier that is regulated through the Commission's new regulatory framework, as specified in Decision 89-10-031 and as modified from time to time by the Commission.

## **1.11 Price Floor, Ceiling**

Price "Floor" and "Ceiling" refer, respectively, to a lower and upper limit established by the Commission for pricing a Category II Service of a NRF-LEC.

## 1.121.9 Promotional Offering; Promotional Platform

"Promotional Offering" means an existing service offered under tariffed terms temporarily deviating from the otherwise applicable tariff in order to promote the service. "Promotional Platform" means a tariffed description of service for which a GRC-LEC or a NRF-LEC may make a Promotional Offering.

## 1.13 Staff

#### "Staff" means the Teleommunications Division (or its successor).

#### 1.10 Resale Service

<u>"Resale Service" means a tariffed service that a carrier offers to another</u> <u>carrier for resale.</u>

#### 1.11 Staff

"Staff" means the Communications Division (or its successor).

## 1.141.12 Telecommunications Advice Letter Coordinator

"Telecommunications Advice Letter Coordinator" means the person who processes documents submitted to the <u>TeleCommunications Division for filing</u>.

## 1.151.13 Transfer

"Transfer" means a Transfer of assets (including <u>the entire</u> customer base <u>or an entire class of customers</u>) and/or Transfer of control.

## **1.14 URF Carrier and URF ILEC**

<u>"URF Carrier" means a Utility that is a wireline carrier that has full pricing</u> <u>flexibility over all or substantially all of its rates and charges.</u> <u>"URF Carrier"</u> <u>includes any incumbent local exchange carrier that is regulated through the</u> <u>Commission's uniform regulatory framework, as established in</u> <u>Decision 06-08-030 and as modified from time to time by the Commission;</u>-<u>competitive local exchange carriers; and interexchange carriers.</u>

<u>"URF ILEC" means those incumbent local exchange carriers currently</u> granted pricing flexibility through D.06-08-030, and as may be modified from time to time.

## 1.161.15 Utility

"Utility" means a public Utility that is a telephone corporation as defined in the Public Utilities Code. <u>Only GRC-LECs and URF Carriers are required to</u> <u>file advice letters under the Industry Rules.</u>

#### 1.17 Wholesale Service

"Wholesale Service" means a tariffed service that a carrier offers to another carrier for resale.

## 1.181.16 Withdrawal of Service

"Withdrawal" or "Withdrawal of Service" means discontinuing a service's availability to all customers, including those customers receiving the service as of the date it is withdrawn.

## Industry Rule 2. Submitting Documents for Filing; Telephone Directories

<u>For instructions on filing</u> <u>Aa</u>n advice letter, a document pertaining to an advice letter (e.g., <u>a</u> protest, response, reply, <u>substitute sheet</u>, or supplement), or an information-only filing, <u>shall be submitted for filing to the</u> <u>Telecommunications Advice Letter Coordinator, Telecommunications Division,</u> <u>505 Van Ness Ave., 3rd Floor, San Francisco, CA 94102-3298. A Utility</u> <u>submitting an advice letter shall provide an original and three copies; if the</u> <u>Utility is requesting confidential treatment of any information (see General Rule</u> <u>9), the Utility shall submit a single, sealed copy of such information. A Utility</u> <u>submitting an information only filing shall provide an original and one copy.go</u> <u>to the Commission's Internet site (www.cpuc.ca.gov) and look for the</u> <u>Communications Division's link.</u>

A Utility that issues a telephone directory-shall <u>must</u> submit, concurrent with publication, two copies of each directory to the Telecommunications Advice Letter Coordinator; <u>Communications Division, 505 Van Ness Ave., 3rd Floor,</u> <u>San Francisco, CA 94102-3298.</u> <u>hHowever</u>, a directory is not a tariff and will not be listed in the table of contents of the Utility's tariffs or given Cal. P.U.C. sheet

numbers. GRC-LECs, NRF-LECs, and competitive local carriers shall provide without charge copies of their current directories to public libraries in California.<u>A local exchange company must notify public libraries that they will</u> provide without charge, upon request, copies of its current telephone directory to any public library in California and must provide such copies. GRC-LECs may provide only one copy per library.

## Industry Rule 3. Notice to Affected Customers

On-No later than the date that is 2530 days before the advice letter's requested effective date, or on the date that the Utility submits the advice letter to the Telecommunications Advice Letter Coordinator, whichever date is earlier, the Utility-shall <u>must</u> give notice to each affected customer of the advice letter if it requests approval of a Transfer, Withdrawal of Service, or higher rates or charges or more restrictive terms or conditions.

<u>However, no further customer notice under this Industry Rule 3 or</u> <u>General Rule 4.2 is required of a Utility's Compliance Advice Letter that</u> <u>implements a prior Commission order approving the Utility's request for</u> <u>authorization of a Transfer, Withdrawal of Service, or higher rates or charges or</u> <u>more restrictive terms or conditions, unless a further notice is required in the</u> <u>prior Commission order.</u>

Whenever this customer notice is of an advice letter submitted or required to be submitted in Tier 3 (see Industry Rule 7.3), the notice-shall <u>must</u> contain information regarding procedure for protests, as follows: "The proposed [insert Transfer, Withdrawal of Service, or higher rates or charges or more restrictive terms or conditions, as appropriate] is being submitted by Advice Letter \_\_\_\_\_ [insert advice letter number] for review and possible approval by the California Public Utilities Commission. <u>The advice letter was filed with the</u> <u>Communications Division [insert date of filing]</u>. Anyone may object to that the advice letter by sending a written protest to: Telecommunications Advice Letter Coordinator, <del>TeleeCommunications Division, 505</del> Van Ness Ave., 3rd Floor, San Francisco, CA 94102-3298. The protest <u>shall must</u> state specifically the grounds on which it is based. The protest must be received by the Telecommunications Advice Letter <u>is reported was filed.in the Daily Calendar of the California Public Utilities Commission</u>. On or before the day that the protest is sent to the

Telecommunications Advice Letter Coordinator, the protestantshall <u>must</u> send a copy of the protest to \_\_\_\_\_\_ [insert name and address of person whom the Utility has designated in the advice letter to receive protests]. To<del>view the Commission's Daily Calendar or to get further <u>obtain</u> information about the Commission's procedures for advice letters and protests, go to the Commission's Internet site (<u>www.cpuc.ca.gov</u>) and look for document links to General Order <u>96-B</u>."</del>

# 3.1 Customer Notice of Transfer

If a-<u>the</u> Utility requests approval of a transfer <u>of customers</u>, the notice<del>shall</del> <u>must</u> identify the <u>transferee</u> new service provider</u>, describe the changes (if any) in rates, charges, terms, or conditions of service, and state that customers have the right to select a new service provider<u>another utility</u>, and provide a toll-free <u>customer service telephone number for the purpose of responding to customers'</u> <u>questions</u>.

## 3.2 Customer Notice of Withdrawal

If a Utility requests approval of a Withdrawal of Service, the notice shall <u>must</u> also describe the proposed Withdrawal. In the case of a Withdrawal from providing Basic Service, the notice-shall <u>must</u> describe the arrangements the Utility has made to ensure continuity of service to affected customers. If the Utility resells Basic Service (or service element thereof), the arrangements shall <u>must</u> include notice to affected customers that they may choose another service provider or (if no other service provider is chosen) receive Basic Service from the underlying carrier or Carrier of Last Resort. If the Utility is proposing Withdrawal of Basic Service that it provides using its own facilities, the Utility must arrange for Transfer of its customers to another Utility. (See Industry Rules 3.1, 8.5, 8.6.)

# 3.3 Customer Notice of Higher Rates, More Restrictive Terms

If a Utility requests approval<u>A notice</u> of higher rates or charges or more restrictive terms or conditions, the notice shall <u>must</u> also state the current and proposed rates, charges, terms, or conditions (as appropriate). If the Utility requesting such approval giving notice is a GRC-LEC, the noticeshall <u>must</u> also state the reasons for the proposed change and the impact of any proposed

change<del>to a</del> <u>on the affected</u> rate or charge, expressed in dollar and percentage terms.

## Industry Rule 4. Contracts and Other Deviations

The Commission may authorize a Utility, on a case-by case basis, to provide service under a contract or other deviation that departs from rates, charges, terms, or conditions offered in the Utility's tariffs. <u>A Utility that does not use tariffs to provide service other than Basic Service may provide such detariffed or non-tariffed service under a contract, without any additional authorization from the Commission.</u>

The requirements of General Rule 8.5.6 (requiring a Utility's tariffs to include a list of its contracts and other deviations) shall apply to GRC-LECs; all other Utilities are excused from maintaining this list. However, nothing in this Industry Rule excuses a Utility from submitting any contract otherwise required to be submitted for filing with the Commission.

## Industry Rule 5. Detariffed and Non-tariffed Service

An URF Carrier may cancel by advice letter any retail tariff currently in effect except for the following: Basic Service; 911 or e-911 service; a provision, condition, or requirement imposed by the Commission in an enforcement, complaint, or merger proceeding; a provision relating to customer direct access to or choice of an interexchange carrier; a service (such as Resale Service) not within the scope of services for which the Commission granted full pricing flexibility in Decision 06-08-030; or a provision pertaining to a Utility's obligations under state or federal law (such as California public policy surcharges or Carrier of Last Resort obligations), or the Commission's decisions or orders.

The Commission may grant <u>otherwise will consider granting</u> exceptions from the general requirement (see General Rule 8.2.1) that a Utility serve its California customers under its filed tariffs. Such exceptions, allowing the Utility to provide detariffed service, may be granted to a specific Utility or type of Utility, or for specific services offered by the Utility or type of Utility. Industry Rule<u>s</u> 5.1 et seq.<u>to</u> 5.5, which will be updated as necessary, list the currently authorized exceptions and certain requirements <u>that apply to service not</u> <u>provided under tariff</u>.

## 5.1 URF Carrier

Subject to Industry Rule 5, an URF Carrier may request to detariff in whole or in part. The URF Carrier seeking to detariff a service not excluded under Industry Rule 5 must submit a Tier 2 advice letter. The advice letter must identify the service that the URF Carrier proposes to detariff and must attest that the service is not one of the services excepted from detariffing under Industry Rule 5.

After the Commission has authorized an URF Carrier to detariff in whole or in part, the URF Carrier may make available to the public New Service offerings on a detariffed basis to the extent consistent with the Commission's authorization. If the URF Carrier seeks to makes available to the public on a detariffed basis a New Service that does not fall into categories in which the URF Carrier has already detariffed existing services, the URF Carrier must file an advice letter under Tier 2 that introduces and describes the New Service and simultaneously seeks Detariffing for that New Service. The advice letter shal also attest that the New Service is not one of the services excepted from detariffing under Industry Rule 5. (See General Rules 6.1, 6.2; Industry Rule 2.)

## 5.2 Publication of Rates, Charges, Terms, and Conditions (URF Carrier)

For any service or bundled offering available to the public but detariffed, the URF Carrier providing the service or bundled offering must at all times and without charge publish, at a site on the Internet, the applicable rates, charges, terms, and conditions for that detariffed service or bundled offering. The URF Carrier must also publish at its Internet site an archive of its canceled rates, charges, terms, and conditions, going back three years or to the date of detariffing, whichever is more recent.

In maintaining the Internet site required by this Industry Rule, the URF Carrier must comply with the following requirements:

- i) the webpage containing rates, terms, and conditions for detariffed must be free of marketing and sales information or ads;
- <u>ii)</u> the webpages for rates, terms, and conditions must be accessible without requiring personally identifying information except for area code, NXX, or zip code; and

# iii) the URF Carrier must provide the Commission with a current link to the URF Carrier's webpage for accessing tariffed and detariffed rates.

# 5.3 Notice to Customers (URF Carrier)

For any service available to the public but not provided under tariff, the URF Carrier providing the service must notify each affected customer of a higher rate or charge, or more restrictive term or condition, or Withdrawal of Service, or Transfer of ownership or customer base. The URF Carrier must give this notice at least 30 days before the date when the change will occur.

<u>The URF Carrier may satisfy a notice requirement in this Industry Rule by</u> one or a combination of the following means: bill inserts; notices printed on bills; or separate notices sent by first-class mail (or by e-mail to a customer who consents to receive bills or notices from the carrier by e-mail). Notice by firstclass mail is complete when the document is deposited in the mail, and notice by e-mail is complete upon successful transmission.

# 5.1<u>5.4</u> Market Trial; Technical Trial

A Market Trial or Technical Trial shall be submitted as an informationonly filing, (see Exhibit F) and shall follow guidelines set forth in Resolution T-14944 (June 17, 1992). Such an information-only filing will be treated as confidential pursuant to Resolution T-14944. An URF Carrier must submit an information-only filing that describes any Market Trial or Technical Trial. Such an information-only filing will be treated as confidential pursuant to General <u>Rule 9.</u>

# 5.25.5 Commercial Mobile Radio Service Provider

A commercial mobile radio service provider <del>cannot</del> <u>may not</u> file tariffs with the Commission but shall make available <del>to the public</del> <del>schedules<u>information</u></u> showing <del>its</del>rates, charges, terms, and conditions of <u>its</u> <u>generally available</u> service<u>s</u>.</del>

# 5.3 Interexchange Carriers

A currently certificated interexchange carrier that is unaffiliated with a GRC-LEC or NRF-LEC may submit an advice letter requesting Commission approval to detariff in whole or part. A currently certificated interexchange

carrier that is affiliated with a GRC-LEC or NRF-LEC must file an application to request detariffing approval.

In all instances, an interexchange carrier that is detariffed in whole or part, regardless of whether it is detariffed at or after certification, shall make available to the public schedules showing its rates, charges, terms, and conditions for detariffed service.

## Industry Rule 6. Advice Letter Contents

An advice letter shall-must include (1) a copy of the notice to affected customers, if such notice is required by Industry Rule 3, and (2) the following statement: "Anyone may object to this advice letter, which was filed on [insert <u>date of filing</u>], by sending a written protest to: Telecommunications Advice Letter Coordinator, TeleCommunications Division, 505 Van Ness Ave., 3rd Floor, San Francisco, CA 94102-3298. The protest must state specifically the grounds on which it is based. The protest must be received by the Telecommunications Advice Letter Coordinator no later than 20 days after the date that the advice letter is reported in the Daily Calendar of the California Public Utilities Commission was filed. On or before the day that the protest is sent to the Telecommunications Advice Letter Coordinator, the protestantshall must send a copy of the protest to \_\_\_\_\_ [insert name and address of person whom the Utility has designated in the advice letter to receive protests]. To view the Commission's Daily Calendar or to get obtain further information about the Commission's procedures for advice letters and protests, go to the Commission's Internet site (www.cpuc.ca.gov) and look for document links to General Order <u>96-B</u>."

## Industry Rule 7. Advice Letter Review

A Utility submitting an advice letter-shall <u>must</u> designate the appropriate tier, based on the content of the advice letter. <u>An erroneous designation is not</u> <u>binding on Staff</u>. A Tier 1 or Tier 2 advice letter is subject to disposition under General Rule 7.6.1; a Tier 3 advice letter is subject to disposition under General Rule 7.6.2.

# 7.1 Matters Appropriate to a Tier 1 Advice Letter (Effective Pending Disposition)

A Utility submitting an advice letter in Tier 1 must comply<u>By submitting</u> an advice letter in Tier 1, a Utility represents that the advice letter is properly filed in Tier 1, and that the Utility has complied with the applicable customer notice requirements, as set forth in Industry Rules 3 to 3.3 and as referenced in (1) to (16) of this Industry Rule, and the <u>7.1.</u> and the advice letter may be returned without filing if the Utility has not complied. Pursuant to General Rule 5.6(7)<u>4.2</u>, the Utility shall-must document its compliance with applicable customer notice requirements; if an advice letter accepted for filing is found not to have been noticed in compliance with these requirements, Staff will reject the advice letter-<u>without prejudice</u>. The following matters may be filed under Tier <u>1:</u>

- (1) An editorial change to the text of a tariff that does not affect a rate, charge, term, or condition under the tariff.
- (2) A change to the name of a product or service.
- (3) A Compliance Advice Letter, unless the Commission order directing the submission of the advice letter specifies another tier.
- (4) An exchange area boundary realignment that does not result in an increase to a rate or charge or in a more restrictive term or condition.
- (5) A contract for a tariffed service by an interexchange carrier, competitive local carrier, or NRF-LEC, which contract meets the requirements of Industry rule 8.2 et seq.
- (5) A change by an URF Carrier to a rate, charge, term, or condition of a regulated service (except for ILEC Basic Service rates) changes to terms and conditions for Basic Service that are not more restrictive and that do not conflict with law or the Commission's decisions or orders are permitted.
- (6) A contract for a tariffed service by a GRC-LEC, if (i) the contract repeats the rates, charges, terms, and conditions of a NRF-LEC's contract, (ii) the contract involves a service for which the GRC-LEC

concurs in that NRF-LEC's corresponding tariff, and (iii) the GRC-LEC participates in the intercompany settlement pool. Any such contract shall meet the requirements of Industry Rules 8.2 to 8.2.3. This procedure for submitting such a contract for approval by a Tier 1 advice letter is available only so long as the intercompany settlement pool is available.

- (7) A change by an interexchange carrier or a competitive local carrier to a rate, charge, term, or condition (not including an exchange area boundary realignment, as described in Industry Rules 7.2(2) and 7.3(4)), which change has been noticed in compliance with Industry Rules 3 and 3.3 (as applicable).
- (8) A change by a NRF-LEC to a rate or charge for a Category II Service, which change has been noticed in compliance with Industry Rules 3 and 3.3 (as applicable), and is at or within the applicable Price Floor and Ceiling.
- (9)(6) A change by a NRF-LECan URF Carrier to (i) a WholesaleResale Service rate or charge, if the change has been noticed in compliance with Industry Rules 3 and 3.3 (as applicable), and such rate or charge is linked to a tariffed service Category II Service-rate or charge by a discount adopted by the Commission, or (ii) a Wholesale-Resale Service term or condition, if the change has been noticed in compliance with Industry Rules 3 and 3.3 (as applicable), and such term or condition incorporates a term or condition approved by the Commission for the corresponding Category II Service.URF Carrier Service.
- (7) A New Service offering of an URF Carrier where the New Service has <u>full pricing flexibility</u>. (See Industry Rule 8.3.)
- (8) A contract for a tariffed service by an URF Carrier.
- (9) A Withdrawal or Freezing of Service by an URF Carrier (not including <u>a Withdrawal or Freezing subject to Industry Rule 7.4(1)</u>. In the case of <u>a Withdrawal, it must have been noticed in compliance with Industry</u> <u>Rules 3 and 3.2</u>.

- (10) A new Promotional Offering for a tariffed service, or continuation of a tariffed Promotional Offering, by an URF Carrier.
- (10) A change by a NRF-LEC to a rate, charge, term, or condition for a Category III Service, which change has been noticed in compliance with Industry Rules 3 and 3.3 (as applicable).
- (11) A New Service of an interexchange carrier, which service meets the requirements of Industry Rule 8.3.
- (12)(11) A new Promotional Offering, or continuation of a Promotional Offering, by a GRC-LEC or NRF-LEC for which there is a Commissionapproved Promotional Platform. (sSee Industry Rule 7.3(.7.3(6).)
- (12) Emergency Service provided by an URF Carrier or GRC-LEC pursuant to General Rule 8.2.3.
- (13) A new Promotional Offering, or continuation of a Promotional Offering, by a competitive local carrier or interexchange carrier.
- (14) Freezing of Service (not including a Freezing subject to Industry Rule 7.3(3) or 7.4(1)) by a competitive local carrier or interexchange carrier.
- (15) Freezing of a Category III Service (not including a Freezing subject to Industry Ru.e 7.3(3) or 7.4(1)) by a NRF-LEC.
- (16) A change to a tariff for an existing service by a GRC-LEC, which change has been noticed in compliance with Industry Rules 3 and 3.3 (as applicable), and adopts without modification the corresponding tariff of a NRF-LEC-LEC.

# 7.2 Matters Appropriate to a Tier 2 Advice Letter (Effective After Staff Approval)

A Utility submitting an advice letter in Tier 2 must comply<u>By</u> submitting an advice letter in Tier 2, a Utility represents that the advice letter is properly filed in Tier 2, and that the Utility has complied with the applicable customer notice requirements, as set forth in Industry Rules 3 to 3.3 and as referenced in (1) to (6) of this Industry Rule, 7.2. and the advice letter may be returned without filing if the Utility has not complied. Pursuant to General Rule 5.6(7)4.2, the

Utility-shall <u>must</u> document its compliance with applicable customer notice requirements; if an advice letter accepted for filing is found not to have been noticed in compliance with these requirements, Staff will reject the advice letterwithout prejudice. If a Tier 2 advice letter has not been suspended by staff by the end of the initial 30-day review period, the Tier 2 advice letter is deemed approved. The following matters must be filed under Tier 2:

- (1) A New Service of a GRC-LEC<del>, NRF-LEC, or competitive local carrier, where the New Service complies with</del>. (See Industry Rule 8.3.)
- (2) An exchange area boundary realignment by a Utility other than a Carrier of Last Resort, which realignment results in an increase to a rate or charge or in a more restrictive term or condition, and has been noticed in compliance with Industry rules 3 and 3.3 (as applicable).
- (3) A Withdrawal or freezing of Service (not including a Withdrawal or Freezing subject to Industry Rule 7.1(14), 7.1(15), 7.3(3), 7.3(11), or 7.4(1)), where the withdrawal has been noticed in compliance with Industry Rules 3 and 3.2.
- (4) Detariffing by an interexchange carrier that is not affiliated with a GRC-LEC or NRF-LEC.
- (2) A contract for a tariffed service by a GRC-LEC. (See Industry Rules 8.2.3, 8.2.4.)
- (3) Detariffing by an URF Carrier. (See Industry Rules 5, 5.1.)
- (5)(4) <u>A</u> Rrequest to Transfer by an interexchange carrier or a competitive local carrier a carrier other than a GRC-LEC or an URF Carrier that is an incumbent local exchange carrier. (See Industry Rule 8.6.2.)
- (6)(5) An advice letter otherwise appropriate to Tier 1 but for which the Utility submitting the advice letter requests review and disposition under Tier 2.

# 7.3 Matters Appropriate to a Tier 3 Advice Letter (Effective After Commission Approval)

A Utility submitting an advice letter in Tier 3 must comply<u>By submitting</u> an advice letter in Tier 3, a Utility represents that the advice letter is properly filed in Tier 3, and that the Utility has complied with the applicable customer notice requirements, as set forth in Industry Rules 3 to 3.3 and as referenced in (1) to (12) of this Industry Rule, <u>7.3.</u> and the advice letter may be returned without filing if the Utility has not complied. Pursuant to General Rule-<u>5.6(7)</u> <u>4.2</u>, the Utility-shall <u>must</u> document its compliance with applicable customer notice requirements; if an advice letter accepted for filing is found not to have been noticed in compliance with these requirements, Staff will reject the advice letter-<u>without prejudice. The following matters must be filed under Tier 3:</u>

- (1) A matter appropriate to an advice letter but not subject to review and disposition under Tier 1 or Tier 2. (See General Rule 5.1.)
- (2) A negotiated interconnection agreement pursuant to Section 252 of the Telecommunications Act of 1996 (47 USC § 252). (See Industry Rule 8.1.)
- (3) Withdrawal or Freezing of Basic Service (or service element thereof) or of Wholesale Service where a Carrier of Last Resort continues to offer such service within the affected area. In the case of a Withdrawal, it shall have been noticed in compliance with Industry Rules 3 and 3.2, and shall meet all applicable requirements of Industry Rule 8.5.
- (4)(3) An exchange area boundary realignment by a Carrier of Last ResortGRC-LEC, which realignment results in an increase to a rate or charge or in a reduction in service to existing customers, and has been noticed in compliance with Industry Rules 3 and 3.3 (as applicable).
- (5) Except for a change appropriate for review and disposition under Industry Rule 7.1(8) or 7.1(12), a change for a Category II Service by a NRF-LEC to the applicable Price Floor or Ceiling, or to a term or condition, which change has been noticed in compliance with Industry Rules 3 and 3.3 (as applicable).
- (6) An annual update by a NRF-LEC to its Commission adopted price cap.

- (7)(4) Except for a change appropriate for review and disposition under Industry Rule 7.1(12) or 7.1(16), a change <u>A change</u> by a GRC-LEC to a rate, charge, term, or condition, which change has been noticed in compliance with Industry Rules 3 and 3.3 (as applicable).
- (8)(5) An update by a GRC-LEC regarding its allocation from the high cost fund.
- 9) A contract for a tariffed service by a GRC-LEC, except for a contract appropriate for review and disposition under Industry Rule 7.1(6).
- (10)(6) A Promotional Platform of a GRC-LEC. or NRF-LEC.
- (11)(7) Except where review in a formal proceeding is required by Industry Rule 7.4(1), Withdrawal or Freezing of Service by a GRC-LEC. In the case of a Withdrawal, it shall<u>must</u> have been noticed in compliance with Industry Rules 3 and 3.2<sub>7</sub>. and shall meet all applicable requirements of Industry Rule 8.5.

(12) Emergency service pursuant to General Rule 8.2.3.

## 7.4 Matters Requiring Review in a Formal Proceeding

Staff will reject without prejudice an advice letter that requests relief or raises issues requiring an evidentiary hearing or otherwise requiring review in an application, petition for modification, or other formal proceeding. (See General Rules 5.2, 5.4 5.3.) Matters requiring such review include, but are not limited to:

- (1) Withdrawal or Freezing <u>of Resale Service or</u> of Basic Service (or <u>any</u> service element thereof)<u>. or Wholesale Service where no Carrier of Last Resort continues to offer such service within the affected area.</u> In the case of a Withdrawal, itshall <u>must</u> have been noticed in compliance with Industry Rules 3 and 3.2, andshall <u>must</u> meet all applicable requirements of Industry Rule 8.5.
- (2) Detariffing by a GRC-LEC, NRF-LEC, competitive local carrier, or an interexchange carrier that is affiliated with a GRC-LEC or NRF-LEC.
- (3) Request by a NRF-LEC to change (i) a rate, charge, term, or condition

of a Category I Service, or (ii) the category of a Category I, II, or III Service.

- (4)(2) <u>A</u> <u>Rr</u>equest for operating authority or for authority to expand service area.
- (5)(3) <u>A Rr</u>equest to Transfer by a GRC-LEC or <u>NRF-LEC.an URF Carrier</u> where the Transfer is subject to Commission review pursuant to Public <u>Utilities Code Section 854.</u>
- (4) A request by an URF Carrier to modify or cancel a provision, condition, or requirement imposed by the Commission in an enforcement, complaint, or merger proceeding. (See Industry Rule 5.)

# Industry Rule 8. Procedures for Specific Types of Advice Letters, <u>Information-only Filings, and Formal Proceedings</u>

# 8.1 Negotiated Interconnection Agreements

Promptly upon execution of an interconnection agreement arrived at through negotiation pursuant to Section 252 of the Telecommunications Act of 1996 (47 USC § 252), the agreement shall<u>must</u> be submitted by advice letter for Commission approval.Staff will prepare a proposed resolution approving or rejecting the agreement, and the proposed resolution will be placed before the Commission for its consideration at a meeting no later than 60 days after staff accepts the advice letter for filing. The advice letter will be subject to review and disposition within the timeframes provided for such advice letters by Resolution ALJ-181 (October 5, 2000), as may be modified by the Commission from time to time, and in conformity with federal law.

# 8.2 Contracts for Tariffed Services

Contracts for tariffed servicesshall <u>must</u> be submitted for approval to the <u>Commission</u> under this Industry Rule<u>. and Industry Rules 8.2.1 to 8.2.5</u>. Except for negotiated interconnection agreements, a contract that involves only detariffed <u>or non-tariffed</u> services is not subject to Commission approval and is not to be submitted for filing.

## 8.2.1 Deadline for Submittal; Effective Date

Within 15 <u>business</u> days after the execution of a contract for a tariffed service, the contract-shall <u>must</u> be submitted by advice letter for Commission approval. A Utility that violates the deadline for submittal is liable to such sanctions as the Commission may impose, including but not limited to the penalties set forth in Decision 91-07-010 and the Public Utilities Code<u>, as appropriate</u>. Violation of the deadline does not, in itself, invalidate a contract. In the case of a contract properly submitted for review and disposition by Tier 1 advice letter, the contract may be made effective as soon as <u>on</u> the date of execution.

## 8.2.38.2.2 Availability of Contract Rates

The rate or charge under a contract then in effect<del>shall</del> <u>must</u> be made available to any similarly situated customer that is willing to enter into a contract with the same terms and conditions of service.

## 8.2.28.2.3 Required Clauses (GRC-LEC)

A contract <u>by a GRC-LEC</u> for a tariffed serviceshall <u>must</u> contain the following clause<u>s</u>: "This contract at all times <u>shall be</u> <u>is</u> subject to such modifications as the California Public Utilities Commission may direct from time to time in the exercise of its jurisdiction." If the contract is for tariffed service from a NRF-LEC, the contract shall also contain the following clause: "If any Category II Service rate or charge in this contract conflicts with an applicable Commission-approved Price Floor or Ceiling, the contract rate or charge shall be null and void, and the contract may be rescinded or renegotiated." If the contract is required to be submitted for review and disposition by Tier 3 advice letter, the contract shall also contain the following clause: "This contract does not become effective unless and until approved by the California Public Utilities Commission."

# 8.2.4 Cost Justification (GRC-LEC)

An advice letter by a NRF-LEC or GRC-LEC requesting approval of a contract shall-<u>must</u> show that each rate <u>or charge</u> set in the contract is at or above cost<sub>7</sub>. or in compliance with the applicable Commission-approved Price Floor and Ceiling. In the latter case, the advice letter shall state (1) the contract rate for

each covered Category II Service, and (2) each Commission-approved Price Floor or Ceiling that applies to such service. Cost data provided in support of the contract may be submitted under seal together with a request for confidential treatment. (See General Rule 9.)

## 8.2.5 Contract Rate Violating Commission Standards

If a contract rate is below cost, or differs from the Utility's applicable tariff rate for a Category I Service, or violates any applicable Commission-approved Price Floor or Ceiling for a Category II Service, the Commission may invalidate the contract rate, or may require an amendment to conform the contract to the tariff rate or the Price Floor or Ceiling, as appropriate. In addition, the Commission may impose sanctions, including but not limited to a penalty on the Utility of the greater of \$10,000 or twice the difference between the revenue to be realized over the term of the contract and the revenue that would have been realized by the Utility under the proper rate, as determined by the Commission. If the Commission finds that the Utility has engaged in a pattern of below-cost pricing, the Commission may impose further sanctions.

## 8.3 New Service

An advice letter requesting approval of a New Service<del>shall</del> <u>must</u> demonstrate <u>attest</u> that the proposed service would:

- (1) comply with all applicable provisions of the Public Utilities Code, including without limitation Sections 2891 to 2894.10, and with the applicable consumer protection rules adopted by the Commission;
- (2) not result in a degradation in quality of other service provide<u>d</u> by the Utility submitting the advice letter; and
- (3) not be activated for a particular customer unless affirmatively requested by the customer.

<u>An advice letter by a GRC-LEC requesting approval of a New Service</u> <u>must show that the rate or charge set for the New Service is at or above cost.</u> <u>Cost data provided in support of the New Service may be submitted under seal</u> <u>together with a request for confidential treatment. (See General Rule 9.)</u>

## 8.4 Change to Tariffed Rate, Charge, Term, or Condition

An advice letter by a NRF-LEC or GRC-LEC requesting approval of a change to a tariffed rate, charge, term, or condition, if the change is required to be submitted for review and disposition by Tier 3 advice letter, shall <u>must</u> demonstrate that the rate, charge, term, or condition, as proposed to be changed, would be just and reasonable. Cost data, which must be provided for the purpose of this Industry Rule, may be submitted under seal together with a request for confidential treatment. (See General Rule 9.) If Staff determines that a change requested by an advice letter to a rate, charge, term, or condition requires a hearing or otherwise requires review in a formal proceeding, Staff will reject the advice letter without prejudice. (See General Rule 5.45.3.)

## 8.5 Withdrawing Basic Service

Prior to a Utility's Withdrawal, in whole or part, from offering Basic Service (or any service element thereof) within its service area, the Utility-shall must submit file an advice letter or application, as appropriate (see Industry Rules 7.2(3), 7.3(3), 7.3(11), and 7.4(1)), requesting the Commission's authorization. for such Withdrawal. The application must conform to the Commission's Mass Migration Guidelines, as specified in Decision 06-10-021 and as modified from time to time by the Commission. The request shall-must state the date and method by which the Utility notified affected customers of the proposed Withdrawal (see Industry Rules 3 and 3.2), and shall must describe the arrangements the Utility has made to ensure continuity of service to affected customers. If the Utility resells Basic Service (or any service element thereof), the arrangements shall must include notice to affected customers that they may choose another service provider or (if no other service provider is chosen) receive Basic Service from the underlying carrier or Carrier of Last Resort. If the Utility uses its own facilities to provide Basic Service, the arrangements shall-must include notice to affected customers of the Utility's plans for Transfer of the customers to another carrier. (See Industry Rules 3.1, 8.6.)

## 8.6 Transfer

## 8.6.1 Transfer of GRC-LEC or NRF-LECURF ILEC

Commission approval for the Transfer of a GRC-LEC<sub>*t*</sub>-or NRF-LEC <u>or an</u> <u>URF Carrier that is an incumbent local exchange carrier</u>, <del>shallmust</del> be requested

by <del>formal</del> application jointly submitted by the transferor and proposed transferee. See Rule<u>s 35-36</u> <u>3.6</u> of the Commission's Rules of Practice and Procedure.

# 8.6.2 Transfer of Interexchange or Competitive Local Carrier

Commission approval for the Transfer of an interexchange carrier or competitive local carrier shall-may be requested by advice letter submitted by the proposed transferee. If the proposed transferee does not have authority from the Commission to operate as a Utility, the transfereeshall <u>must either (1)</u>-either register to operate as an interexchange carrier (using the registration form available at the Commission's Internet site), or (2) apply-file an application to operate as a competitive local carrier, and (2) upon the grant of operating authority by the Commission, submit an advice letter in the application requesting approval of the Transfer. The advice letter shall application must include a financial statement, which may be submitted under seal together with a request for confidential treatment (see General Rule 9), demonstrating that the transferee has sufficient assets to operate through the transition period.

# 8.6.3 Transfer of Commercial Mobile Radio Service Provider

The transferee of a commercial mobile radio service provider shall-<u>must</u> submit an information-only filing setting forth changes in the provider's registration information.

## 8.7 Promotional Offering

A GRC-LEC or NRF-LEC may not submit an advice letter requesting approval of a Promotional Offering unless and until the Utility has received approval for its Promotional Platform.

## **Industry Rule 9. Notification of DBAs**

If a Utility does business under a name other than the name under which it was granted operating authority by the Commission<sub>7</sub> ("doing business as" or "DBA"), the Utility shall must list, as part of its preliminary statement (see General Rule 8.5.3), each name under which the Utility does business. The Utility shall must update this list, as necessary, by submitting an advice letter (see Industry Rule 7.1(1)). If a detariffed carrier Utility does business under a

name other than the name under which it was granted operating authority by the Commission, the carrier shall <u>Utility must</u> inform the Commission by submitting an information-only filing with a list of all names under which the carrier-<u>Utility</u> does business. The detariffed carrier shall-<u>Utility must</u> update this list, as necessary, by information-only filing.

# (END OF APPENDIX B)