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April 1, 2024

AT&T California (U 1001 C)
Advice Letter No. 49747

Public Utilities Commission of the State of California
Advice Letter Coordinator, Communications Division
505 Van Ness Avenue
San Francisco, CA 94102
Re: AT&T Dedicated Ethernet Termination Liability Change

Pursuant to General Order 96-B, AT&T California (U-1001-C) submits this Tier 1 Advice Letter to revise AT&T California's Schedule Cal. P.U.C. No. D12, Other Services. The purpose of this filing is to change the AT&T Dedicated Ethernet termination liability amount. This advice letter is effective April 1, 2024.

This advice letter will not cause a withdrawal of service nor conflict with other schedules or rules. There are no existing customers affected by this change.

This advice letter includes the following revised tariff sheets:

Schedule CAL.P.U.C. No. D12.

1st Revised Sheet 113

In compliance with General Order 96-B, we are serving a copy of this advice letter via email upon the parties identified on the attached CPUC Advice Letter Service List for "Changes in rates, terms and conditions of service, or installation of new service" as well as others who have requested such notification. If there are any questions regarding the distribution of this advice letter, call 415.417.5033.

Anyone may object to this advice letter, which was submitted on April 1, 2024, by sending a written protest to: Telecommunications Advice Letter Coordinator, Communications Division, 505 Van Ness Avenue, 3rd Floor, San Francisco, CA 94102-3298, or via email to: TD.PAL@cpuc.ca.gov. 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 was submitted. On or before the day that the protest is sent to the Telecommunications Advice Letter Coordinator, the protestant must send a copy of the protest to Mark Berry, 430 Bush Street, 5th Floor, San Francisco, CA 94108. If this advice letter was served via email, the protest must be served to AT&T California via email at att-regulatory-ca@att.com. To obtain 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 96-B.

AT&T

AT&T CALIFORNIA

Respectively Submitted,

A handwritten signature in black ink, appearing to read "Mark Berg". The signature is written in a cursive style with a large initial "M".

Director, Regulatory Affairs
AT&T California

Attachments

OTHER SERVICES

D12. SPECIAL ACCESS SERVICE

12.5 AT&T DEDICATED ETHERNET (Cont'd)

12.5.3 ETHERNET PAYMENT PLAN (EPP) (Cont'd)

A. Standard Terms and Conditions (Cont'd)

4. When an EPP term or subsequent 12 month extension period expires (and the Customer's term is not extended pursuant to the Auto Renewal option above), the Customer may select a new EPP term from among any EPP options which are then available to new Customers hereunder. EPP rates in effect at the time the new EPP term starts will apply. An Administrative Charge is applicable when Customers select a new EPP term.
5. The Monthly Extension Rates in paragraph 12.5.5. *Rates and Charges* will apply when a Customer's EPP term or subsequent 12 month extension period expires (and the Customer's term is not extended pursuant to the Auto Renewal option above). The Customer will be billed the Monthly Extension rates then in effect until such time as the Customer selects a new EPP or the service is terminated.
6. Termination Liability will apply if the service is disconnected prior to the end of the selected EPP term. Termination Liability will be determined based on the number of months remaining in the EPP term times 100% of the applicable EPP monthly rates, calculated (C) as follows:

$$\text{Termination Liability Charge} = (\text{EPP Monthly Recurring rate}) \times (\text{months remaining in EPP term}) \times (100\%) \quad (C)$$

Example:

An AT&T Dedicated Ethernet Customer with a \$6,000.00 monthly rate terminates service after 2 years with 1 year (12 months) remaining in a 3 year EPP. The termination liability charge would be calculated as:

$$\text{Termination Liability Charge} = \$6,000 \times 12 \times 1.00 = \$72,000.00 \quad (C)$$

7. Conversions

During the Customer's EPP term, conversions may be made to a new EPP term of the same or greater length, from among any EPP options which are then available to new Customers hereunder. The expiration date of the new EPP term must be beyond the expiration date of the original EPP term. With the conversion to the new EPP term, the Customer incurs no liability for the remaining months on the original EPP term.

An *Administrative Charge* is applicable when Customers select a new EPP term or change the length of an existing EPP term.

Continued