

2. Based on the individual call flows that can occur, certain types of records will have to be exchanged for billing purposes or the verification of billing. The Parties agree that the exchange of billing records will utilize the Bellcore standard EMR 01, 11, 50, and 20 formats. These records will be exchanged on magnetic tape or via electronic data transfer (when available).
 3. When TCG and Pacific bill for jointly provided Switched Access service, the Parties will mutually agree to the format, time frame, and settlement terms that will be utilized. The Parties agree to work cooperatively in the industry fora to establish an industry format to be used by all carriers.
 4. The end office Party shall provide to the tandem Party the Switched Access Detail Usage Data (category 1101XX records) for originating access usage on magnetic tape or via NDM, on a monthly basis, within fourteen (14) days of the last day of the billing period.
 5. Upon request, when the tandem Party records terminating access usage or IXC Toll Free Service usage on behalf of the end office Party, the tandem Party will send the end office Party Switched Access Summary Usage Data (category 1150XX records) for usage validation.
- F. Errors may be discovered by TCG, the IXC or Pacific. Each Party agrees to provide the other Party with notification of any discovered errors within two (2) business days of the discovery.
- G. In the event of a loss of data, both Parties shall cooperate to reconstruct the lost data and if such reconstruction is not possible, shall accept a reasonable estimate of the lost data based upon three (3) to twelve (12) months of prior usage data.
- H. All data associated with the processing and settlement of messages under this Agreement shall be maintained by the Parties for the period currently used by each Party for such information in compliance with legal and/or regulatory rulings. Different data retention periods require the agreement of the Parties.
- I. The tandem Party agrees to bill and collect all amounts due from the IXCs under this Section in accordance with the tandem Party's existing billing, collection, treatment and denial of service procedures.
- J. The tandem Party shall send one monthly check to the end office Party remitting the appropriate portion of the revenue received from the IXCs the prior month.

- K. The Parties will mutually agree on revenue reports that the tandem Party will provide to the end office Party on a monthly basis. These reports reflect the data used to calculate billing.

XIV. LOCAL INTERCONNECTION DATA EXCHANGE FOR BILLING

There are certain types of calls or types of interconnection that require exchange of billing records between the Parties, including, for example, alternate billed and Toll Free Service calls. The Parties agree that all call types must be routed between the networks, accounted for, and settled among the parties. Certain calls will be handled via the Parties' respective operator service platforms. The Parties agree to utilize, where possible and appropriate, existing accounting and settlement systems to bill, exchange records and settle revenue.

- A. The exchange of billing records for alternate billed calls (e.g., calling card, bill-to-third, and collect) will be distributed through the existing CMDS processes, unless otherwise separately agreed to by the Parties
- B. Inter-Company Settlements ("ICS") revenues will be settled through the Calling Card and Third Number Settlement System ("CATS"). Each Party will provide for its own arrangements for participation in the CATS processes, through direct participation or a hosting arrangement with a direct participant.
- C. Non-ICS revenue is defined as collect calls, calling card calls, and billed to third number calls which originate on one service provider's network and terminate on another service provider's network in the same Local Access Transport Area ("LATA"). The Parties agree to negotiate and execute an Agreement within 30 days of the execution of this Agreement for settlement of non-ICS revenue. This separate arrangement is necessary since existing CATS processes do not permit the use of CATS for non-ICS revenue. The Parties agree that the CMDS system can be used to transport the call records for this traffic.
- D. Both Parties will provide the appropriate call records to the intraLATA Toll Free Service Provider, thus permitting the Service Provider to bill its subscribers for the inbound Toll Free Service. No adjustments to bills via tapes, disks or NDM will be made without the mutual agreement of the Parties.

XV. AUDIT PROCESS

"Audit" shall mean the comprehensive review of services performed under this Agreement. This Audit shall take place under the following conditions:

- A. Either Party may request to perform an Audit.
- B. The Audit shall occur upon 10 business days written notice by the requesting Party to the non-requesting Party.
- C. The Audit shall occur during normal business hours.
- D. There shall be no more than one Audit requested by each Party under this Agreement in any 12-month period.
- E. The requesting Party may review the non-requesting Party's records, books and documents, as may reasonably contain information relevant to the operation of this Agreement.
- F. The location of the Audit shall be the location where the requested records, books and documents are retained in the normal course of business.
- G. All transactions under this Agreement which are over 24 months old will be considered accepted and no longer subject to Audit.
- H. Each Party shall bear its own expenses occasioned by the Audit, provided that the expense of any special data collection shall be born by the requesting Party.
- I. The Party requesting the Audit may request that an Audit be conducted by a mutually agreed-to independent auditor. Under this circumstance, the costs of the independent auditor shall be paid for by the Party requesting the Audit.
- J. In the event that the non-requesting Party requests that the Audit be performed by an independent auditor, the Parties shall mutually agree to the selection of the independent auditor. Under this circumstance, the costs of the independent auditor shall be shared equally by the Parties.
- K. The Parties agree that if an Audit discloses error(s), the Party responsible for the error(s) shall, in a timely manner, undertake corrective action for such error(s).
- L. All information received or reviewed by the requesting Party or the independent auditor in connection with the Audit is to be considered Proprietary Information as defined by this Agreement. The non-requesting Party reserves the right to require any non-employee who is involved directly or indirectly in any Audit or the resolution of its findings as described above to execute a nondisclosure agreement satisfactory to the non-requesting Party.

XVI. AUDIOTEXT AND MASS ANNOUNCEMENT SERVICES

The Parties agree that access to the audiotext, mass announcement and information services of each Party should be made available to the other Party upon execution of an agreement defining terms for billing and compensation of such calls. Services included in this category include 976 calls, whether flat rated or usage sensitive, intra-LATA 900 services and other intra-LATA 976-like services. Such calls will be routed over the Local Interconnection Trunks

TCG and Pacific will work together in good faith to negotiate and execute the agreement for billing and compensation for these services within 90 days of the execution of this Agreement. The Parties agree that their separate agreement on audiotext and mass announcement services will include details concerning the creation, exchange and rating of records, all of which will occur without any explicit charge between the Parties, as well as a process for the handling of uncollectibles so that the originating Party does not have any responsibility for uncollectibles.

Until such time that such an agreement is executed, TCG may choose to block such calls, or TCG will agree to back-bill and compensate retroactively for such calls once the subsequent agreement is executed retroactive to the effective date of this Agreement.

A. Usage Sensitive Compensation.

All audiotext and mass announcement calls shall be considered toll calls for purposes of reciprocal compensation between the Parties. Compensation will be paid based on the toll rates set forth in this Agreement with respect to reciprocal compensation between the Parties, except that such compensation shall be paid by the Party terminating the call, rather than the Party originating the call.

B. Billing and Collection Compensation.

Billing and collection compensation will be paid by the terminating Party to the originating Party at the rate of 5 cents per call

XVII. MOST FAVORABLE TERMS AND TREATMENT

Pacific agrees that it shall make available to TCG any interconnection, service or Network Element provided under an agreement approved under Section 252 of TA 1996 to which it is a party upon the same rates, terms and conditions as provided in that agreement.

XVIII. DISPUTE RESOLUTION AND BINDING ARBITRATION

The Parties agree that in the event of a default or violation hereunder, or for any dispute arising under this Agreement or related agreements the Parties may have in connection with this Agreement, the Parties shall first confer to discuss the dispute and seek resolution prior to taking any action before any court or regulator, or before authorizing any public statement about or authorizing disclosure of the nature of the dispute to any third party. Such conference shall occur at least at the Vice President level for each Party. In the case of Pacific, its Vice President for Local Competition, or equivalent officer, shall participate in the meet and confer meeting, and TCG Regional Vice President, Western Region, or equivalent officer, shall participate. In the event the Parties cannot resolve the dispute, they will employ the following procedure:

- A. Any controversy or claims arising out of or relating to Agreement or any breach hereof, shall be settled by arbitration in accord with the Commercial Arbitration Rules of the American Arbitration Association ("AAA"). Such arbitration shall be held in San Francisco, California or any other location to which the Parties agree. Written notice of intent to arbitrate shall be served on the opposing Party at least twenty (20) business days prior to the filing of such notice at the appropriate AAA regional office.
- B. The Parties agree to request an expedited hearing before the AAA and, if the AAA can arrange such, the hearing shall commence within sixty (60) days of the filing of the arbitration claim. If the AAA is not able to arrange for the hearing to be held within sixty (60) days of such filing, then the hearing shall commence on the AAA's first available date thereafter, but within ninety (90) days of the original filing of the arbitration claim.
- C. The AAA panel shall award costs, including reasonable attorney's fees, to the successful Party at the conclusion of the hearing. Should any Party refuse to arbitrate controversies or claims as required by this Agreement, or delays the course of arbitration proceedings beyond the times set, or permitted by the AAA panel, then such Party shall pay all costs, including reasonable attorney fees, of the other Party, incurred with respect to the entire arbitration and/or litigation process, even though such refusing or delaying Party may ultimately be the successful Party in the arbitration and/or litigation.
- D. The judgment upon the award rendered may be entered in the highest Court of the forum capable of rendering such judgment, either State or Federal, having jurisdiction and shall be deemed final and binding on both of the Parties.

XIX. FORCE MAJEURE

Neither Party shall be responsible for delays or failures in performance resulting from acts or occurrences beyond the reasonable control of such Party, regardless of whether such delays or failures in performance were foreseen or foreseeable as of the date of this Agreement, including, without limitation: fire, explosion, acts of God, war, revolution, civil commotion, or acts of public enemies; any law, order, regulation, or ordinance of any government or legal body; strikes; or delays caused by the other Party or any other circumstances beyond the Party's reasonable control. In such event, the Party affected shall, upon giving prompt notice to the other Party, be excused from such performance on a day-to-day basis to the extent of such interference (and the other Party shall likewise be excused from performance of its obligations on a day-for-day basis to the extent such Party's obligations relate to the performance so interfered with). The affected Party shall act in good faith to avoid or remove the cause of non-performance and both Parties shall proceed to perform with dispatch once the causes are removed or cease.

XX. COMMISSION DECISION

This Agreement shall at all times be subject to such review by the Commission or FCC as permitted by TA 1996. If any such review renders the Agreement inoperable or creates any ambiguity or requirement for further amendment to the Agreement, the Parties will negotiate in good faith to agree upon any necessary amendments to the Agreement.

XXI. REGULATORY APPROVAL

The Parties believe that this Agreement, when fully implemented and operational, including the completion and implementation of all separate agreements required herein, will satisfy the "competitive checklist" set forth in Section 271(c)(2) of TA 1996. The Parties agree to jointly file this Agreement with the Commission. TCG understands that, upon approval of the Agreement by the Commission, Pacific will seek in-region interLATA authority from the FCC. The Parties agree to support approval of this Agreement by the Commission or a United States court in the event the Commission rejects the Agreement and either Party chooses to appeal such rejection.

XXII. INTEGRATION

The Parties have negotiated this Agreement as an integrated document. All of the terms in this Agreement are dependent upon the other terms of the Agreement and no part of this Agreement would have been entered into by the Parties without the other terms of this Agreement. No portion of this Agreement is intended to be severable from any other part of the Agreement.

XXIII. TERM OF AGREEMENT

This Agreement shall be effective for a period of three (3) years, and thereafter the Agreement shall continue in force and effect unless and until a new agreement, addressing all of the terms of this Agreement, becomes effective between the Parties. The Parties agree to commence negotiations on a new agreement no less than six (6) months before the end of three (3) years after this Agreement becomes effective.

XXIV. EFFECTIVE DATE

This Agreement shall become effective upon approval by the Commission.

XXV. AMENDMENT OF AGREEMENT

TCG and Pacific may mutually agree to amend this Agreement in writing. Since it is possible that amendments to this Agreement may be needed to fully satisfy the purposes and objectives of this Agreement, the Parties agree to work cooperatively, promptly and in good faith to negotiate and implement any such additions, changes and corrections to this Agreement.

XXVI. LIMITATION OF LIABILITY

Except as otherwise provided herein, neither Party shall be liable to the other in connection with the provision or use of services offered under this Agreement for indirect, incidental, consequential, special damages, including (without limitation) damages for lost profits, regardless of the form of action, whether in contract, indemnity, warranty, strict liability, or tort.

XXVII. INDEMNITY

Each Party shall indemnify and hold the other harmless from any liabilities, claims or demands (including the costs, expenses and reasonable attorney's fees on account thereof) that may be made by third parties for:

- a) personal injuries, including death, or
- b) damage to tangible property

resulting from the sole negligence and/or sole wilful misconduct of that Party, its employees or agents in the performance of this Agreement. Each Party shall defend the other at the other's request against any such liability, claim or demand. Each Party shall

notify the other promptly of written claims or demands against such Party of which the other Party is solely responsible hereunder

XXVIII. ASSIGNMENT

This Agreement may be assigned by either Party upon sixty (60) days advance written notice to the other Party.

XXIX. CONTROLLING LAW

This Agreement was negotiated by the Parties in accordance with the terms of TA 1996 and the laws of the State of California. It shall be interpreted solely in accordance with the terms of TA 1996 and California law

XXX. DEFAULT

If either Party believes the other is in breach of the Agreement or otherwise in violation of law, it shall first give sixty (60) days' notice of such breach or violation and an opportunity for the allegedly defaulting Party to cure. Thereafter, the Parties shall employ the Dispute Resolution and Arbitration procedures set forth in this Agreement.

XXXI. NONDISCLOSURE

- A. All information, including but not limited to specifications, microfilm, photocopies, magnetic disks, magnetic tapes, drawings, sketches, models, samples, tools, technical information, data, employee records, maps, financial reports, and market data, (i) furnished by one Party to the other Party dealing with customer specific, facility specific, or usage specific information, other than customer information communicated for the purpose of publication of directory database inclusion, or (ii) in written, graphic, electromagnetic, or other tangible form and marked at the time of delivery as "Confidential" or "Proprietary", or (iii) communicated orally and declared to the receiving Party at the time of delivery, or by written notice given to the receiving Party within ten (10) days after delivery, to be "Confidential" or "Proprietary" (collectively referred to as "Proprietary Information"), shall remain the property of the disclosing Party.
- B. Upon request by the disclosing Party, the receiving Party shall return all tangible copies of Proprietary Information, whether written, graphic or otherwise, except that the receiving Party may retain one copy for archival purposes.
- C. Each Party shall keep all of the other Party's Proprietary Information confidential and shall use the other Party's Proprietary Information only for performing the

covenants contained in the Agreement. Neither Party shall use the other Party's Proprietary Information for any other purpose except upon such terms and conditions as may be agreed upon between the Parties in writing.

D. Unless otherwise agreed, the obligations of confidentiality and non-use set forth in this Agreement do not apply to such Proprietary Information as:

1. was at the time of receipt already known to the receiving Party free of any obligation to keep it confidential evidenced by written records prepared prior to delivery by the disclosing Party; or
2. is or becomes publicly known through no wrongful act of the receiving Party; or
3. is rightfully received from a third person having no direct or indirect secrecy or confidentiality obligation to the disclosing Party with respect to such information; or
4. is independently developed by an employee, agent, or contractor of the receiving Party which individual is not involved in any manner with the provision of services pursuant to the Agreement and does not have any direct or indirect access to the Proprietary Information; or
5. is disclosed to a third person by the disclosing Party without similar restrictions on such third person's rights; or
6. is approved for release by written authorization of the disclosing Party; or
7. is required to be made public by the receiving Party pursuant to applicable law or regulation provided that the receiving Party shall give sufficient notice of the requirement to the disclosing Party to enable the disclosing Party to seek protective orders.

E. **Effective Date Of This Section.** Notwithstanding any other provision of this Agreement, the Proprietary Information provisions of this Agreement shall apply to all information furnished by either Party to the other in furtherance of the purpose of this Agreement, even if furnished before the date of this Agreement.

XXXII. EXECUTION IN DUPLICATE

This Agreement may be executed in duplicate copies, and, upon said execution, shall be treated as an executed document.

XXXIII. PRIOR AGREEMENT

This Agreement, upon approval by the Commission, replaces and supersedes the Interconnection Agreement entered into among and between TCG-San Francisco, TCG-Los Angeles, TCG-San Diego and Pacific Bell on January 17, 1996. The Parties agree to cooperate in any necessary transition between the January 17, 1996 Interconnection Agreement and this Agreement.

XXXIV. NOTICES

Any notices required by or concerning this Agreement shall be sent to the Parties at the addresses shown below:

Pacific Bell
Theresa Cabral, Senior Counsel
2600 Camino Ramon, Rm. 2W806
San Ramon, CA 94583

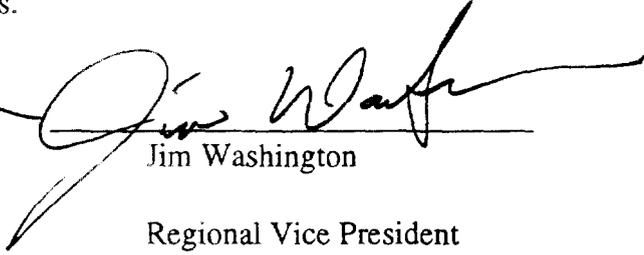
TCG
Jim Washington, Western Region Vice President
Michael Morris, Vice President, Regulatory and External Affairs
201 North Civic Drive, Suite 210
Walnut Creek, California 94596

Each Party shall inform the other of any changes in the above addresses.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by their respective duly authorized representatives.



Lee Bauman



Jim Washington

Vice President
Local Competition
Pacific Bell

Regional Vice President
Western Region
TCG
on behalf of
TCG-San Francisco

ATTACHMENT A

ATTACHMENT A

TCG Switches	TCG Routing Point	Tandem/ End Office	POI	Pacific Access Tandem
SNFCCAFJDS0	SNFCCA211KD	T	SNFCCA21W57	SNFCCA2143T
SNFCCAFJDS0	SNFCCA211KD	T	SNFCCA21W57	EURKCA0141T
SNFCCAFJDS0	SNFCCA211KD	T	SNFCCA21W57	SNRSCA0130T
SNFCCAFJDS0	OKLDCA031KD	T	OKLDCA03W36	OKLDCA0349T
SNFCCAFJDS0	SNTCCA011KD	T	SNTCCA01W30	SNTCCA0148T

ATTACHMENT B

LOCAL INTERCONNECTION
 Bilateral Agreement Template/Worksheet

CLC:

Worksheet Current As Of:

	Topic	Pacific Bell Reference(s)	CLC Reference(s)	Notes / Status
1	Internetwork provisioning information and guidelines.	CLC Handbook, Section 16.5, <i>Provisions of LISA.</i>		
		CLC Handbook, Appendix F1, <i>CLC ISR Users' Guide.</i>		
		Interconnection Agreement between _____ and Pacific, _____ 1996.		
2	SS7 & other critical internetwork compatibility testing	CLC Operations Handbook-SS7, Section 16.7.3.2 & 3, <i>Pre-service & Protocol Testing.</i>		
		CCS Network Interface, Section 6.3, <i>Protocol Compatibility Testing.</i>		
		NOF Handbook, Section III, 3G, <i>SS7 Compatibility Testing.</i>		
3	Special protocol implementation agreements.	CCS Network Interface, Section 2.3, <i>Interface Protocol Messages.</i>		
		TR-246, T1.114 (SCCP) & T1.116 (SCCP); GR-317 and GR-394.		
		CCS Questionnaire, Section IV, D-2 <i>Switch Parameters.</i>		
4	Diversity requirements.	CCS Network Interface, Section 4.1, <i>Diversity Definition.</i>		
		NOF Handbook, Section III, 2D, <i>Link Responsibilities - Diversity.</i>		

Bilateral Agreement Template

	Bilateral Agreement	Pacific Bell Reference(s)	CLC Reference(s)	Notes / Status
5	Installation, maintenance guidelines and responsibilities.	CLC Operations Handbook-LISA, Section 16.6.2, <i>Responsibilities.</i>		
		CLC Operations Handbook-SS7, Section 16.7.2, <i>Responsibilities.</i>		
6	Network security requirements.	CLC Operations HB-LISA, Section 16.6.11 & .12, <i>Call Trace (Emergency & Fraud).</i>		
7	Performance standards and service level agreements.	LISA Interface Specification, Section 4, <i>Performance.</i>		
8	Specific versions/issues of protocol or interface specification.	CCS Network Interface, Section 1.4, <i>Related Documents.</i>		
9	Maintenance procedures, including trouble reporting, status, etc.	CLC Operations Handbook-LISA, Section 16.6.4, <i>Maintenance</i>		
		CLC Operations Handbook-SS7, Section 16.7.4, <i>Maintenance</i>		

Bilateral Agreement Template

	Bilateral Agreement	Pacific Bell Reference(s)	CLC Reference(s)	Notes / Status
10	Internetwork trouble resolution and escalation procedures.	CLC Operations HB-LISA, Section 16.6.4 & .6, <i>Sectionalization; Escalations.</i>		
		CLC Operations HB-SS7, Section 16.7.4 & .6, <i>Sectionalization; Escalations.</i>		
		Interconnection Agreement between _____ and Pacific, _____ 1996.		
11	In-depth root cause analysis of significant failures.	S.I. 131 - <i>Customer Service Quality Failure Report (Analysis).</i>		
12	Explicit forecasting information re. direct and subtending traffic	CLC HB, Appendix C, <i>Interconnection Forecasts</i>		
13	Explicit expectations regarding interoperability testing .	CLC Operations Handbook-SS7, Section 16.7.3.3 & .4, <i>Protocol/Acceptance Tests.</i>		
		CCS Network Interface, Section 6.3, <i>Protocol Compatibility Testing.</i>		
		CLC Operations Handbook-LISA, Section 16.6.3.3 <i>Acceptance Tests.</i>		
14	Network management.	CLC Operations HB-LISA, Section 16.6.2.5, <i>Network Management Guidelines.</i>		
		NOF Handbook, Section VI, <i>Network Management Guidelines.</i>		
		Interconnection Agreement between _____ and Pacific, _____ 1996.		

Bilateral Agreement Template

	Bilateral Agreement	Pacific Bell Reference(s)	CLC Reference(s)	Notes / Status
15	Operating procedures.	CLC Operations Handbook - LISA (all sections).		
		CLC Operations Handbook - SS7, (all sections).		
16	Routing and screening administration.	LISA Interface Specification, Section 2.2, <i>Routing & Screening</i> .		
		CCS Network Interface, Section 2.2, <i>Routing & Screening (MTP/SCCP)</i> .		
		Interconnection Agreement between _____ and Pacific, _____ 1996.		
17	Synchronization design and Company wide coordinator(s)	CLC Operations Handbook-SS7 Section 16.7.3.5. <i>Synchronization</i>		
18	Performance requirements.	LISA Interface Specification, Section 4, <i>Performance</i> .		
		CCS Network Interface, Section 5, <i>Performance</i>		
19	Responsibility assignment (testing, control, etc.).	CLC Operations Handbook - LISA (throughout).		
		CLC Operations Handbook - SS7, (throughout).		
		Interconnection Agreement between _____ and Pacific, _____ 1996.		

Bilateral Agreement Template

	Bilateral Agreement	Pacific Bell Reference(s)	CLC Reference(s)	Notes / Status
20	Information sharing for analysis and problem identification.	CLC Oprs HB-LISA, Section 16.6.4.3 & 16.6.5 <i>Sectionalization & Inter-carrier Testing.</i>		
		NOF Handbook, Section VII, <i>Information Sharing.</i>		
21	Network transition and service rearrangement management.	CLC Operations Handbook-LISA, Section 16.6.3.7, <i>Rearrangements.</i>		
		CLC Operations HB-SS7, Section 16.7.3.9, <i>Signaling Link Rearrangements.</i>		
		CCS Questionnaire, Section III, 2 <i>Trunk Conversion Considerations</i>		
22	Calling Party Number privacy management.	CLC HB-LISA, Section 16.5.6, <i>Prerequisites, Limitations & Restrictions</i>		
		Interconnection Agreement between _____ and Pacific, _____ 1996.		
23	Traffic engineering design criteria and capacity management.	Interconnection Agreement between _____ and Pacific, _____ 1996.		
24	Tones and announcements for unsuccessful call attempts.	CLC Operations HB-LISA, Section 16.6.9.4, <i>Tones and Announcements.</i>		
		CCS Network Interface, Section 3.4, <i>Tones and Announcements.</i>		
		NOF Handbook, Section III, Pg 17, <i>Tones and Announcements.</i>		

Bilateral Agreement Template

	Bilateral Agreement	Pacific Bell Reference(s)	CLC Reference(s)	Notes / Status
25	Mutual aid agreement(s).	CLC Handbook, Section 48, <i>Emergency Preparedness.</i>		
		<i>Agreement between BCCs for Nat'l Sectionurity Emergency Preparedness.</i>		
		<i>Mutual Aid Agreement Among IEC and LEC Carriers in California</i>		
26	Emergency communications plan.	Emergency Preparedness & Response Program, Tab 4, <i>Communications.</i>		
		NOF Handbook, Section III, Pg 16, <i>Emergency Communications.</i>		
27	Billing records data exchange			
28	Pre-cutover internetwork trunk testing.	CCS Network Interface, Section 6.3, <i>Protocol Compatibility Testing.</i>		
		CLC Operations HB-LISA, Section 16.6.3.2 & .3, <i>Pre-Service/Acceptance Tests.</i>		
		CLC Operations HB-SS7, Section 16.7.3.4 & .5, <i>Protocol/Acceptance Tests.</i>		

ATTACHMENT C

ATTACHMENT D

BUSINESS ZONES

Zone 1

Zone 2

Zone 3

Zone 1	Zone 2	Zone 3
1 ANHMCA01 ⁰²	116 AGORCA11	248 ACTNCA11
2 ANHMCA11	117 ALBYCA11	249 AGDLCA11
3 BRBNCA11 ¹³	118 ALHBCA01	250 ALGHCA11
4 BRLNCA01	119 ALMDCA11	251 ALPICA12
5 BSENCA70	120 ANHMCA12	252 ANCMCA01
6 BVHLCA01	121 ANTCCA11	253 ANGWCA11
7 CLCYCA11	122 ARCDCA11	254 ANNPCA11
8 CMTNCA01	123 ARTNCA11	255 APTSCA12
9 CNCRCA01	124 AUBNCA01	256 ARCTCA11
10 CNPKCA01	125 BALBCA01	257 ARGRC12
11 CRDMCA11	126 BELLCA11	258 ARMSCA11
12 CSMSCA11	127 BKFDCA12	259 ARNLCA11
13 ELSGCA12	128 BKFDCA14	260 ARSNCA11
14 ELTRCA11	129 BKLYCA01	261 ARVNCA11
15 FRMTCA11	130 BNCICA11	262 ASMTCA11
16 FRMTCA12	131 BNPKCA11	263 ATSCCA11
17 FROKCA11	132 BREACA12	264 ATWRCA12
18 FUTNCA01	133 CHICCA01	265 AUBNCA11
19 GLDLCA11	134 CHVSCA11	266 AVBHCA11
20 GRDNCA01	135 CLVSCA11	267 AVLNCA11
21 HLWDCA01	136 COLACA01	268 AVNLCA12
22 HNPKCA01	137 CORNCA11	269 BAKRCA11
23 HWTNCA01	138 COTNCA11	270 BCWYCA11
24 HYWRCA01	139 CRLSCA11	271 BDBACA11
25 HYWRCA11	140 CRLSCA12	272 BEALCA11
26 IGWDCA01	141 CRNDCA11	273 BGGSCA11
27 IRVNCA01	142 DAVLCA12	274 BGSRC11
28 IRVNCA11	143 DAVLCA13	275 BGVLC11
29 IRVNCA12	144 DAVSCA11	276 BKFDCA11
30 LACNCA11	145 DLMRCA12	277 BKFDCA13
31 LAMSCA01	146 ELCJCA11	278 BKFDCA15
32 LSANCA02 ^{03,04}	147 ELCNCA01	279 BKFDCA17
33 LSANCA07	148 ELMNCA01	280 BKFDCA19
34 LSANCA08	149 ELSBCA11	281 BLCKCA11
35 LSANCA09	150 ENCTCA12	282 BLLKCA11
36 LSANCA10	151 ESCNCA01	283 BLRSCA12
37 LSANCA11	152 EURKCA01	284 BNGRCA11
38 LSANCA12	153 FLSMCA12	285 BNLMCA11
39 LSANCA15	154 FLSMCA13	286 BNVLCA11
40 LSANCA29	155 FLSMCA14	287 BRDLCA91
41 LSANCA34	156 FNTACA11	288 BRSPCA11
42 LSANCA35	157 FRFDCA01	289 BRWDCA12
43 MLBRCA11	158 FRSNCA01	290 BRWLCA11
44 MLPSCA11	159 FRSNCA11	291 BTCYCA11
45 MTVWCA11	160 FRSNCA12	292 BTISCA11
46 NHWDCA01	161 FRSNCA13	293 BURLCA11
47 NHWDCA02	162 FRSNCA14	294 BVLYCA11
48 NORGCA11	163 GRGVCA01	295 BVSPCA11
49 NSCRCA11	164 HRCLCA11	296 BYPKCA11
50 OKLDCA03	165 IMBHCA11	297 CAMPCA11
51 OKLDCA11	166 LACRCA11	298 CBMTCA11
52 OKLDCA12	167 LAJLCA11	299 CHLNCA11
53 ORNGCA11	168 LGNGCA12	300 CHLRCA11
54 ORNGCA13	169 LODICA01	301 CHVSCA12
55 ORNGCA14	170 LOMTCA11	302 CHWCCA11

231	SNYSCA12	2	363	GRBRCA11	3
232	SONMCA12	2	364	GRDLCA11	3
233	SPSDCA11	2	365	GRNDCA13	3
234	SSLTCA11	2	366	GRTWCA11	3
235	TBRNCA11	2	367	GRVYCA01	3
236	TRACCA11	2	368	GRVYCA11	3
237	TUSTCA11	2	369	GRVYCA12	3
238	VCVLCA12	2	370	GSHNCA11	3
239	VISLCA11	2	371	GULLCA11	3
240	VISTCA12	2	372	GUSTCA11	3
241	VLLJCA01	2	373	GUVLCA11	3
242	VNTRCA02	2	374	GVLDCA11	3
243	VNTRCA11	2	375	GYVLCA11	3
244	WDLDCA11	2	376	GZLLCA11	3
245	WTVLCA01	2	377	HERLCA11	3
246	YBCYCA01	2	378	HGLDCA11	3
247	YRLNCA11	2	379	HGSNCA11	3
			380	HLBGCA11	3
			381	HLSTCA11	3
			382	HLVLCA11	3
			383	HMBACA12	3
			384	HMCYCA11	3
			385	HMWDCA11	3
			386	HNFRCA01	3
			387	HPLDCA12	3
			388	HRBKCA11	3
			389	HURNCA11	3
			390	HYVLCA11	3
			391	IGNCCA12	3
			392	IMPRCA11	3
			393	INVRCA11	3
			394	IONECA11	3
			395	IVNHCA11	3
			396	JAMLCA60	3
			397	JCMBCA11	3
			398	JCSNCA01	3
			399	JMTWCA11	3
			400	JULNCA12	3
			401	KGBGCA11	3
			402	KGCYCA11	3
			403	KLVLCA12	3
			404	KNFYCA11	3
			405	KYBRCA11	3
			406	LAHNCA11	3
			407	LAMTCA11	3
			408	LATNCA11	3
			409	LCFRCA11	3
			410	LEBCCA11	3
			411	LEBCCA12	3
			412	LEMRC11	3
			413	LEMRC12	3
			414	LFYTCA11	3
			415	LGRDCA11	3
			416	LGRNCA12	3
			417	LKBRCA11	3
			418	LKLACA11	3
			419	LKPTCA02	3
			420	LKSDCA12	3
			421	LLTNCA11	3
			422	LNCLCA11	3

423	LNVCALL	3
424	LOLTCALL	3
425	LOMSCALL	3
426	LSBNCA12	3
427	LSMLCALL	3
428	LSTNCALL	3
429	LTRKCALL	3
430	LVOKCALL	3
431	LWLKCALL	3
432	MADRCALL	3
433	MADRCAL2	3
434	MARNCALL	3
435	MCCSCALL	3
436	MDSTCA03	3
437	MDSTCA04	3
438	MDSTCA05	3
439	MDTWCALL	3
440	MKHLCA12	3
441	MKVLCA11	3
442	MLTNCA12	3
443	MNDCCALL	3
444	MNDTCALL	3
445	MNRICALL	3
446	MOJVCA01	3
447	MORGCA12	3
448	MRBACALL	3
449	MRDNCALL	3
450	MRNDCALL	3
451	MRPHCALL	3
452	MRPKCA12	3
453	MSBHCALL	3
454	MTAGCALL	3
455	MTPSCALL	3
456	MTSHCA12	3
457	MYVICA01	3
458	NCLSCA12	3
459	NHLLCA01	3
460	NICECALL	3
461	NICSCALL	3
462	NILDCA11-	3
463	NILDCA12	3
464	NIPMCA11	3
465	NSJNCALL	3
466	NVCYCALL	3
467	NWCSCALL	3
468	NWMNCA12	3
469	NYUBCALL	3
470	OCDNCALL	3
471	OJAICALL	3
472	OKDLCALL	3
473	OKLYCALL	3
474	OKVWCALL	3
475	OLDLCA11	3
476	ORCVCALL	3
477	ORLDCALL	3
478	ORNDCALL	3
479	ORSICALL	3
480	ORVACALL	3
481	ORVLCALL	3
482	ORVLCAL2	3

483	OTMSCA11	3
484	PALACA11	3
485	PCFCCA11	3
486	PDLYCA11	3
487	PIRUCA11	3
488	PLDLCA01	3
489	PLGVCA12	3
490	PLMOCa11	3
491	PLNDCA11	3
492	PLVLCA11	3
493	PLVLCA12	3
494	PNARCA11	3
495	PNCRCa11	3
496	PNVYCA11	3
497	POWYCA11	3
498	PPWDCA11	3
499	PRDSCA11	3
500	PRDSCA12	3
501	PRLRGA11	3
502	PRSNCA11	3
503	PSBGCA01	3
504	PSBHCA11	3
505	PSCDCA11	3
506	PSKNCA11	3
507	PSRBCA01	3
508	PTOLCA01	3
509	PTVLCA11	3
510	PTVYCA11	3
511	PXLYCA11	3
512	QNCYCA12	3
513	RAMNCA11	3
514	RCKLCA11	3
515	RCVACA11	3
516	RDBLCA01	3
517	RIDECA11	3
518	RILNCA12	3
519	RNMRCa11	3
520	RSFECA12	3
521	RSMDCa11	3
522	RSMGCA11-	3
523	RVDLCA11	3
524	RVRBCA11	3
525	RVSDCA11	3
526	SAGSCA11	3
527	SATCCA12	3
528	SBSTCA11	3
529	SCVYCA01	3
530	SDSPCA11	3
531	SELMCA11	3
532	SESDCA11	3
533	SGSPCA11	3
534	SHFTCA11	3
535	SHLKCA01	3
536	SHSHCA11	3
537	SKTNCA12	3
538	SKTNCA14	3
539	SLDDCA11	3
540	SLMNCA11	3
541	SLNSCA12	3
542	SLNSCA13	3