



City of Palo Alto

City Council Staff Report

(ID # 10163)

Report Type: Consent Calendar

Meeting Date: 6/22/2020

Summary Title: Extension of State CALNET3 Contract to December 31, 2021

Title: Approval of a Contract Extension With AT&T, CALNET3 State Contract Number C15157655, Extending the Term Through December 31, 2021, for Telecommunications in an Amount Not-to-Exceed \$300,000 Annually

From: City Manager

Lead Department: IT Department

Recommendation

Staff recommends that Council approve and authorize the City Manager or designee to enter this State CALNET3 contract for city-wide telecommunication services with AT&T in an amount not to exceed \$300,000 annually through December 31, 2021 (Attachment A).

Background

Council previously approved [CMR 5161](#) to utilize the State of California-negotiated CALNET3 contracts for telecommunications on January 20, 2015 through June 30, 2018 with two optional one-year extensions through June 30, 2020, which the State did exercise, for a total of five years. The State is currently in the process of finalizing Next Generation CALNET contracts that will replace the CALNET3 contracts, but the new ones have not been fully executed. The State has therefore issued amendments to extend the current CALNET3 contracts through December 31, 2021 (Attachment A).

Discussion

State of California CALNET3 contracts provide robust, reliable, and high availability telecommunications services at special rates. CALNET3 offers awarded contractors a larger customer base than any other qualified government purchasing vehicle in California, which encourages contractors to offer better services at lower pricing and more favorable terms, conditions, and Service Level Agreements (SLAs). Over 2,000 public agencies are currently utilizing these contracts for telecommunications, benefitting from – and contributing to – the buying power and negotiation strength of the State of California.

CALNET benefits are as follows:

- Cost effective, reliable services
- Competitively bid
- Industry standard or better Service Level Agreements
- Excellent customer support
- No term commitment for standard catalog priced services

The majority of services used by the city under the current contract are as follows:

- Core Services: These services encompass voice and data services such as business access lines, central office trunks, and T1s.
- Long Distance Service for Voice: This includes services such as long-distance voice network services and functionality consisting of inter-state and international calling.

Once the Next Generation CALNET contracts are fully executed and made available for use by other public entities, Staff will evaluate the new contracts and return to Council with further information, recommendations, and approval.

Resource Impact

The annual funding for this contract was budgeted in the Information Technology Fund which was approved in the Fiscal Year 2020 adopted budget. Subsequent years of the contract will be subject to approval through the annual budgeting process.

Stakeholder Engagement

The CALNET3 contract is a State contract that was competitively bid and allows local governments to leverage the State's competitive telecommunication rates and savings.

Environmental Review

Approval of these contracts does not constitute a project under the California Environmental Quality Act (CEQA); therefore, no Environmental Assessment is required.

Attachments:

- Attachment A: CALNET3 Amendments and Authorization to Order Forms

ATTACHMENT 4 – AUTHORIZATION TO ORDER (ATO)

AT&T Corp. and the State of California ("State") have entered into a Contract for CALNET 3 Statewide Contract **C3-A-12-10-TS-01**, for the following Category/Subcategories and terms. The State may, at its sole option, elect to extend the Contract term for up to the number of additional periods of one (1) year each as indicated below.

<u>Category/Subcategory</u>	<u>Contract Award</u>	<u>Contract End</u>	<u>1 year Optional Extensions</u>
1.1 Dedicated Transport	November 15, 2013	December 31, 2021	0
1.2 MPLS, VPN and Converged VoIP	November 15, 2013	December 31, 2021	0
1.3 Standalone VoIP	November 15, 2013	December 31, 2021	0
1.4 Long Distance Calling	November 15, 2013	December 31, 2021	0
1.5 Toll-Free Calling	November 15, 2013	December 31, 2021	0
1.6 Legacy Telecommunications	November 15, 2013	December 31, 2021	0

Pursuant to the Contract, which is incorporated herein by reference, any public agency, as defined in Government Code section 11541, is allowed to order services and products ("Service(s)") solely as set forth in the Contract.

A non-State public Entity (herein "Non-State Entity") shall also be required to complete and submit this Authorization to Order (ATO) under State Contract prior to ordering Service(s). A description of the Service(s), applicable rates and charges and the specific terms and conditions under which the Service(s) will be provided to a Non-State Entity are fully set forth in the Contract. Access to the Contract is available at <https://cdt.ca.gov/services/calnet/>.

(Enter Non-State Entity name) desires to order Service(s), and Contractor agrees to provide such Service(s), as identified in the State of California, Telecommunications Service Request (Form. 20), pursuant to the terms and conditions and rates contained in the Contract.

Select One:	Select One:
Sector	Subsector
<input type="checkbox"/> Federal <input checked="" type="checkbox"/> Local <input type="checkbox"/> Miscellaneous	<input checked="" type="checkbox"/> City <input type="checkbox"/> County <input type="checkbox"/> Community College <input type="checkbox"/> K-12 <input type="checkbox"/> Public Safety <input type="checkbox"/> Health <input type="checkbox"/> Miscellaneous

E-Rate Customers

Only complete if applying for E-Rate funding:

(Enter Non-State Entity name) Intends to seek Universal Service Funding (E-Rate) for eligible services provided under this ATO.

The Service(s) ordered under this ATO shall commence (Enter month, day, and year) ("Service Date"). Upon the Service Date, this ATO supersedes and replaces any applicable servicing arrangements between Contractor and Non-State Entity for the Service(s) being ordered under this ATO.

ATTACHMENT 4 – AUTHORIZATION TO ORDER (ATO)

This ATO shall become effective upon execution by Non-State Entity, Contractor, and California Department of Technology, Statewide Telecommunications and Network Division (CDT/STND). No Service(s) shall be ordered by Non-State Entity or provided by Contractor until this ATO has been executed by both parties and approved by CDT/STND.

By executing this ATO, Non-State Entity may subscribe to the selected services, and Contractor agrees to provide selected services, in accordance with the terms and conditions of this ATO and the Contract. Upon execution of this ATO by Non-State Entity and Contractor, Contractor shall deliver this ATO to CDT/STND for review and approval. The State may, at its sole discretion, revoke any applicable previously approved ATO.

The CDT/STND will provide Contract management and oversight, and upon request by the Non-State Entity or Contractor, will advocate resolving any Contract service issues. The ATO, and any resulting Form 20, is a Contract between the Non-State Entity and the Contractor. The State will not represent the Non-State Entity in resolution of litigated disputes between the parties.

Non-State Entity may terminate this ATO, for specific Service(s) or in total, prior to termination of the Contract, by providing the Contractor with thirty (30) calendar days' of written notice of cancellation. This ATO shall not exceed the term of the CALNET 3 Contract.

Non-State Entity, upon execution of this ATO, certifies that Non-State Entity understands that Contractor and the State may, from time to time and without Non-State Entity's consent, amend the terms and conditions of the Contract thereby affecting the terms of service Non-State Entity receives from Contractor.

Non-State Entity, upon execution of this ATO, certifies that it has reviewed the terms and conditions, including the rates and charges, of the Contract.

Non-State Entity, upon execution of this ATO, certifies the Non-State Entity understands that billing invoices for Service(s) subscribed to under the Contract are subject to review and/or audit by the State, pursuant to provisions of the Contract.

All Service(s) ordered under this ATO will be submitted to the Contractor using the Form 20, signed by the Non-State Entity's authorized signatory. Any additions or deletions to Service(s) shall likewise be accomplished by submission of a Form 20 to the Contractor, noting changes.

Non-State Entity, upon execution of this ATO, certifies the Non-State Entity understands that the Contractor shall provide CALNET 3 Program all data, reports, and access to trouble tickets for Service(s) subscribed to under the Contract, pursuant to provisions of the Contract.

Non-State Entity may, by placing Service orders issued by its duly authorized representative with Contractor, order any of the Service(s) listed in the Contract and selected below. Contractor shall bill Non-State Entity, and Non-State Entity shall pay Contractor according to the terms and conditions and rates set forth in the Contract for such Service(s).

ATTACHMENT 4 – AUTHORIZATION TO ORDER (ATO)

Whenever any notice or demand is given under this Contract to Contractor or Non-State Entity, the notice shall be in writing and addressed to the following:

Non-State Entity Name & Address
City of Palo Alto, 250 Hamilton Ave, Palo Alto, CA 94301
ATTN: Sherrie Wong
Customer Contact & Title Sr. Management Analyst
Customer Phone Number 650-617-3152
Customer Email Address sherrie.wong@cityofpaloalto.org

Contractor Name & Address

AT&T Corp.
2700 Watt Avenue, Room 1213
Sacramento, CA 95821
Attn: Contract Program
Manager

Notices delivered by overnight courier service shall be deemed delivered on the day following mailing. Notices mailed by U.S. Mail, postage prepaid, registered, or certified with return receipt requested, shall be deemed delivered five (5) State business days after mailing. Notices delivered by any other method shall be deemed given upon receipt.

Select Category/Subcategory:

Category/Subcategory	AT&T C3-A-12-10-TS-01
<input checked="" type="checkbox"/>	Dedicated Transport Subcategory 1.1
<input checked="" type="checkbox"/>	Multi-Protocol Label Switching (MPLS) Subcategory 1.2
<input checked="" type="checkbox"/>	Standalone Voice over Internet Protocol (VoIP) Subcategory 1.3
<input checked="" type="checkbox"/>	Long Distance Calling Subcategory 1.4
<input checked="" type="checkbox"/>	Toll Free Calling Subcategory 1.5
<input checked="" type="checkbox"/>	Legacy Telecommunications Subcategory 1.6

IN WITNESS WHEREOF, the parties hereto have caused this ATO to be executed on the date shown below by their respective duly authorized representatives:

NON-STATE ENTITY	CONTRACTOR
Authorized Signature & Date <i>Ed Shikada</i>	Authorized Signature & Date
Printed Name and Title of Person Signing Ed Shikada	Printed Name and Title of Person Signing Ed Shikada, City Manager

Approved By: State of California
California Department of Technology,
Statewide Telecommunications and Network Division

State Authorized Signature & Date	Printed Name and Title:
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ATTACHMENT 4 – AUTHORIZATION TO ORDER (ATO)

AT&T Corp. and the State of California ("State") have entered into a Contract for CALNET 3 Statewide Contract **C3-B-12-10-TS-01**, for the following Category/Subcategories and terms. The State may, at its sole option, elect to extend the Contract term for up to the number of additional periods of one (1) year each as indicated below.

<u>Category/Subcategory</u>	<u>Contract Award</u>	<u>Contract End</u>	<u>1 year extensions</u>
2 Network Based Managed Conferencing	April 1, 2014	December 31, 2021	0
3 Metropolitan Area Network (MAN) Ethernet	April 1, 2014	December 31, 2021	0
4.2 SONET – Point-to-Point Connectivity	April 1, 2014	December 31, 2021	0
5 Managed Internet Services	April 1, 2014	December 31, 2021	0
6.1 Hosted IVR/ACD Services	April 1, 2014	December 31, 2021	0
7 Network Based Managed Security	April 1, 2014	December 31, 2021	0

Pursuant to the Contract, which is incorporated herein by reference, any public agency, as defined in Government Code section 11541, is allowed to order services and products ("Services") solely as set forth in the Contract.

A non-State public Entity (herein "Non-State Entity") shall also be required to complete and submit this Authorization to Order (ATO) Under State Contract prior to ordering Services. A description of the Service(s), applicable rates and charges and the specific terms and conditions under which the Service(s) will be provided to a Non-State Entity are fully set forth in the Contract. Access to the Contract is available at <https://cdt.ca.gov/services/calnet/>.

(Enter Non-State Entity name) desires to order Service(s), and Contractor agrees to provide such Service(s), as identified in the State of California, Telecommunications Service Request (Form. 20), pursuant to the terms and conditions and rates contained in the Contract.

Select One:	Select One:
Sector	Subsector
<input type="checkbox"/> Federal <input checked="" type="checkbox"/> Local <input type="checkbox"/> Miscellaneous	<input checked="" type="checkbox"/> City <input type="checkbox"/> County <input type="checkbox"/> Community College <input type="checkbox"/> K-12 <input type="checkbox"/> Public Safety <input type="checkbox"/> Health <input type="checkbox"/> Miscellaneous

<p>E-Rate Customers</p> <p>Only complete if applying for E-Rate funding:</p> <p><input type="text"/> (Enter Non-State Entity name) Intends to seek Universal Service Funding (E-Rate) for eligible services provided under this ATO.</p> <p>The Service(s) ordered under this ATO shall commence <input type="text"/> (Enter month, day, year) ("Service Date"). Upon the Service Date, this ATO supersedes and replaces any applicable servicing arrangements between Contractor and Non-State Agency for the Service(s) being ordered under this ATO.</p>
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ATTACHMENT 4 – AUTHORIZATION TO ORDER (ATO)

This ATO shall become effective upon execution by Non-State Entity, Contractor, and California Department of Technology, Statewide Telecommunications and Network Division (CDT/STND). No Service(s) shall be ordered by Non-State Entity or provided by Contractor until this ATO has been executed by both parties and approved by CDT/STND.

By executing this ATO, Non-State Entity may subscribe to the selected services, and Contractor agrees to provide selected services, in accordance with the terms and conditions of this ATO and the Contract. Upon execution of this ATO by Non-State Entity and Contractor, Contractor shall deliver this ATO to CDT/STND for review and approval. The State may, at its sole discretion, revoke any applicable previously approved ATO.

The CDT/STND will provide Contract management and oversight, and upon request by the Non-State Entity or Contractor, will advocate resolving any Contract service issues. The ATO, and any resulting Form 20, is a Contract between the Non-State Entity and the Contractor. The State will not represent the Non-State Entity in resolution of litigated disputes between the parties.

Non-State Entity may terminate this ATO, for specific Service(s) or in total, prior to termination of the Contract, by providing the Contractor with thirty (30) calendar days' of written notice of cancellation. This ATO shall not exceed the term of the CALNET 3 Contract.

Non-State Entity, upon execution of this ATO, certifies that Non-State Entity understands that Contractor and the State may, from time to time and without Non-State Entity's consent, amend the terms and conditions of the Contract thereby affecting the terms of service Non-State Entity receives from Contractor.

Non-State Entity, upon execution of this ATO, certifies that it has reviewed the terms and conditions, including the rates and charges, of the Contract.

Non-State Entity, upon execution of this ATO, certifies the Non-State Entity understands that billing invoices for Service(s) subscribed to under the Contract are subject to review and/or audit by the State, pursuant to provisions of the Contract.

All Service(s) ordered under this ATO will be submitted to the Contractor using the Form 20, signed by the Non-State Entity's authorized signatory. Any additions or deletions to Service(s) shall likewise be accomplished by submission of a Form 20 to the Contractor, noting changes.

Non-State Entity, upon execution of this ATO, certifies the Non-State Entity understands that the Contractor shall provide CALNET 3 Program all data, reports, and access to trouble tickets for Service(s) subscribed to under the Contract, pursuant to provisions of the Contract.

Non-State Entity may, by placing Service orders issued by its duly authorized representative with Contractor, order any of the Service(s) listed in the Contract and selected below. Contractor shall bill Non-State Entity, and Non-State Entity shall pay Contractor according to the terms and conditions and rates set forth in the Contract for such Service(s).

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Whenever any notice or demand is given under this Contract to Contractor or Non-State Entity, the notice shall be in writing and addressed to the following:

Non-State Entity Name & Address
City of Palo Alto, 250 Hamilton Ave, Palo Alto, CA 94301
ATTN: Sherrie Wong
Customer Contact & Title Sr. Management Analyst
Customer Phone Number 650-617-3152
Customer Email Address sherrie.wong@cityofpaloalto.org

Contractor Name & Address

AT&T Corp.
2700 Watt Avenue, Room 1213
Sacramento, CA 95821
Attn: Contract Program Manager

Notices delivered by overnight courier service shall be deemed delivered on the day following mailing. Notices mailed by U.S. Mail, postage prepaid, registered or certified with return receipt requested, shall be deemed delivered five (5) State business days after mailing. Notices delivered by any other method shall be deemed given upon receipt.

Select Category/Subcategory:

Category/Subcategory	AT&T C3-B-12-10-TS-01
<input checked="" type="checkbox"/>	Network Based Web Conferencing Category 2
<input checked="" type="checkbox"/>	Metropolitan Area Network (MAN) Ethernet Category 3
<input checked="" type="checkbox"/>	SONET – Point-to-Point Connectivity Subcategory 4.2
<input checked="" type="checkbox"/>	Managed Internet Services Subcategory 5
<input checked="" type="checkbox"/>	Hosted IVR/ACD Services Subcategory 6.1
<input checked="" type="checkbox"/>	Network Based Managed Security Category 7

IN WITNESS WHEREOF, the parties hereto have caused this ATO to be executed on the date shown below by their respective duly authorized representatives:

NON-STATE ENTITY	CONTRACTOR
Authorized Signature & Date <i>Ed Shikada</i>	Authorized Signature & Date
Printed Name and Title of Person Signing Ed Shikada	Printed Name and Title of Person Signing Ed Shikada, City Manager

Approved By: State of California
California Department of Technology,
Statewide Telecommunications and Network Division

State Authorized Signature & Date	Printed Name and Title:
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STANDARD AGREEMENT AMENDMENT

TECH 213A (NEW 12/2018)

CHECK HERE IF ADDITIONAL PAGES ARE ATTACHED | PAGE(S)

AGREEMENT NUMBER IFB STPD 12-001-A, C3-A-12-10-TS-01	AMENDMENT NUMBER 13
REGISTRATION NUMBER	

1. This Agreement is entered into between the Contracting Agency and Contractor named below:

CONTRACTING AGENCY NAME
California Department of Technology

CONTRACTOR NAME
AT&T Corporation

2. The term of this Agreement is: Start Date: November 15, 2013
End Date: December 31, 2021

3. The maximum amount of this Agreement after this Amendment is: \$0.00

4. The parties mutually agree to this amendment as follows. All actions noted below are by this reference made a part of the Agreement and incorporated herein:

A. In accordance with PMAC General Provisions-Telecommunications Section 81, Disentanglement (Migration-Out) and the provisions of CALNET 3 IFB STPD 12-001-A Special Terms and Conditions, Section M, Migration-Out, the California Department of Technology exercises its option for an 18-month extension. Amendment 13 for IFB STPD 12-001-A, Category 1, Voice and Data Services and all awarded Subcategories extends the contract expiration by 18-months, to an end date of December 31, 2021.

B. Attachment 2, Additional Conditions includes stipulations applicable for the migration-out period. All other terms and conditions remain the same.

IN WITNESS THEREOF, this Agreement has been executed by the parties hereto.

CONTRACTOR		Department of Technology, Statewide Technology Procurement Use Only
CONTRACTOR NAME (If other than an individual, state whether a corporation, partnership, etc.) AT&T Corporation		
CONTRACTOR AUTHORIZED SIGNATURE  <small>Keith Nagel (Sep 27, 2019)</small>	DATE SIGNED Sep 27, 2019	 <small>Tiffany Angulo (Oct 1, 2019)</small> Oct 1, 2019
PRINTED NAME AND TITLE OF PERSON SIGNING Keith Nagel, CALNET Program Manager		
ADDRESS 2700 Watt Avenue, Rm. 1213A, Sacramento, CA 95821		
STATE OF CALIFORNIA		Tiffany Angulo, Assistant Deputy Director <input type="checkbox"/> Exempt Per:
CONTRACTING AGENCY NAME California Department of Technology		
CONTRACTING AGENCY AUTHORIZED SIGNATURE  <small>Deborah Chu (Sep 27, 2019)</small>	DATE SIGNED Sep 27, 2019	
PRINTED NAME AND TITLE OF PERSON SIGNING Deborah Chu, Branch Chief, Statewide Technology Procurement, CDT		
CONTRACTING AGENCY ADDRESS P.O. Box 1810, MS Y-12, Rancho Cordova, CA 95741-1810		

STATE OF CALIFORNIA
CALIFORNIA DEPARTMENT OF TECHNOLOGY
AGREEMENT NUMBER: C3-A-12-10-TS-01
AT&T Corporation

ATTACHMENT 2 – ADDITIONAL CONDITIONS

As of July 1, 2020, the CALNET 3 contract C3-A-12-10-TS-01 shall be extended for 18-months to migrate existing customers from CALNET 3 to the next generation of CALNET contracts or other alternative telecommunications contracts in accordance with PMAC General Provisions-Telecommunications Section 81 Disentanglement (Migration-Out) and the referenced Special Terms and Conditions Section M, Migration-Out. During this extension for CALNET 3 migration-out the following stipulations apply:

1. Contractors may not allow new customers to utilize the CALNET 3 contracts after July 1, 2020.
2. Existing customers can utilize CALNET 3 to conduct moves, adds and changes during the migration-out period.
3. All CALNET 3 Authorization To Orders and Individual Price Reductions shall remain in effect until the customer's migration-out process is complete.
4. For services not being renewed on the next generation of CALNET contracts, the CALNET Program and CALNET 3 Contractors will work with existing customers to ensure all services are migrated off CALNET 3 contracts on or before December 31, 2021.

The disentanglement rights and obligations set forth in CALNET 3 shall expire 18 months from July 1, 2020, or until migration has been completed, whichever occurs first. Pursuant to the terms of the CALNET 3 contract Special Terms and Conditions, Section M Migration-Out, the state reserves the right to extend the contract to ensure Contractor completes the migration out process.

ATT STD 213A Amd 13

Final Audit Report

2019-10-01

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By:	Lauren Neisen (Lauren.Neisen@state.ca.gov)
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STANDARD AGREEMENT AMENDMENT

TECH 213A (NEW 12/2018)

CHECK HERE IF ADDITIONAL PAGES ARE ATTACHED | PAGES

AGREEMENT NUMBER IFB STPD 12-001-B, C3-B-12-10-TS-01	AMENDMENT NUMBER 12
REGISTRATION NUMBER	

1. This Agreement is entered into between the Contracting Agency and Contractor named below:

CONTRACTING AGENCY NAME
California Department of Technology

CONTRACTOR NAME
AT&T Corporation

2. The term of this Agreement is: Start Date: April 1, 2014
End Date: December 31, 2021

3. The maximum amount of this Agreement after this Amendment is: \$0.00

4. The parties mutually agree to this amendment as follows. All actions noted below are by this reference made a part of the Agreement and incorporated herein:

A. In accordance with PMAC General Provisions-Telecommunications Section 81, Disentanglement (Migration-Out) and the provisions of CALNET 3 IFB STPD 12-001-B Special Terms and Conditions, Section M, Migration-Out, the California Department of Technology exercises its option for an 18-month extension. Amendment 12 for IFB STPD 12-001-B, Categories and all awarded Subcategories extends the contract expiration by 18-months, to an end date of December 31, 2021.

B. Attachment 3, Additional Conditions includes stipulations applicable for the migration-out period. All other terms and conditions remain the same.

IN WITNESS THEREOF, this Agreement has been executed by the parties hereto.

CONTRACTOR		Department of Technology, Statewide Technology Procurement Use Only
CONTRACTOR NAME (If other than an individual, state whether a corporation, partnership, etc.) AT&T Corporation		
CONTRACTOR AUTHORIZED SIGNATURE <u>Keith Nagel</u> <small>Keith Nagel (Sep 27, 2019)</small>	DATE SIGNED Sep 27, 2019	 <small>Tiffany Angulo (Oct 1, 2019)</small> Oct 1, 2019
PRINTED NAME AND TITLE OF PERSON SIGNING Keith Nagel, CALNET Program Manager		
ADDRESS 2700 Watt Avenue, Rm 1213A, Sacramento, CA 95821		
STATE OF CALIFORNIA		Tiffany Angulo, Assistant Deputy Director <input type="checkbox"/> Exempt Per:
CONTRACTING AGENCY NAME California Department of Technology		
CONTRACTING AGENCY AUTHORIZED SIGNATURE  <small>Deborah Chu (Sep 27, 2019)</small>	DATE SIGNED Sep 27, 2019	
PRINTED NAME AND TITLE OF PERSON SIGNING Deborah Chu, Branch Chief, Statewide Technology Procurement, CDT		
CONTRACTING AGENCY ADDRESS P.O. Box 1810, MS Y-12, Rancho Cordova, CA 95741-1810		

ATTACHMENT 3 – ADDITIONAL CONDITIONS

As of July 1, 2020, the CALNET 3 contract C3-B-12-10-TS-01 shall be extended for 18-months to migrate existing customers from CALNET 3 to the next generation of CALNET contracts or other alternative telecommunications contracts in accordance with PMAC General Provisions-Telecommunications Section 81 Disentanglement (Migration-Out) and the referenced Special Terms and Conditions Section M, Migration-Out. During this extension for CALNET 3 migration-out the following stipulations apply:

1. Contractors may not allow new customers to utilize the CALNET 3 contracts after July 1, 2020.
2. Existing customers can utilize CALNET 3 to conduct moves, adds and changes during the migration-out period.
3. All CALNET 3 Authorization To Orders and Individual Price Reductions shall remain in effect until the customer's migration-out process is complete.
4. For services not being renewed on the next generation of CALNET contracts, the CALNET Program and CALNET 3 Contractors will work with existing customers to ensure all services are migrated off CALNET 3 contracts on or before December 31, 2021.

The disentanglement rights and obligations set forth in CALNET 3 shall expire 18 months from July 1, 2020, or until migration has been completed, whichever occurs first. Pursuant to the terms of the CALNET 3 contract Special Terms and Conditions, Section M, Migration-Out, the state reserves the right to extend the contract to ensure Contractor completes the migration out process.

AT&T STD 213A Am 12

Final Audit Report

2019-10-01

Created:	2019-09-27
By:	Lauren Neisen (Lauren.Neisen@state.ca.gov)
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