

(10) In a case where a credit card has ceased to be valid or will cease to be valid after 31st December, without credit card service or telephone service by means of the installation in respect of which the credit card was issued having been terminated, the Corporation may, unless the subscriber has requested it not to do so, issue to the subscriber a fresh credit card for a further period for the purpose of providing him with credit card service in accordance with his original application.

(11) The subscriber or the holder of the credit card nominated by him shall not make or attempt to make a credit card call by quoting the number of a credit card after it has ceased to be valid. The subscriber shall take all practicable steps to ensure that the holder complies with this condition and to recover from him the credit card promptly after it ceases to be valid.

(12) The subscriber shall destroy a credit card when it ceases to be valid, unless he is unable to do so by reason of the card having been lost or stolen.

(13) Calls may be made as credit card calls as follows:

- (a) from any telephone on the Corporation system;
- (b) from any telephone in a ship or aircraft registered in any part of the United Kingdom or the Isle of Man, or from a station for wireless telegraphy on board a ship or aircraft licensed or required to be licensed in that behalf under the provisions of section 1 of the Wireless Telegraphy Act 1949, if the call is transmitted by wireless telegraphy over the first part of its course to a station for wireless telegraphy established on land within the United Kingdom or the Isle of Man;
- (c) from any other telephone;

provided, in cases (b) and (c), that appropriate arrangements have been made by the Corporation permitting credit card calls of the description concerned to be made under the authority of credit card numbers allocated by the Corporation.

(14) If a person requests the telephone exchange operator (or other person to whom disclosure of the credit card number for the purpose of obtaining a credit card call is authorised by the Corporation) to establish or permits to be established a call which involves the use of the Corporation telephone system as a credit card call and quotes a credit card number allocated by the Corporation the operator (or other person aforesaid) may comply with that request, in which case the charges in respect of the call and for any service or facilities in relation to the call will be payable on demand, in accordance with the provisions of sub-paragraphs (15) and (16) and subject to the exceptions referred to in the proviso to sub-paragraph (15), by the person on whose application credit card service was originally provided (referred to in the following provisions of this paragraph as "the original subscriber"), even if when the call was made credit card service in respect of which the relevant credit card had been issued had previously been terminated or was terminated after the call had been made (in either case with or without telephone service to which credit card service was ancillary having also been terminated). In a case where either of the exceptions referred to in the proviso to sub-paragraph (15) applies, the charges which the original subscriber would have been otherwise liable to pay shall be payable on demand by the person who made the call.

(15) The charges in respect of a credit card call which are payable in accordance with sub-paragraph (14) shall be:

- (a) where the call is made from a telephone in the United Kingdom, the Isle of Man, the Channel Islands or a ship or aircraft to another telephone so situated or to a telephone in the Republic of Ireland, such charges in respect of the call as would have been payable if the call had been made otherwise than as a credit card call and, in addition the service charge for the credit card call specified in item 4 of Part 1 of Schedule 27 or item 4 of Part 2 of Schedule 27 as may be appropriate, having regard to the telephone from which the call is made;
- (b) where the call is made otherwise than as in (a), such call charge and such service charge as the Corporation may fix;

Provided that the following exceptions shall apply to calls made as in (a) or (b):

- (i) in a case where notification has been received by the Corporation from the original subscriber in accordance with sub-paragraph (4) that a credit card has been lost or stolen or that a credit card number has been irregularly disclosed and, thereafter, a credit card call is made without the knowledge or consent of the original subscriber or the holder of the credit card, no charge for the call shall be payable by the original subscriber if the Corporation is satisfied that all reasonable precautions were taken to safeguard the credit card from being lost or stolen and the credit card number from being disclosed;
- (ii) in the case where a credit card has ceased to be valid and the original subscriber (not being the holder) is able to satisfy the Corporation that he informed the holder of the credit card that the credit card had ceased to be valid and that the holder was no longer authorised to make credit card calls by quoting its number and, after being so informed, the holder, nevertheless, did make such a call, no charge for the call shall be payable by the original subscriber.

(16) The charges payable in accordance with sub-paragraphs (14) and (15) shall be payable by the original subscriber or the person who made the call (as the case may be) in a case where the call is irregularly obtained by quoting the number of a credit card which has ceased to be valid as well as in a case where the call is obtained by quoting the number of a valid credit card.