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BEFORE THE ARIZONA CORPORATION

COMMISSIONERS

GARY PIERCE - Chairman
BOB STUMP
SANDRA D. KENNEDY
PAUL NEWMAN
BRENDA BURNS

2012 MAY 21 A 10: 07

ARIZONA CORPORATION COMMISSION
DOCKET CONTROL

Arizona Corporation Commission

DOCKETED

MAY 21 2012

DOCKETED BY [Signature]

IN THE MATTER OF THE REVIEW AND
POSSIBLE REVISION OF ARIZONA
UNIVERSAL SERVICE FUND RULES, ARTICLE
12 OF THE ARIZONA ADMINISTRATIVE CODE.

DOCKET NO. RT-00000H-97-0137

IN THE MATTER OF THE INVESTIGATION OF
THE COST OF TELECOMMUNICATIONS
ACCESS.

DOCKET NO. T-00000D-00-0672

PROCEDURAL ORDER

BY THE COMMISSION:

By Procedural Order dated March 20, 2012, parties were directed to file Initial Comments concerning the impact of the FCC's *CAF Order*¹ on these dockets by May 15, 2012, and Reply Comments by June 15, 2012.

On May 15, 2012, the Arizona Corporation Commission's ("Commission") Utilities Division ("Staff") filed a Request for Extension To File Initial Comments Concerning the Impact of the CAF Order. Staff requested until June 15, 2012, to file Initial Comments and until July 15, 2012, to file Reply Comments.

On May 15, 2012, AT&T Communications of the Mountain States, Inc. and TCG Phoenix ("AT&T"), Arizona Local Exchange Carriers Association ("ALECA"), Qwest Corporation d/b/a CenturyLink-QC ("CenturyLink"), Eschelan Telecom of Arizona, Inc., Mountain Telecommunications, Inc. and Electric Lightwave, LLC (collectively "Ingegra"), and Cox Arizona

¹ *In the Matter of Connect America Fund, A National Broadband Plan for Our Future, Establishing Just and Reasonable Rates for Local Exchange Carriers, High-Cost Universal Service Support, Developing an Unified Intercarrier Compensation Regime, Federal-State Joint Board on Universal Service, Lifeline and Link-Up*, WC Docket No. 10-90, GN Docket No. 09-51, WC Docket No. 07-135, WC Docket No. 05-337, CC Docket No. 01-92, CC Docket No. 96-45, WC Docket No. 03-109, WT No. 10-208, Report and Order and Further Notice of Proposed Rulemaking ("*CAF Order*") FCC 11-13, (rel. November 18, 2011).

1 Telcom, LLC ("Cox") filed their Initial Comments in response to the March 20, 2012 Procedural
2 Order.

3 Staff's extenuating circumstances warrant an extension of the May 15, 2012 deadline for it to
4 file comments. However, given that other parties have already filed initial comments, and in light of
5 the nature of those comments, rather than extending the schedule by a month, it makes more sense for
6 Staff to file comments and recommendations by June 15, 2012, and include therein its response to the
7 other parties' initial comments. The deadline for responsive comments for all parties will remain
8 June 15, 2012, and if any party desires to reply to any comments filed as of that date, such Reply
9 Comments should be filed by July 2, 2012.²

10 IT IS THEREFORE ORDERED that **Staff's Request for an extension is granted**, and **Staff**
11 **shall file its Initial and Responsive Comments by June 15, 2012.**

12 IT IS FURTHER ORDERED that all parties shall file any **Responsive Comments** no later
13 than **June 15, 2012.**

14 IT IS FURTHER ORDERED that **any Reply Comments** to the June 15, 2012 filings, shall be
15 filed by **July 2, 2012.**

16 IT IS FURTHER ORDERED that the Presiding Officer may rescind, alter, amend, or waive
17 any portion of this Procedural Order either by subsequent Procedural Order or by ruling at hearing.

18 DATED this 16th day of May, 2012.

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21 
JANE L. RODDA
ADMINISTRATIVE LAW JUDGE

22 Copies of the foregoing mailed
23 this 16th day of May, 2012 to:

24 Dan Pozefsky, Chief Counsel
25 Residential Utility Consumer Office
26 1110 West Washington, Suite 220
Phoenix, AZ 85007
dpozefsky@azruco.gov *

Norm Curtright
CenturyLink
20 East Thomas Road, 16th Floor
Phoenix, Arizona 85012

27 ² Parties are not required to file comments, but should have an opportunity to respond to all recommendations.
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1 Reed Peterson
CenturyLink
2 20 East Thomas Road
16th floor
3 Phoenix, Arizona 85012

4 Michael W. Patten
Roshka DeWulf & Patten, PLC
5 One Arizona Center
Phoenix, AZ 85004
6 mpatten@rdp-law.com *
Attorneys for Cox Arizona Telecom, LLC
7 Attorneys for McLeodUSA

8 Craig A. Marks
Craig A. Marks, PLC
9 10645 N. Tatum Blvd.
Suite 200-676
Phoenix, AZ 85028
10 Craig.Marks@azbar.org
11 Attorney for ALECA

12 Michael M. Grant
Gallager & Kennedy
2575 East Camelback Road
13 Phoenix, AZ 85016
mmg@gknet.com *
14 Attorneys for AT&T

15 Isabelle Salgado
AT&T Nevada
16 645 E. Plumb Lane, B132
PO Box 11010
17 Reno, NV 89520
dan.foley@att.com *
18 gc1831@att.com *

19 Joan S. Burke
Law Office of Joan S. Burke
20 1650 N. First Avenue
Phoenix, AZ 85003
21 joan@jsburkelaw.com *
Attorney for Time Warner Telecom
22 Attorney for XO Communications

23 Lyndall Nipps
Vice President, Regulatory
Time Warner Telcom
24 845 Camino Sur
Palm Springs, CA 92262
25 Lyndall.Nipps@twtelecom.com *

Thomas Campbell
Michael Hallam
Lewis and Roca LLP
40 North Central
Phoenix, Arizona 85004
tcampbell@lrlaw.com *
mhallam@lrlaw.com *
Attorneys for Verizon

Rex Knowles
Executive Director – Regulatory
XO Communications
Suite 1000
111 E. Boradway
Salt Lake City, UT 84111
Rex.knowles@xo.com *

Charles H. Carrathers, III
General Counsel, South Central Region
Verizon, inc.
HQE03H52
600 Hidden Ridge
Irving, Texas 75015-2092
chuck.carrathers@verizon.com *

Arizona Dialtone, Inc.
Thomas W. Bade, President
6115 S. Kyrene Rd. #103
Chandler, Arizona 85283
Tombade@arizonadialtone.com *

OrbitCom, Inc.
Brad VanLeur, President
1701 N. Louise Ave.
Sioux Falls, SD 57107
bvanleur@svtv.com

Arizona Payphone Association
c/o Gary Joseph
Sharet Communications
4633 West Polk Street
Phoenix, Arizona 85043
garyj@nationalbrands.com *

Nathan Glazier
Regional Manager
Alltel Communciations, inc.
4805 E. Thistle Landing Dr.
Phoenix, Arizona 85044
Nathan.glazier@alltel.com *

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Mark A. DiNunzio
Cox Arizona Telcom, LLC
1550 West Deer Valley Road
MS DV3-16, Bldg C
Phoenix, AZ 85027
mark.dinunzio@cox.com *

Greg L. Rogers
Senior Corporate Counsel
Level 3 Communications, LLC
1025 Eldorado Boulevard
Broomfield, Colorado 80021
Greg.rogers@level3.com

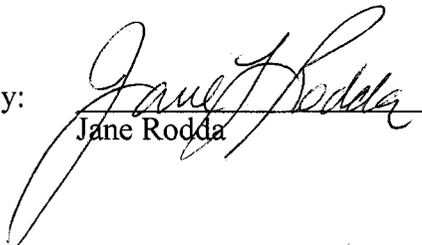
Stephen H. Kukta
Director and Counsel
Sprint Nextel
201 Mission Street, Suite 1500
San Francisco, CA 94105
Stephen.h.kukta@sprint.com

Frontier Communications
Charlie Born
Manager, Government and External Affairs
PO Box 340
Elk Grove, CA 95759
Charlie.Born@ftr.com

Frontier Communications
Phyllis A. Whitten
Associate General Counsel
PO Box 340
Elk Grove, CA 95739
Phyllis.Whitten@ftr.com

Ms. Janice Alward, Chief Counsel
Legal Division
ARIZONA CORPORATION COMMISSION
1200 West Washington Street
Phoenix, Arizona 85007

Mr. Steve Olea, Director
Utilities Division
ARIZONA CORPORATION COMMISSION
1200 West Washington Street
Phoenix, Arizona 85007

By: 
Jane Rodda