

ORIGINAL

NEW APPLICATION



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2014 JUN 26 A 11:00

June 25, 2014

AZ CORP COMMISSION
DOCKET CONTROL

Docket Control
Arizona Corporation Commission
1200 W. Washington
Phoenix, AZ 85007

Re: In the Matter of the Adoption of the Reciprocal Compensation Amendment to the Interconnection Agreement between Frontier Communications of the Southwest, Inc. and TNCI Operating Company LLC, T-20680A-14-0212
T-20882A-14-0212

Accompanying this transmittal is an Amendment to the Interconnection Agreement between Frontier Communications of the Southwest, Inc. ("Frontier") and TNCI Operating Company LLC ("TNCI-OpCo") f/k/a Trans National Communications International, Inc. ("Trans National"). TNCI-OpCo acquired the assets and customers of Trans National and the transaction was approved by the Commission on September 23, 2013 in Decision No. 74094. Frontier files this Amendment for approval under 47 U.S.C. §252(e) and A.A.C. R14-2-1508.

On December 23, 2011, the FCC released the USF/ICC Transformation Order on Reconsideration (FCC 11-161) in which it determined that the default intercarrier compensation methodology for all non-access telecommunications traffic exchanged between Local Exchange Carriers (LECs) and Competitive LECs would transition to bill and keep over six years beginning July 1, 2012. The FCC urged all parties with interconnection agreements to hold discussions regarding change of law provisions, if applicable. The attached amendment for reciprocal compensation has been executed in accordance with the FCC's Order.

The original Interconnection Agreement was approved by the Commission by operation of law on October 24, 2005, in Docket No. T-01846B-05-0535, and assumed by Frontier subject to ACC Decision No. 71486. Please contact me at (425) 261-5855 if you have any questions concerning the enclosed. Thank you for your assistance in this matter.

Sincerely,

R. Kirk Lee
Manager-Govt. & External Affairs
Frontier Communications
1800 41st St.
Everett, WA 98203

Arizona Corporation Commission
DOCKETED
JUN 26 2014

DOCKETED BY

Original + 13 copies filed



May 9, 2012

Sent Via First Class Mail

Trans National Communications International, Inc.
Brian Twomey President
2 Charlesgate West
Boston, MA 02215

Re: Request for Amendment to Interconnection Agreements with Frontier Communications Corporation, including its subsidiaries and affiliates in the states of AL, AZ, CA, FL, GA, IA, ID, IL, IN, MI, MN, MS, NC, NE, ~~NV~~, NY, NM, OH, OR, PA, SC, TN, UT, WA, WI, WV for all non-CMRS traffic.

Dear Carrier:

On November 18, 2011, the Federal Communications Commission ("FCC") released an order that makes sweeping changes to the laws governing universal service and intercarrier compensation on December 23, 2011, the FCC released the *USF/ICC Transformation Order on Reconsideration (USF/ICC Transformation Order FCC 11-161)*, in which it determined that the default intercarrier compensation methodology for all non-access telecommunications traffic exchanged between carriers and competitive Local Exchange Carriers will transition to bill and keep over the next six years beginning July 1, 2012 and the FCC urged all parties with interconnection agreements to immediately begin preparations for the July 1 effective date, including commencing discussions regarding change of law provisions, if applicable.

To this end, pursuant to the applicable provisions of the interconnection, traffic exchange, transport and termination agreements with Frontier Communications Corporation, including its subsidiaries and affiliates ("Frontier"), in the above captioned states, the ICC Transformation Orders, FCC rules, and all the applicable provisions of the Communications Act of 1934, as amended, Frontier hereby requests your agreement by signature in the space provided below incorporating paragraph one, as the next amendment in sequence to your underlying interconnection agreement, reflecting implementation of the FCC's Intercarrier Compensation Reform Timeline, with an effective date of July 1, 2012.

NOW, THEREFORE, in consideration of the mutual promises contained herein, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows

1. **Reciprocal Compensation.** Reciprocal compensation rates in this Agreement will be phased down as provided in the *USF/ICC Transformation Order FCC 11-161 (rel. November 18, 2011)* as such order may be revised, reconsidered, modified or changed in the future. When any such revisions, reconsiderations, modifications or changes are effective, such action shall be automatically incorporated into the Agreement. For clarity, Reciprocal compensation rates are capped effective immediately and subject to reductions pursuant to the FCC's Reform Timeline

as outlined in paragraph 801 of FCC 11-161, or as such Reform Timeline may be revised, reconsidered, modified or changed in the future.

Please return this letter to the following address below within 14 business days of receipt to ensure a timely filing by Frontier on or before the effective date.

Frontier Communications
Attn: Director, Business Operations – Carrier Services
FCC ICC Amendment
180 S. Clinton Avenue
Rochester, NY 14646

Or email signature page via pdf to (all states except NV):

Roderick.cameron@ftr.com

Subject line – CLEC FCC ICC Amendment – Executed by “insert Company name”

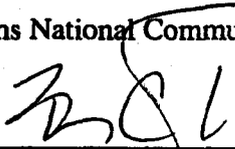
Sincerely,



Stephen LeVan
SVP, Carrier Sales and Services

IN WITNESS WHEREOF, Carrier's signature below is confirmation and agreement to the terms above as of the Amendment Effective Date.

Trans National Communications International, Inc.

By: 

Printed: Brian C Twomey

Title: President + CEO

Date: 5/14/2012