1	THE
2	PUBLIC UTILITIES COMMISSION
3	OF THE
4	STATE OF COLORADO
5	RULES PRESCRIBING
6	THE HIGH COST SUPPORT MECHANISM
7	AND
8	PRESCRIBING THE PROCEDURES FOR
9	THE COLORADO HIGH COST ADMINISTRATION FUND
10	4 CODE OF COLORADO REGULATIONS (CCR) 723-41
11	BASIS, PURPOSE AND STATUTORY AUTHORITY.
12	These rules are issued under the general authority of
13	§§ 40-2-108(2) C.R.S., § 40-3-102 C.R.S. and § 40-15-208
14	C.R.S. They establish the process to be used and the
15	information required by the Commission to implement the
16	provisions of § 40-15-208 C.R.S <del>(SB 98-177). 1 Pursuant to</del>
17	§§ 40-15-502 et seq. C.R.S., the General Assembly of the State
18	of Colorado mandated that competition in the local exchange
19	telecommunications market be implemented on or before
20	July 1, 1996. SB 98-177 requires that, as of July 1, 1998,
21	the Colorado High Cost Fund ("CHCF"), as previously
22	established in § 40-15-208 is to be abolished, and a new
23	mechanism for the support of universal service, to be referred
24	to as the "High Cost Support Mechanism" ("HCSM"), shall

<sup>1</sup> Senate Bill 98-177 was signed into law by Governor Roy Romer on May 18, 1998 at 12:21 p.m.

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operate in accordance with rules adopted by the Commission. SB 98-177 also creates the Colorado High Cost Administration Fund, ("Fund") which is to be used to reimburse the Commission and its contractors for expenses incurred in the administration of the HCSM as determined by rules of the Commission. SB 98-177 mandates that as of July 1, 1998, any unencumbered moneys remaining in the CHCF are to be transferred to the Fund.

The Commission had, as of April 30, 1998, revised Rule 41 of 4 CCR for the purpose of prescribing the procedures for administering the Colorado High Cost Fund. Portions of that Rule are now incompatible with SB 98-177. On May 23, 2001 the Federal Communications Commission released its Fourteenth Report and Order, Twenty-Second Order on Reconsideration and Further Notice of Proposed Rulemaking in CC Docket No. 96-45. In this Order the FCC modified its rules for providing highcost universal service support to rural telephone companies for the next five years based upon the proposals made by the Rural Task Force established by the Federal-State Joint Board on Universal Service. These rule are also intended to be consistent with the FCC's May 23, 2001 order. amendments are necessary to ensure that eligible providers continue to receive support under the HCSM and that the Commission and its contractors are reimbursed for any expenses incurred.

## 26 RULE (4 CCR) 723-41-1. APPLICABILITY.

27 Part I of these rules contain the permanent provisions 28 regulating the HCSM, and are applicable to all 29 telecommunications service providers in Colorado, except that 30 the support mechanism of Rule 9 is applicable to any non-rural

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- 1 telecommunications service provider and further, Rule 9 is
- 2 applicable to rural telecommunications service providers only
- 3 by the operation of Rule 4.2. Part II of these rules contain
- 4 the temporary provisions providing for the transition from the
- 5 CHCF mechanism that was in effect prior to July 1, 1996 to the
- 6 HCSM mechanisms in Part I. Part II is applicable to rural
- 7 telecommunications service providers only.

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- 11 723-41-3.1 The HCSM shall operate on a calendar year
- 12 basis. The Commission shall, by November 30 of each year,
- 13 adopt a budget for the HCSM containing:
- 14 A) the proposed benchmarks;
- 15 B) the proposed contributions to be collected through a
- 16 rate element assessment by each telecommunications provider;
- 17 and
- 18 C) the proposed total amount of the HCSM from which
- 19 distributions are to be made for the following calendar year.
- 20 <del>723-41-3.2 The HCSM distributions of support shall</del>
- 21 not exceed sixty million dollars during each of the calendar
- 22 years 1998 and 1999; except as provided in § 40-15-
- 23  $\frac{208(2)(d)(I)}{}$ .
- 24 723-41-3.2.1 If the total budget amount for
- 25 support distributions prepared pursuant to Rule 3.1 exceeds
- 26 the maximum of Rule 3.2, support distributions to non-rural
- 27 eligible providers shall be reduced accordingly.
- 28 723-41-3.2.2 Rule 3.2, and all its subsections, is
- 29 repealed effective January 1, 2000.
- 723-41-3.32 If the budget prepared pursuant to Rule
- 31 3.1 and submitted to the General Assembly pursuant to Rule

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- 1 10.16 contains a proposal for an increase in any of the
- 2 amounts listed in Rule 3.1 A) through C), such increase shall
- 3 be suspended until March 31 of the following year.

## 4 RULE (4 CCR) 723-41-4. TRANSITION.

- 5 723-41-4.1 The mechanism for making payments into the
- 6 HCSM established in Rule 7 of Part I shall take effect by
- 7 further order of the Commission.
- 8 723-41-4.2 Rural Telecommunications Service Providers
- 9 may only continue to draw support in accordance with Part II
- 10 of this Rule until the earliest occurrence of one of the
- 11 following three events:
- 12 <del>723-41-4.2.1 July 1, 2003; or</del>
- 13 723-41-4.2.2 When another provider holding a
- 14 Certificate to Provide Local Exchange telecommunications
- 15 service and operating authority within the provider's service
- 16 territory, pursuant to the Commission's Rules Regulating the
- 17 Authority to Offer Local Exchange Telecommunications Services,
- 18 4 CCR-723-35, is found by the Commission to be eligible to
- 19 receive support from the HCSM pursuant to Rule 8; or
- 20 723-41-4.2.3 The Commission, by order, has adopted
- 21 a Proxy Cost Model for Rural Telecommunications Service
- 22 Providers, and the Rural Telecommunications Service Provider
- 23 elects into the mechanism established pursuant to Part I of
- 24 this Rule.
- 25 723-41-4. $\frac{32}{2}$  Small LECs designated as an Eligible
- 26 Provider as of July 1, 1996, and thus able to draw from the
- 27 HCSM established in Part II of Rule 4 CCR 723-27 and now
- 28 codified in Part II of this Rule, and Rural Telecommunications
- 29 Service Providers who are not receiving HCSM support, may, at

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2 this Rule subject to the time limits delineated in Rule 4.2. 723-41-4.4 Once a Rural Telecommunications Service 3 4 Provider commences drawing support under Part I of these 5 Rules, such provider must comply with the Part I Rules and may 6 not return to drawing support under the Part II Rules. 7 723-41-4.5 Part II of this Rule is repealed effective <del>July 1, 2003.</del> 8 9 10 . . . . . 11 723-41-7.2.2 Eligible Provider Reporting 12 13 Requirements. 723-41-7.2.2.1 Each Eligible Provider receiving 14 support pursuant to Rule 9.2 shall provide to 15 Administrator a verified accounting of: 1) the actual number 16 of Primary Residential and Single-Line Business Access Lines 17 served by such provider in each Geographic Area as of the last 18 day of each month; and 2) the actual amount of contributions 19 20 collected in the month. For Eligible Providers receiving 21 support pursuant to Part I of these Rules, tThe form is to be 22 completed and returned to the Administrator by the 15th day of 23 the subsequent month., and for 723-41-7.2.2.2 For Eligible Providers receiving 24 25 support pursuant to Part IIRule 9.3 of these Rules, 26 appropriate form is to be completed and returned to the 27 Administrator as part of that provider's annual report. 28 723-41-7.2.3 Revenue Benchmark Reporting 29 Requirements. Each Eligible Provider, receiving support pursuant to Part I Rule 9.2 of these Rules, shall provide to 30 the Administrator a verified accounting of such revenues as 31

any time, apply to draw support in accordance with Part II of

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1 are determined necessary for establishing the Residential and

- 2 Business Revenue Benchmarks on a form supplied by the
- 3 Administrator. This worksheet shall be due March 31, of each
- 4 year, containing data for the prior calendar year.

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## 8 RULE (4 CCR) 723-41-9. SUPPORT VIA THE HCSM.

9 723-41-9.1 The Commission shall establish Geographic 10 Areas for the State by order. Such Geographic Areas may be 11 revised at the discretion of the Commission.

723-41-9.1.1 Disaggration and Targeting of Colorado High-Cost Support by Rural Incumbent Local Exchange Carriers. The disaggregation plan selected by a rural incumbent local exchange carrier for targeting Colorado high-cost support shall be the same plan as the that selected by the carrier and approved by the Commission pursuant to Rule 4 CCR 723-42-10.

723-41-9.2 <u>Support via the HCSM applicable to Non-</u> Rural Geographic Areas shall be calculated as follows:

723-41-9.2.1 By order, the Commission shall: 1) adopt a Proxy Cost Model; and 2) publish the Intrastate Proxy Cost for each Geographic Area. The Proxy Cost Model and the resultant Intrastate Proxy Costs shall be updated as necessary. The Commission shall ensure that the HCSM operates such that the basic local exchange service supported bears no more than its reasonable share of the joint and common costs of facilities used to provide those services.

29  $\frac{723-41-9.2.2}{}$  Where the per line Intrastate Proxy 30 Cost exceeds the applicable Revenue Benchmark in that

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- 1 particular Geographic Area, the Commission shall designate 2 certain Geographic Areas as Geographic Support Areas.
- 3  $\underline{723-41-9.2.3}$  Amount of Support: Each <u>non-rural</u>
- 4 Eligible Provider shall receive support from the HCSM based on
- 5 the number of Primary Residential and Single-Line Business
- 6 Access Lines it serves in high cost Geographic Support Areas,
- 7 as designated by the Commission, multiplied by the difference
- 8 between the per line Intrastate Proxy Cost in such Geographic
- 9 Support Area and the applicable per Access Line Revenue
- 10 Benchmark. The amount of support shall be reduced by any
- 11 other amount of support received by such provider or for which
- 12 such provider is eligible under support mechanisms established
- 13 by the federal government and/or this State.
- 14 723-41-9.4.1 If the HCSM budget prepared by
- 15 Commission pursuant to Rule 3.2 exceeds any statutory
- 16 budgetary cap, the amount of support intended for non-rural
- 17 eligible providers shall be reduced as necessary by increasing
- 18 the Revenue Benchmarks. The benchmarks shall be increased
- 19 equally in each Geographic Support Area and the benchmarks
- 20 shall be increased so as to maintain the relative relationship
- 21 between the Residential Benchmark and the Business Benchmark.
- 22 723-41-9.2.4 Revenue Benchmarks. Separate Revenue
- 23 Benchmarks shall be determined for residential and business
- 24 supported Access Lines for each Geographic Area according to
- 25 the formulae defined in Rule 2.15.
- 26 <u>723-41-9.3</u> Support via the HCSM applicable to
- 27 Geographic Areas served by incumbent rural telecommunication
- 28 service providers shall be calculated as follows:
- 29 723-41-9.3.1 By order, the Commission shall: 1)
- 30 determine the amount of support per study area as determined
- 31 pursuant to Part II based upon the filing of the incumbent

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1	rural telecommunications service provider serving that area;
2	and 2) publish the support per access line, disaggregated into
3	such Geographic Support Areas as may be designated by the
4	Commission. The Commission shall ensure that the HCSM
5	operates such that the basic local exchange service supported
6	bears no more than its reasonable share of the joint and
7	common costs of facilities used to provide those services.
8	723-41-9.3.2 Amount of Support: Each Eligible
9	Provider shall receive support from the HCSM in an area served
10	by an incumbent rural telecommunications service provider
11	based upon the number of Access Lines it serves in those high
12	cost Geographic Support Areas, as designated by the
13	Commission, multiplied by the applicable support per Access
14	Line.
15	723-41-9.3.3 Additional Procedures Governing the
16	Operation of Disaggregated Support:
17	723-41-9.3.3.1 Disaggregation and targeting
18	plan adopted under Rule 9.1.1 shall be subject to the
19	following general requirements:
20	723-41.9.3.3.1.1 Support available to
21	the rural incumbent local exchange carrier's study area under
22	its disaggregation plan shall equal the total support
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	available to the study area without disaggregation.
24	available to the study area without disaggregation.  723-41.9.3.3.1.2 The ratio of per-line
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	723-41.9.3.3.1.2 The ratio of per-line
25	723-41.9.3.3.1.2 The ratio of per-line support between disaggregation zones for each disaggregated
25 26	723-41.9.3.3.1.2 The ratio of per-line support between disaggregation zones for each disaggregated category of support shall remain fixed over time, except as
<ul><li>25</li><li>26</li><li>27</li></ul>	723-41.9.3.3.1.2 The ratio of per-line support between disaggregation zones for each disaggregated category of support shall remain fixed over time, except as changes are allowed pursuant to Rule 723-42-10.2 and 10.3.
<ul><li>25</li><li>26</li><li>27</li><li>28</li></ul>	723-41.9.3.3.1.2 The ratio of per-line support between disaggregation zones for each disaggregated category of support shall remain fixed over time, except as changes are allowed pursuant to Rule 723-42-10.2 and 10.3.  723-41.9.3.3.1.3 The ratio of per-line

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- whenever the rural incumbent local exchange carrier's total 1 2 annual support amount changes using the changed support amount 3 and lines at that point in time. 4 723-41-9.3.3.1.5 Per-line support for 5 each category of support in each disaggregation zone shall be 6 determined such that the ratio of support between 7 disaggregation zones is maintained and that the product of all 8 of the rural incumbent local exchange carrier's lines for each 9 disaggregation zone multiplied by the per-line support for those zones when added together equals the sum of the rural 10 incumbent local exchange carrier's total support. 11 723-41.9.3.3.1.6 Until a competitive 12 eligible telecommunications carrier is certified in a study 13 area, monthly payments to the rural incumbent local exchange 14 15 carrier will be made based on total annual amounts for its 16 study area divided by 12. 723-41.9.3.3.1.7 When a competitive 17 eligible telecommunications carrier is certified in a study 18 19 area, per-line amounts used to determine the competitive 20 eligible telecommunications carrier's disaggregated support 21 shall be based on the rural incumbent local exchange carrier's 22 then-current total support levels, lines, and disaggregated 23 support relationships. 24 723-41.9.4 Reserved for future use. 25 Reserved for future use. 723-41-9.5 26 723-41-9.6 Process for Payments. The Administrator will arrange payments to be made to Eligible Providers, which 27 are net recipients from the HCSM, within 30 days of the last 28 29 calendar day of each quarter.
- 723-41-9.7 <u>Reconciliation</u>. Following receipt of each Eligible Provider's report to the Administrator pursuant to

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Rule 7.2.2, the Administrator shall reconcile the estimated 1 2 disbursements previously authorized for such Eligible Provider 3 for the period for which the report provides information to 4 the actual disbursements to which such provider is entitled (as calculated by Rule 723-41-9.42 and 9.3), and shall send a 5 6 statement of such reconciliation to each Eligible Provider within 60 days after the receipt of the report. 7 The statement shall show if the provider is entitled to additional amounts 8 9 from the HCSM, or if the Eligible Provider has received more than the amount of its HCSM entitlement. Such reconciling 10 amounts shall be used by the Administrator in setting the 11 Eligible Provider's entitlements in subsequent quarters. 12

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723-41-10.14 The Fund and the HCSM records covering both collections and disbursements <u>mayshall</u> be audited at the end of fiscal year 1998-1999 periodically at the discretion of the Commission by an independent external auditor chosen by the Commission. The costs for conducting audits shall be included in the computation of HCSM requirements. Thereafter, the Fund and the HCSM shall be audited in the same manner at least once every other year.

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723-41-10.16 A written annual report of the HCSM, prepared by the Administrator, shall be submitted to the General Assembly committees of reference in the Senate and House of Representatives that are assigned to hear telecommunications issues, in accordance with Section 24-1-

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136, C.R.S., by December 1 of each year. A copy of the 1 Administrator's annual report of the HCSM shall be provided to 2 3 the Legislative Audit Committee and to each telecommunications 4 service provider which contributes to the HCSM. Administrator may satisfy the latter requirement by notifying 5 6 the telecommunications service provider of the availability of the annual report via an e-mail message directing the provider 7 to the report on the Commission's web site. The report shall 8 9 account for the operation of the HCSM during the preceding calendar year and contain the following information, at a 10 11 minimum: 12 13 14 15 4 CCR 723-41-PART II INOTE. Pursuant to Rule 723-41-4.5, Part II is repealed 16 effective July 1, 2003] 17 18 19 . . . . . . 2.0 21 RULE (4 CCR) 723-41-18. TRANSITIONAL COLORADO HIGH COST FUND 22 SUPPORT FOR INCUMBENT RURAL TELECOMMUNICATIONS SERVICE 23 PROVIDERS. During the transition period, Incumbent 24 Rural Telecommunications Service Providers, who are not Average 25 26 Schedule Rural Telecommunications Service Providers, shall be eligible, upon proper showing, for support from the HCSM for 27 high costs in three areas: a) loops, b) local switching, and 28 29 3) exchange trunks. Incumbent Average Schedule Rural 30 Telecommunications Service Providers shall be eligible, upon 31 proper showing, for support from the HCSM for high costs as

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determined by Rule 18.6.1.

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4	723-41-18-6. COLORADO HIGH COST FUND ADMINISTRATION.
5	723-41-18-6.1 The Commission, acting as Administrator,
6	and pursuant to this Part II of the Rules, shall determine and
7	establish by Order, for each Rural Telecommunications Service
8	Provider, the HCSM support revenue requirement that will be
9	effective for a period of six years beginning with the date of
10 11	the Order.
12	Note: Currently, Rule 18.6 contains provisions
13	establishing a six-year phase-down of the support amount and
14	the simultaneous requirement to annually adjust the intrastate
15	switched access rates based upon growth in demand. The
16	Commission is interested in receiving comment regarding any
17	necessary changes to Rule 18.6, the public benefits engendered
18	by such changes and how the Commission's statutory goals and
19	duties would be furthered.
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