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1	THE
2	PUBLIC UTILITIES COMMISSION
3	OF THE
4	STATE OF COLORADO
5	RULES PRESCRIBING THE PROCEDURES
6	FOR DESIGNATING TELECOMMUNICATIONS SERVICE PROVIDERS
7	AS PROVIDERS OF LAST RESORT
8	OR AS AN
9	ELIGIBLE TELECOMMUNICATIONS CARRIER
10	4 CODE OF COLORADO REGULATIONS (CCR) 723-42
11	BASIS, PURPOSE AND STATUTORY AUTHORITY.
12	The basis and purpose of these rules is to establish
13	regulations concerning the designation of providers of last
14	resort and the obligations that attach to such a designation.
15	These rules also establish regulations concerning the
16	designation of providers eligible to receive federal universal
17	service assistance.
18	These rules are clear and simple and can be understood by
19	persons expected to comply with them. They do not conflict
20	with any other provision of law. There are no duplicating or
21	overlapping rules.
22	The Commission is authorized to promulgate rules
23	generally by Section 40-2-108, C.R.S., and specifically for
24	telecommunications services by Sections 40-15-201 and
25	40-15-301. Statutory authority for promulgating these rules is
26	further found in Section 40-15-502(6), C.R.S. Finally,

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1  $\boxed{ t_{\underline{\underline{T}}} }$ hese Rules are consistent with 47 U.S.C. 254 and with 47 C.F.R., Part 54.

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 (Part 54) for providing high-cost universal service support to rural telephone companies for the following five years based upon the proposals made by the Rural Task Force established by the Federal-State Joint Board on Universal Service. These rules are necessary to ensure that eligible telecommunication carriers continue to receive support under the federal universal service program.

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## RULE (4 CCR) 723-42-1. APPLICABILITY.

18 These rules are applicable to all telecommunications service providers: 1) who are designated as a Provider of Last Resort 19 20 or Eligible Telecommunications Carrier; or 2) seeking to be designated as a Provider of Last 21 Resort or Eliqible 22 Telecommunications Carrier; or 3) seeking to remove 23 designation as a Provider of Last Resort or Eligible 24 Telecommunications Carrier.

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723-42-7.4 State Certification of Support for Federal 1 2 Support. As required by Federal Communications Commission ("FCC") Universal Service regulations found at 47 CFR 54.313 3 4 and 54.314, and when appropriate, the Commission will file an annual certification with the Administrator of the federal 5 6 Universal Service Fund ("USF") and the FCC on behalf of each jurisdictional eligible telecommunications carrier serving 7 lines in the state, stating that all federal high-cost support 8 9 provided to such carriers within that State will be used only for the provision, maintenance, and upgrading of facilities 10 11 and services for which the support is intended. 723-42-7.4.1 In making its determination that all 12 13 federal high-cost support provided to a carrier will be used only for the provision, maintenance, and upgrading of 14 15 facilities and services for which the support is intended, the Commission may require from a carrier such information as it 16 finds necessary and convenient. At a minimum, carriers shall 17 furnish requested information on a form supplied by the 18 Commission as part of the carrier's annual report. 19

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- 23 RULE (4 CCR) 723-42-10. DISAGGREGATION AND TARGETING OF
- 24 SUPPORT BY RURAL INCUMBENT LOCAL EXCHANGE CARRIERS.
- 25 All rural incumbent local exchange carriers who have selected
- a disaggregation path pursuant to FCC regulations found at 47 26
- 27 CFR Part 54.315 shall file with the Commission as required by
- subsections 10.1,10.2, or 10.3. In study areas in which a 28

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competitive carrier has been designated as a competitive
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    Eliqible Telecommunications Carrier prior to the effective
    date of the FCC's Rule found at 47 CFR Part 54.315, the rural
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4
    incumbent local exchange carrier may only disaggregate support
5
    pursuant to Rule 10.1,10.2, or 10.3.1.3.
6
         723-42-10.1 Path 1: Rural Incumbent Local Exchange
7
    Carriers Not Disaggregating and Targeting High-Cost Support:
           723-42-10.1.1 A carrier's election of this path
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9
    becomes effective upon filing by the carrier with the
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    Commission.
            723-42-10.1.2 This path shall remain in place for
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    such carrier for at least four years from the date of filing
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    with the Commission except as provided in Rule 10.1.3 below.
            723-42-10.1.3 The Commission may require, on its
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15
    own motion, upon petition by an interested party, or upon
    petition by the rural incumbent local exchange carrier, the
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    disaggregation and targeting of support under Rules 10.2 or
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18
    10.3.
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     723-42-10.2 Path 2: Rural Incumbent Local Exchange
    Carriers Seeking Prior Regulatory Approval
20
                                                       for
                                                            the
    Disaggregation and Targeting of Support.
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            723-42-10.2.1 A carrier electing to disaggregate
    and target support under this subsection must file a
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24
    disaggregation and targeting plan with the Commission.
            723-42-10.2.2 Under this subsection a carrier may
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26
    propose any method of disaggregation and targeting of support
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    consistent with the general requirements detailed in 47 C.F.R.
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    § 54.315(e) (effective Oct. 1, 2001).
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            723-42-10.2.3 A disaggregation and targeting plan
    under this Rule becomes effective upon approval by
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                                                           the
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    Commission.
            723-42-10.2.4 A carrier shall disaggregate and
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5
    target support under this path for at least four years from
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    the date of approval by the Commission except as provided in
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    Rule 10.2.5 below.
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            723-42-10.2.5 The Commission may require, on its
    own motion, upon petition by an interested party, or upon
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    petition by the rural incumbent local exchange carrier, the
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11
    disaggregation and targeting of support in a different manner.
             723-42-10.2.6 Requests for disaggregation under
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    Path 2 shall be filed in accordance with Commission Rules of
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    Practice and Procedure, 4 CCR 723-1, relating to applications.
       addition, such applications shall be served by the
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    applicant upon all carriers that have obtained either ETC or
    EP status in the carrier's study area at the same time they
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18
    are filed with the Commission.
        723-42-10.3 Path 3: Self-Certification of
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                                                           the
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    Disaggregation and Targeting of Support.
2.1
            723-42-10.3.1 A carrier may file a disaggregation
22
    and targeting plan with the Commission along with a statement
23
    certifying each of the following:
               723-42-10.3.1.1 It has disaggregated support to
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25
    the wire center level; or
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2.7
    into no more than two cost zones per wire center; or
                                       <u>    t</u>he
28
               723-42-10.3.1.3 That
                                                    carrier's
    disaggregation plan complies with a prior regulatory
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    determination made by this Commission.
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    pursuant to this Rule 10.3 must meet the following
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    requirements:
               723-42-10.3.2.1 The plan must be supported by a
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    description of the rationale used, including the methods and
5
6
    data relied upon to develop the disaggregation zones, and a
7
    discussion of how the plan complies with the requirements of
    this Rule 10.3. Such filing must provide information
8
    sufficient for interested parties to make a meaningful
9
    analysis of how the carrier derived its disaggregation plan.
10
11
                723-42-10.3.2.2 The plan must be reasonably
    related to the cost of providing service for each
12
    disaggregation zone within each disaggregated category of
13
14
    support.
               723-42-10.3.2.3 The plan must clearly specify
15
    the per-line level of support for each category of high-cost
16
    universal service support provided pursuant to §§ 54.301,
17
    54.303, and/or 54.305 of part 54 of 47 C.F.R., and/or part 36,
18
    subpart F of 47 CFR in each disaggregation zone.
19
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                723-42-10.3.2.4 If the plan uses a benchmark,
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    the carrier must provide detailed information explaining what
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    the benchmark is and how it was determined. The benchmark
23
    must be generally consistent with how the total study area
24
    level of support for each category of costs is derived to
25
    enable a competitive eligible telecommunications carrier to
26
    compare the disaggregated costs used to determine support for
27
    each cost zone.
28
            723-42-10.3.3 A carrier's election of this path
    becomes effective upon filing by the carrier to
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                                                            the
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    Commission.
31
            723-42-10.3.4 A carrier shall disaggregate and
32
    target support under this path for at least four years from
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723-42-10.3.2 Any disaggregation plan submitted

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1 the date of filing with Commission except as provided in Rule 2 10.3.5 below. 723-42-10.3.5 The Commission may require, on its 3 4 own motion, upon petition by an interested party, or upon 5 petition by the rural incumbent local exchange carrier, 6 modification to the disaggregation and targeting of support 7 selected under this path. 8 723-42-10.4 Carriers failing to select disaggregation path, as described in Rules 10.1, 10.2 or 10.3 9 above, by the deadline specified in 47 C.F.R. § 54.315, will 10 not be permitted to disaggregate and target federal high-cost 11 12 support unless ordered to do so by the Commission. 13 RULE (4 CCR) 723-42-11. USES OF DISAGGREGATION PATHS. 14 The Commission will use the disaggregation plans of each 15 16 incumbent Eliqible Telecommunications Carrier established 17 pursuant to Rule 10 not only for disaggregation of Colorado 18 HCSM support but also for the disaggregation of the study area of the rural incumbent local exchange carrier pursuant to 47 19 20 CFR Section 54.207 into smaller discrete service areas. 723-42-11.1 Filing of Petition. Where necessary the 21 Commission shall submit a petition to the FCC seeking the 22 agreement of the FCC in redefining the service area of each 23 rural incumbent Eligible Telecommunications Carrier 24 25 follows: 26 723-42-11.1.1 Path 1: Rural incumbent Eliqible

Telecommunications Carriers Not Disaggragating and Targeting

Support: No filing with the FCC is required.

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723-42-11.1.2 Path 2: Rural incumbent Eligible 1 2 Telecommunications Carriers Seeking Prior Regulatory Approval 3 for the Disaggregation and Targeting of Support: 4 The Commission shall submit its petition to the FCC within 60 5 calendar days following the issuance of the Commission's final 6 order in the Carrier's Path 2 disaggregation proceeding. 723-42-11.1.3 Path 3: Rural incumbent Eligible 7 Telecommunications Carriers Self-Certifying Disaggregation and 8 9 Targeting of Support: The Commission shall submit its petition to the FCC within 60 calendar days following the 10 11 Rural incumbent Eligible Telecommunications Carrier's filing of election of this Path with the Commission. 12 13

## RULE (4 CCR) 723-42-<del>10</del>12. VARIANCE AND WAIVER.

The Commission may permit variance or waiver from these rules, if not contrary to law, for good cause shown if it finds that compliance is impossible, impracticable or unreasonable.

## 19 RULE (4 CCR) 723-42-1113. INCORPORATION BY REFERENCE.

Shading denotes Commission amendment.

References in these Rules to Parts 36 and 54, are rules issued by the FCC and have been incorporated by reference in these Rules. These rules may be found at 47 C.F.R. revised as of October 1, 2001 1997 as amended by 12 FCC Red 17469 (1997), 62 FR 65036 (12/10/97), 63 FR 3830 (01/27/98), and 63 Fr 2094 (01/13/98). References to Parts 36 and 54 do not include later amendments to or editions of these parts. A certified copy of these parts which have been incorporated by reference are maintained at the offices of the Colorado Public Utilities Commission, 1580 Logan Street, OL-2, Denver, Colorado 80203

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- 1 and are available for inspection during normal business hours.
- 2 Certified copies of the incorporated rules shall be provided
- 3 at cost upon request. The Director of the Public Utilities
- 4 Commission, or his designee, will provide information
- 5 regarding how the incorporated rules may be obtained or
- 6 examined. These incorporated rules may be examined at any
- 7 state publications depository library.

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