Decision No. C20-0363

### BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

PROCEEDING NO. 20M-0200T

IN THE MATTER OF THE FEDERAL COMMUNICATIONS COMMISSION PART 51 RULE 51.907, TRANSITION OF PRICE CAP CARRIER ACCESS CHARGES AND 51.909, TRANSITION OF RATE-OF-RETURN CARRIER ACCESS CHARGES.

# DECISION REQUIRING THE FILING OF SWITCHED ACCESS TARIFFS BY ALL LOCAL EXCHANGE CARRIERS, COMPETITIVE LOCAL EXCHANGE CARRIERS, AND COMPETITIVE ACCESS PROVIDERS

Mailed Date: May 20, 2020 Adopted Date: May 13, 2020

## I. <u>BY THE COMMISSION</u>

#### A. Statement

- 1. On April 15, 2020, the Federal Communications Commission (FCC) issued WC Docket No. 20-55, *et al* and an Annual Access Charge Tariff Filings Order. The FCC order establishes procedures for the 2020 filing of annual access charges tariffs and Tariff Review Plans for incumbent Local Exchange Carriers (LECs) subject to price cap regulation, as well as rate-of-return LECs subject to §§ 61.38, 61.39, and 61.50 of the FCC's rules.<sup>1</sup>
- 2. The FCC Order sets an effective date of July 1, 2020 for the annual access charge tariff filings made on both 15 and 7 days' notice; establishes the dates for filing petitions to suspend or reject an incumbent LEC's tariff filing and replies to such petitions; and addresses service of the petitions and replies.

Rule 47 Code of Federal Regulations §§ 61.38 (rate-of-return carriers that file tariffs based on projected costs and demand), 61.39 (rate-of-return carriers that file tariffs based on historical costs and demand), 61.43 (tariff filings for price cap LECs), and 61.50 (regulation of business data services offered by rate-of-return carriers electing incentive regulation).

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3. Each price cap carrier and Competitive Local Exchange Carrier (CLEC) that benchmark access rates to price cap carriers do not need to file an advice letter and associated tariff pages since their intrastate terminating switched access rates are already at bill-and-keep.

- 4. For Rate-of-Return Carriers and CLECs that benchmark access rates to Rate-of-Return Carriers, terminating switched end office and reciprocal compensation rates are reduced to \$0.0007.
- 5. CLECs that benchmark their interstate tariff rates to the tariffed rates of the LEC serving the same geographic area (the benchmarking rule),<sup>2</sup> will be allowed an extra 15 days from the effective date of the tariff to which a CLEC is benchmarking to make their filing.
- 6. Rate-of-return incumbent LECs that elected to freeze their separations category in 2001 have the opportunity to opt out of the freeze and update their category relationships. All rate-of-return incumbent LECs are required to modify rates subject to rate-of-return regulation to comply with the prescribed rate-of-return for this tariff year, 10.00 percent.<sup>3</sup>
- 7. The following paragraphs further explain the process, documentation, and timelines we require in order to most efficiently implement this phase of the ICC transition of intrastate access rates. Included is the production of additional information in support of the tariff filing. We direct Commission Staff to review the information and work with the carriers to resolve any issues as efficiently as possible prior to the tariff effective date in order to minimize the need for suspending the tariffs.

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<sup>&</sup>lt;sup>2</sup> FCC 11-161 paragraph 807.

<sup>&</sup>lt;sup>3</sup> See Connect America Fund et al., Report and Order, Order on Reconsideration, and Further Notice of Proposed Rulemaking, WC Docket No. 10-90 et al., 31 FCC Rcd 3087, 3212, para. 326 (2016).

- 8. As a result of the FCC Order, all carriers impacted by FCC § 51.915 and § 51.917 shall file tariffs and associated workpapers ensuring the *intra*state terminating access rates are in compliance with the FCC's 2020 transition. Any work papers provided shall be in executable form. The FCC requires the carriers to submit data to the state to enable the state to monitor implementation of the recovery mechanism.
- 9. Carriers that have their Colorado intrastate switched access tariffs referencing their interstate switched access tariffs for their intrastate terminating switched access rates do not need to file an advice letter and associated tariff pages. Since their intrastate terminating switched access rates reference the interstate switched access tariff, they will be in compliance as soon as their interstate switched access tariffs are changed.
- 10. No later than May 29, 2020, carriers shall file tariffs and workpapers under a separate advice letter. The advice letter and tariff filing shall have an effective date of July 1, 2020. **Do not file in this 20M-0200T proceeding.**

## II. ORDER

#### A. The Commission Orders That:

- 1. Advice letters and tariffs shall be filed pursuant to the Rules Regulating Telecommunications Services and Providers of Telecommunications Services, 4 *Code of Colorado Regulations* 723-2-2122 no later than May 29, 2020.
  - 2. Revised tariffs shall be effective as of July 1, 2020.
- 3. Competitive Local Exchange Carriers (CLECs) that benchmark their interstate tariffs to the underlying Local Exchange Carrier will be allowed an extra 15 days from the effective date of the tariff to which a CLEC is benchmarking to make their tariff filings.
  - 4. Workpapers *shall be provided in executable form*.

- 5. Advice letters shall *not* be filed in this miscellaneous proceeding.
- 6. This Decision is effective on its Mailed Date.
- B. ADOPTED IN COMMISSIONERS' WEEKLY MEETING May 13, 2020.

(SEAL)

OF COLORADO

A THE PUBLIC VITILITIES COMMENTS.

ATTEST: A TRUE COPY

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Doug Dean, Director THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

JEFFREY P. ACKERMANN

JOHN GAVAN

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Commissioners