

STATE OF MICHIGAN
BEFORE THE MICHIGAN PUBLIC SERVICE COMMISSION

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In the matter of the joint requests for Commission)
approval of interconnection agreements and)
amendments.)
_____)

At the March 29, 2005 meeting of the Michigan Public Service Commission in Lansing,
Michigan.

PRESENT: Hon. J. Peter Lark, Chairman
Hon. Robert B. Nelson, Commissioner
Hon. Laura Chappelle, Commissioner

ORDER

The following parties have filed joint applications for approval of interconnection agreements
and amendments:

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| Case No. U-11165 | AT&T Communications of Michigan, Inc., and Verizon North Inc.
and Contel of the South, Inc., d/b/a Verizon North Systems
Application filed December 15, 2004 for approval of the third
amendment (unitary intercarrier compensation). |
| Case No. U-11340 | SBC Michigan and Climax Telephone Company
Application filed March 16, 2005 for approval of the fifth
amendment (revised pricing schedule per TELRIC). |
| Case No. U-12627 | SBC Michigan and New Edge Network, Inc., d/b/a New Edge
Networks
Application filed March 23, 2005 for approval of a seventh
amendment to an interconnection agreement (bring pricing
schedules into compliance with final order in Case U-13531). |
| Case No. U-12774 | SBC Michigan and PaeTec Communications, Inc.
Application filed March 2, 2005 for approval of a fourth amendment
to an interconnection agreement (to bring pricing schedules into
compliance with final order in Case No. U-13531). |

- Case No. U-12886 SBC Michigan and 1-800-Reconex, Inc.
Application filed February 18, 2005 for approval of the ninth amendment (revised pricing schedule per TELRIC).
- Case No. U-12954 SBC Michigan and Buckeye Telesystem, Inc.
Application filed February 24, 2005 for approval of the sixth amendment (revised pricing schedule per TELRIC).
- Case No. U-12962 SBC Michigan and Adelpia Business Solutions Operations, Inc.
Application filed February 22, 2005 for approval of the third amendment (revised pricing schedule per TELRIC).
- Case No. U-13118 SBC Michigan and Borderland Communications, LLC
Application filed February 22, 2005 for approval of the sixth amendment (revised pricing schedule per TELRIC).
- Case No. U-13201 SBC Michigan and American Cellular Corporation and Dobson Cellular Systems, Inc.
Application filed March 24, 2005 for approval of second amendment (pricing schedule per TELRIC).
- Case No. U-13272 SBC Michigan and CenturyTel Solutions, LLC
Application filed February 24, 2005 for approval of the sixth amendment (revised pricing schedule per TELRIC).
- Case No. U-13371 SBC Michigan and First Communications, LLC
Application filed March 2, 2005 for approval of the third amendment (revised pricing schedule per TELRIC).
- Case No. U-13383 SBC Michigan and Baraga Telephone Company
Application filed March 2, 2005 for approval of the first amendment (revised pricing schedule per TELRIC).
- Case No. U-13492 SBC Michigan and C.L.Y.K. Inc., d/b/a Affinity Telecom
Application filed March 21, 2005 for approval of third amendment (revise pricing schedule per TELRIC).
- Case No. U-13493 SBC Michigan and Navigator Telecommunications, L.L.C.
Application filed March 24, 2005 for approval of a third amendment to an interconnection agreement (bring pricing schedules into compliance with final order in Case U-13531).
- Case No. U-13541 SBC Michigan and Nexus Communications, Inc.
Application filed February 24, 2005 for approval of a second amendment to an interconnection agreement (revised pricing

schedule incorporating TELRIC costs for UNEs, per Case No. U-13531).

- Case No. U-13541 SBC Michigan and Nexus Communications, Inc.
Application filed March 4, 2005 for approval of a third amendment to an interconnection agreement (loop and transport rate increases and embedded base transition set forth in the FCC's TRRO).
- Case No. U-13541 SBC Michigan and Nexus Communications, Inc.
Application filed March 4, 2005 for approval of a fourth amendment to an interconnection agreement (mass market unbundled local switching rate increases and embedded base transition set forth in the FCC's TRRO).
- Case No. U-13690 SBC Michigan and QuantumShift Communications, Inc.
Application filed February 22, 2005 for approval of a third amendment to an interconnection agreement (revised pricing schedule incorporating TELRIC costs for UNEs, per Case No. U-13531).
- Case No. U-13701 SBC Michigan and Net Express, Inc., d/b/a Advent Telecom
Application filed March 3, 2005 for approval of a second amendment to an interconnection agreement (to bring pricing schedules into compliance with Final Order in Case No. U-13531).
- Case No. U-13728 SBC Michigan and EZ Phone, Inc.
Application filed February 24, 2005 for approval of the fifth amendment (revised pricing schedule per TELRIC).
- Case No. U-13741 SBC Michigan and Broadview Networks, Inc.
Application filed March 2, 2005 for approval of the fourth amendment (revised pricing schedule per TELRIC).
- Case No. U-13788 SBC Michigan and CloseCall America, Inc.
Application filed March 22, 2005 for approval of the fourth amendment (revise pricing schedule per TELRIC).
- Case No. U-13845 SBC Michigan and Metro Teleconnect Companies, Inc.
Application filed March 4, 2005 for approval of a fifth amendment to an interconnection agreement (to bring pricing schedules into compliance with final order in Case No. U-13531).
- Case No. U-13854 SBC Michigan and New Rochelle Telephone Corp.
Application filed March 2, 2005 for approval of a second amendment to an interconnection agreement (bring pricing schedules into compliance with final order in Case U-13531).

- Case No. U-13945 SBC Michigan and T2 Communications, L.L.C.
Application filed March 2, 2005 for approval of a fifth amendment to an interconnection agreement (bring pricing schedules into compliance with final order in Case No. U-13531).
- Case No. U-13954 SBC Michigan and Superior Technologies, Inc., d/b/a Superior Spectrum Communications
Application filed March 4, 2005 for approval of a seventh amendment to an interconnection agreement (to bring pricing schedules into compliance with final order in Case No. U-13531).
- Case No. U-13985 SBC Michigan and Global Connection Inc. of America
Application filed February 22, 2005 for approval of the second amendment (revised pricing schedule per TELRIC).
- Case No. U-14033 SBC Michigan and PNG Telecommunications Inc., d/b/a PowerNet Global Communications
Application filed March 23, 2005 for approval of a sixth amendment to an interconnection agreement (bring pricing schedules into compliance with final order in Case U-13531).
- Case No. U-14044 SBC Michigan and Midwestern Telecommunications, Incorporated
Application filed March 23, 2005 for approval of a second amendment to an interconnection agreement (bring pricing schedules into compliance with final order in Case U-13531).
- Case No. U-14045 SBC Michigan and United Telecom, Inc.
Application filed February 22, 2005 for approval of a third amendment to an interconnection agreement (revised pricing schedule incorporating TELRIC costs for UNEs, per Case No. U-13531).
- Case No. U-14058 SBC Michigan and CAT Communications International, Inc.
Application filed February 22, 2005 for approval of the ninth amendment (revised pricing schedule per TELRIC).
- Case No. U-14065 SBC Michigan and TransWorld Network, Corporation
Application filed March 2, 2005 for approval of a sixth amendment to an interconnection agreement (to bring pricing schedules into compliance with final order in Case No. U-13531).

- Case No. U-14166 SBC Michigan and Neutral Tandem-Michigan, LLC
Application filed February 24, 2005 for approval of an eleventh amendment to an interconnection agreement (revised pricing schedule incorporating TELRIC costs for UNEs, per Case No. U-13531).
- Case No. U-14238 SBC Michigan and Drenthe Telephone Company, d/b/a Drenthe Telephone & Communications
Application filed March 4, 2005 for approval of the fifth amendment (revised pricing schedule per TELRIC).
- Case No. U-14385 CenturyTel Midwest-Michigan, Inc., CenturyTel of Michigan, Inc., CentruyTel of Northern Michigan, Inc., and CenturyTel of Upper Michigan, Inc., and Global Connection Inc. of America
Application filed December 14, 2004 for approval of a resale agreement.
- Case No. U-14393 Chatham Telephone Company, Communication Corporation of Michigan, Island Telephone Company, Shiawassee Telephone Company, and Wolverine Telephone Company, and Nextel West Corp.
Application filed March 8, 2005 for approval of an interconnection agreement.
- Case No. U-14398 SBC Michigan and Norlight Telecommunications, Inc.
Application filed February 24, 2005 for approval of a first amendment to an interconnection agreement (revised pricing schedule incorporating TELRIC costs for UNEs, per Case No. U-13531).
- Case No. U-14412 SBC Michigan and CenturyTel Fiber Company II, LLC, d/b/a LightCorc, a CenturyTel Company
Application filed February 17, 2005 for approval of a first amendment (revised pricing schedule per TELRIC).
- Case No. U-14430 Allendale Telephone Company and Michiana Metronet, Inc., d/b/a Centennial Wireless
Application filed February 11, 2005 for approval of an interconnection and reciprocal compensation agreement (terminating traffic originated on the other party's network).

- Case No. U-14431 Drenthe Telephone Company and Michiana Metronet, Inc., d/b/a Centennial Wireless
Application filed February 11, 2005 for approval of an interconnection and reciprocal compensation agreement (terminating traffic originated on the other party's network).
- Case No. U-14437 SBC Michigan and Ameritech Advanced Data Services of Michigan, Inc.
Application filed February 22, 2005 for approval of an interconnection agreement.
- Case No. U-14441 Frontier Communications of Michigan, Inc., and Global Connection Inc. of America
Application filed February 17, 2005 for approval of a resale agreement.
- Case No. U-14444 Frontier Communications of Michigan, Inc., and ALLTEL Communications, Inc.
Application filed February 22, 2005 for approval of an interconnection agreement.
- Case No. U-14448 The Winn Telephone Company, d/b/a Winn Telecom and Dobson Cellular Systems, Inc.
Application filed February 25, 2005 for approval of an interconnection agreement and reciprocal compensation arrangement for termination of telecommunications traffic that originates on the other party's network.
- Case No. U-14449 SBC and JAS Networks, Inc.
Application filed March 1, 2005 for approval of an interconnection agreement and collocation power amendment.
- Case No. U-14450 Chatham Telephone Company, Communication Corporation of Michigan, Island Telephone Company, Shiawassee Telephone Company, Wolverine Telephone Company, and Michiana Metronet, Inc.
Application filed March 2, 2005 for approval of an interconnection agreement. (This agreement replaces Case No. U-14310, approved October 12, 2004, which misidentified Michiana Metronet as Continental Communications Corporation).
- Case No. U-14457 Frontier Communications of Michigan, Inc., and Cellco Partnership, d/b/a Verizon Wireless, New Par, d/b/a Verizon Wireless and Muskegon Cellular Partnership, d/b/a Verizon Wireless
Application filed March 14, 2005 for approval of an interconnection agreement.

Case No. U-14462

Barry County Telephone and Michiana Metronet, Inc., d/b/a
Centennial Wireless

Application filed March 21, 2005 for approval of an interconnection
agreement.

Section 252 of the federal Telecommunications Act of 1996, 47 USC 252, requires that any interconnection agreement that is adopted by negotiation be submitted to the Commission for approval. 47 USC 252(e) provides in part:

- (2) The State commission may only reject
 - (A) an agreement (or any portion thereof) adopted by negotiation under subsection (a) of this section if it finds that--
 - (i) the agreement (or portion thereof) discriminates against a telecommunications carrier not a party to the agreement; or
 - (ii) the implementation of such agreement or portion is not consistent with the public interest, convenience, and necessity; . . .

- (3) Notwithstanding paragraph (2), but subject to section 253 of this title, nothing in this section shall prohibit a State commission from establishing or enforcing other requirements of State law in its review of an agreement (including requiring compliance with intrastate telecommunications service quality standards or requirements.

47 USC 252(e)(2) and (3).

The Commission concludes, after reviewing the applications, agreements, and amendments, that it should approve the applications. The Commission finds that the agreements and amendments are consistent with federal and state law and are in the public interest. Under 47 USC 252(i) and MCL 484.2359(2), the services provided under the agreements, as amended, must be made available to other telecommunications carriers upon the same terms and conditions.

The Commission FINDS that:

- a. Jurisdiction is pursuant to 1991 PA 179, as amended, MCL 484.2101 *et seq.*; the Communications Act of 1934, as amended by the Telecommunications Act of 1996, 47 USC 151

et seq.; 1969 PA 306, as amended, MCL 24.201 *et seq.*; and the Commission's Rules of Practice and Procedure, as amended, 1999 AC, R 460.17101 *et seq.*

b. The interconnection agreements and amendments listed above should be approved.

THEREFORE, IT IS ORDERED that:

A. The interconnection agreements and amendments listed above are approved.

B. Approval of the interconnection agreements and amendments does not alter the duty of the parties to comply with relevant federal and state law and past and future Commission orders and rules.

The Commission reserves jurisdiction and may issue further orders as necessary.

Any party desiring to appeal this order must do so in the appropriate court within 30 days after issuance and notice of this order, pursuant to MCL 462.26.

MICHIGAN PUBLIC SERVICE COMMISSION

/s/ J. Peter Lark

Chairman

(S E A L)

/s/ Robert B. Nelson

Commissioner

/s/ Laura Chappelle

Commissioner

By its action of March 29, 2005.

/s/ Mary Jo Kunkle

Its Executive Secretary

et seq.; 1969 PA 306, as amended, MCL 24.201 *et seq.*; and the Commission's Rules of Practice and Procedure, as amended, 1999 AC, R 460.17101 *et seq.*

THEREFORE, IT IS ORDERED that:

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- B. Approval of the interconnection agreements and amendments does not alter the duty of the parties to comply with relevant federal and state law and past and future Commission orders and rules.

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MICHIGAN PUBLIC SERVICE COMMISSION

Chairman

Commissioner

Commissioner

By its action of March 29, 2005.

Its Executive Secretary

P R O O F O F S E R V I C E

STATE OF MICHIGAN)

Case No. U-14450

County of Ingham)

Patricia A. Fronta being duly sworn, deposes and says that on March 29th, 2005, A.D. she served a copy of the attached Commission order by first class mail, postage prepaid, or by inter-departmental mail, to the persons as shown on the attached service list.

Patricia Fronta

Subscribed and sworn to before me
this 29th day of March 2005

Notary Public, Ingham, County, Michigan
My Commission expires June 5, 2007

SERVICE LIST FOR DOCKET # U-14450
DATE OF PREPARATION 3/14/05

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