COMMONWEALTHOFKENTUCKY BEFORETHEPUBLICSERVICECOMMISSION

IntheMatterof:

ANINVESTIGATIONINTOTHE)	ADMINISTRATIVE
INTRASTATESWITCHEDACCESSRATES)	CASENO.
OFALLKENTUCKYINCUMBENTAND)	2010-00398
COMPETITIVELOCALEXCHANGE)	
CARRIERS		

GEARHEARTCOMMUNICATIONS'RESPONSESTOAUGUST5,2011DATA REQUESTS

Gearheart Communications Company, Inc. ("Gearheart Communications"), by counsel, and pursuant to the March 10,2011 procedural order (the "Order") entered by the Public Service Commission of the Commonwealth of Kentucky (the "Commission") in thi s matter, hereby responds to the following August 5, 2011 data requests propounded upon it by AT& TWTC/Level 3/PAETEC, ² and Sprint ³

Responsestothesedatarequestsarecontainedinthefollowingsectionsofthisdoc ument, witheachsectionbeingnumberedinaccordancewiththeservedrequests.

- SectionI:August5,2011DataRequestsfromAT&T ;
- SectionII:August5,2011DataRequestsfromTWTC/Level3/PAETEC ;and
- SectionIII:August5,2011DataRequestsfromSprint.

¹BellSouthTelecommunications,Inc.d/b/aAT&TKent LLC,BellSouthLongDistance,Inc.d/b/aAT&TLong ² tw telecom, llc, Level 3 Communications, LLC, and Services(collectively, "TWTC/Level3/PAETEC"). ³SprintCommunicationsCompanyL.P.;SprintSpectru Corp.,Inc.;andNPCR,Inc.,d/b/aNextelPartners.

ucky, AT&TCommunications of the South Central Stat es Distance Service, and TCGOhio (collectively, "AT&T"). U.S. LEC of Tennessee L.L.C. d/b/a PAETEC Business

m,L.P.andSprintCom,Inc.d/b/aSprintPCS;Next elWest

I.

AUGUST5,2011DATAREQUESTSFROMAT&T

AT&T

REQUESTNO.1:

Gregory Hale in his Direct Testimony at page 10 says, "For milesinbetween,thewireless callactually travels overtraditional facilities."

- a. Does the term "miles in between" refer to transport backhaul of traffic from wireless and other technologies? Please explai nindetail what services and facilities are provided to wireless carriers for the wireless calls that travelover traditional wireline facilities.
- b. Are the facilities used for the traffic referenced as between" billed pursuant to a tariff as switched access or s services? If neither, howare they billed? "miles in pecial access

OBJECTION:

Mr. Hale's testimony speaks for itself, and he will be avai lable for cross-examination at the hearing in this matter. In addition, because Mr. Hale's testimony referred to wireless calls, the reference to "wi reless and other technologies" is unduly vague and ambiguous. This question is also misdirected and assumes facts not in evidence in sofar as the RLECs do not transit or otherwise deliver wireless-to-wireless calls. Without waiving these objections, Gearheart Communications states as follows.

RESPONDENT: GregoryHale(Witness)

RESPONSE:

- 1(a): Wireless-to-wireless calls typically travel over wirel ine facilities for that portion of the network between call receipt by a wireless tower and c all delivery by a wireless tower. That is, wireless calls are not typicall y transferred from wireless antenna to wireless antenna without the use of some wireline facil ities. The specific services and facilities used to deliver calls of this nature vary depending on the carriers and network arrangements involved.
- **1(b)**: TheRLECsdonottypicallytransitwireless-to-wirelessc alls.Normallyawireless carrierwouldorderfacilities(DS1's,DS3'sorEthernetcircuits)i ntoacellsiteand itwouldbebilledasspecialaccess.

II.

AUGUST5,2011DATAREQUESTSFROM TWTC/Level3/PAETEC

REQUESTNO.1: State, for calendar years 2009 and ____ 2010 separately, the amount of access

revenueshiftyouwouldhaveexperiencedifyour intrastate terminating switched access rates mirrored your interstate terminating switched

accessrates.

OBJECTION: This request is unduly burden some because the information sought can be

derived from information already provided. Without waiving this

objection, Gear heart Communications states as follows.

RESPONDENT: James Campbell, Chief Financial Officer, Gearheart

Communications, Inc. d/b/aCoalfields Telephone Company

RESPONSE: The underlying data necessary to perform this analysis is conta ined in

previous responses to data requests. See Response to May 2, 2011 TWTC/Level3/PAETECRequests No. 2-3; see also Response to August

5,2011TWTC/Level3/PAETECRequestNo.2,below.

REQUESTNO.2: Provide the number of your **terminating** interstate and intrastate access

minutesfor2009and for2010(separately).

OBJECTION: This request is unduly burden some because the information sought can be

derived from information already provided. Without waiving this

objection, Gear heart Communications states as follows.

RESPONDENT: James Campbell, Chief Financial Officer, Gearheart

Communications, Inc. d/b/aCoalfields Telephone Company

RESPONSE: For 2010 intrastate data, see Response to May 2, 2011 TWTC/Level

3/PAETECRequestNo.4.

2009:2 htrastate;11 erstate

2010:9 nterstate

REQUESTNO.3: State, for calendar years 2009 and ____ 2010 separately, the amount of access

revenue shift you would have experience dif your intrastate and inter state terminating switched access rates mirrored your reciprocal

compensation rates.

OBJECTION: This request is unduly burden some because the information sought can be

derived from information already provided. Without waiving this

objection, Gear heart Communications states as follows.

RESPONDENT: James Campbell, Chief Financial Officer, Gearheart

Communications, Inc. d/b/aCoalfields Telephone Company

RESPONSE: The underlying data necessary to perform this analysis is conta ined in

previous responses to data requests. *See* Response to May 2, 2011 TWTC/Level3/PAETECRequests No.1-2; *see also* Response to May 2,

2011AT&TRequestNo.7.

REQUESTNO.4: Provide the number of your reciprocal compensation minutes for 2009

<u>and</u> for 2010 (separately). This request is for the number of minutes on which you assess reciprocal compensation charges, not the number of

minutesonwhichyoupaidreciprocalcompensation.

OBJECTION: This request is unduly burden some because the information sought can be

derived from information already provided. Without waiving this

objection, Gearheart Communications states as follows.

RESPONDENT: James Campbell, Chief Financial Officer, Gearheart

Communications, Inc. d/b/a Coalfields Telephone Company

RESPONSE: For 2010 data, see Response to May 2, 2011 AT&TRequest No.7.

<u>2009</u>: 7

REQUESTNO.5: Produce all workpapers, calculations, and formulas — in native format

including spreadsheets (Excelpreferred)—for the revenue shift num bers

statedinrequests#1and#3above.

OBJECTION: This request is unduly burden some because the information sought can be

derived from information already provided. Without waiving this

objection, Gearheart Communications states as follows.

RESPONDENT: James Campbell, Chief Financial Officer, Gearheart

Communications, Inc. d/b/a Coalfields Telephone Company

RESPONSE: Notapplicable.

III.

$\begin{array}{c} \textbf{AUGUST5,2011DATAREQUESTS} \\ \underline{\textbf{FROMSPRINT}} \end{array}$

SPRINT

REQUESTNO.1:

At page 8, lines 19-21 of his Direct Testimony, Mr. Staurulakis st "Given the potential shift in cost recovery to end user customers bei considered by the FCC, the RLECs believe that the pace of basic servicedisconnectionwillaccelerate."

ates: ng local

- a. PleaseprovideanyandallstudiesdevelopedbyoronbehalfoftheR LECs, either individually, or collectively, that demonstrate line losses wil lincrease with local rate increases.
- b. If studies exist, did the study(s) consider the impact of the FCC 's plans on broadbandtakerates? Pleasedisclose any and all findings.
- c. If studies exist, did the study(s) consider the impact of the FCC 's plans on broadbandprices? Pleased is close any and all findings.

OBJECTION:

Mr. Staurulakis's testimony speaks for itself, and he will be available for cross-examination at the hearing in this matter. Without waiving this objection, Gearheart Communications states as follows.

RESPONDENT: EmmanuelStaurulakis(Witness)

RESPONSE:

1(a):

NospecificstudiesweredevelopedbyoronbehalfoftheRLECsto demonstrate the increase in line losses associated with local rate increases. Rather, Mr. Staurulakis reached his conclusion regarding acceleration of accessisted on industry comment to proposals referenced in the FCC's Notice of Proposed Rulemaking dated February 9, 2011. In comments filed by State MembersoftheUniversalServiceJointBoardonMay2,2011inr esponsetothe FCC's PublicNotice, the following comments are made on page 117:

"State Members found that the multi-proposal combination of reducing i ntrastate access to interstate, eliminating corporate operations expense and reducing HCL percentages would be particularly significant. Among NECA com panies, a significant share of carriers in 32 States would have to raise rates by at least \$20.00permonth, and in 15 States some rate increases would be at least \$50per month. Debt ratios among NECA companies would degrade to the po int that most companies would experience difficulty in raising capital. Amongmid-sized companies the effects are not as thoroughly analyzed, but they would appear to be of a similar nature, with significant decreases in current rev enueslikelytoleadto rateincreases, impairment of access to capital, or both."

1(b): Seeresponseto1(a),above.

1(c): Seeresponseto1(a),above.

SPRINT

REQUESTNO.2: PleaserefertoMr.Staurulakis'sdiscussion of access linel osses and their

impact of potential KYUSF disbursements on pages 8-9 of his Direct Testimony. Does Mr. Staurulakis assert the RLECs' intrastat e switched

accessrevenueshavenotbeendecliningyearoveryear?

OBJECTION: Mr. Staurulakis's testimony speaks for itself, and he will be available for

cross-examination at the hearing in this matter. Without waiving this

for the

objection, Gearheart Communications states as follows.

RESPONDENT: EmmanuelStaurulakis(Witness)

RESPONSE: No specific trending analysis of the Kentucky RLEC intrastate s witched

access revenues was undertaken by Mr. Staurulakis in preparation

filingofdirecttestimony.

SPRINT

REQUESTNO.3: Referring to Mr. Staurulakis's discussion of carrier of las obligations(COLR)onpage9,lines3-6ofhisDirectTestimony:

- a. DoanyoftheRLECstrackthecostofbeingaCarrierofLast Resort(COLR)in Kentucky?
- b. If so, what was the cost of COLR by year, by RLEC, for the la stthree calendar years (2008, 2009 and 2010)?
- c. If so, please provide a description of how this cost is identifie dand the individual cost components included in the calculation.

<u>OBJECTION:</u> Mr. Staurulakis's testimony speaks for itself, and he will be available for cross-examination at the hearing in this matter. Without waiving this objection, Gearheart Communications states as follows.

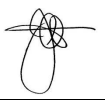
RESPONDENT: EmmanuelStaurulakis(Witness)

RESPONSE:

- The RLECs are not aware of any proceeding initiated by the Kentuc ky Commission to calculate the cost of being a COLR in Kentucky.

 Accordingly, the RLECs do not perform any specific type of cost ana lysis associated with their COLR obligations in Kentucky.
- **3(b)** Seeresponseto3(a),above.
- **3(c)** Seeresponseto3(a), above.

Respectfullysubmitted,



JohnE.Selent EdwardT.Depp

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CounseltotheRLECs

VERIFICATIONPAGETOFOLLOW

CERTIFICATEOFSERVICE

In accordance with Ordering Paragraph No. 5 of the Commission's March 10, 2011 Order, this istocertify that this September 2, 2011 electronic filing is a true and accurate copy of the documents to be filed in paper medium; that the electronic filing has been transmitted to the Commission on September 2, 2011; that an original and one copy of the filing will be delivered to the Commission on September 2, 2011; and that, on September 2, 2011, electronic mail notification of the electronic filing will be provided through the Commission's electronic filing system.

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Counselto the RLECs

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