



T: 614.223.7928 F: 614.223.5955 jk2961@att.com

July 2, 2013

Barcy F. McNeal, Secretary Public Utilities Commission of Ohio 180 East Broad Street, 11th Floor Columbus, Ohio 43215-3793

> Re: **Intrastate Carrier Access Reform**

Case No. 10-2387-TP-COI

Dear Ms. McNeal:

The Federal Communications Commission's November 18, 2011 USF/ICC Transformation Order, FCC 11-161 (WC Docket No. 10-90) requires carriers seeking to obtain recovery through the federal mechanisms established in that Order to make certain certifications to the FCC and to state commissions regarding their eligibility for, and their compliance with the rules applicable to, such recovery. Specifically, 47 C.F.R. §51.915(d)(3) requires Price Cap Carriers to certify annually to the FCC and to relevant state commissions that the carrier is not seeking duplicative recovery in the state jurisdiction for any Eligible Recovery subject to the federal recovery mechanisms.

In compliance with that requirement, AT&T Ohio submits the attached certification concerning its compliance with the FCC requirements. As a Price Cap Carrier, AT&T already has made the required certification to the FCC in a filing dated June 17, 2013.

Thank you for your courtesy and assistance in this matter. Please contact me if you have any questions.

Very truly yours,

/s/ Jon F. Kelly

Attachment

10-2387.ltr.7-2-13.docx

CERTIFICATION

Pursuant to 47 C.F.R. §51.915(d)(3), AT&T, as a Price Cap Carrier, certifies that it is not seeking duplicative recovery in any relevant state jurisdiction for any Eligible Recovery subject to the federal recovery mechanism prescribed in the Federal Communications Commission's November 18, 2011 USF/ICC Transformation Order, FCC 11-161 (WC Docket No. 10-90).

Patrick Doherty

Director, Access Regulatory Affairs

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in

Case No(s). 10-2387-TP-COI

Summary: Correspondence reporting on compliance with the requirements of the FCC's Intercarrier Compensation Order electronically filed by Jon F Kelly on behalf of AT&T Ohio