THE PUBLIC UTILITIES COMMISSION OF OHIO

IN THE MATTER OF THE COMMISSION'S INVESTIGATION INTO INTRASTATE CARRIER ACCESS REFORM PURSUANT TO SUB. S.B. 162.

CASE NO. 10-2387-TP-COI

ENTRY

Entered in the Journal on June 24, 2016

- {¶ 1} By Entry issued on May 4, 2016, the Commission directed that all affected incumbent local exchange companies (ILECs) and competitive local exchange carriers (CLECs) file on or before June 1, 2016, the requisite application related to the next phase of intrastate access rate reductions consistent with the criteria set forth in 47 C.F.R. 51.907, 51.909, and 51.911 for price cap and rate-of-return ILECs and CLECs, respectively.
- {¶ 2} Alternatively, all ILECs and CLECs already in compliance with the criteria set forth in 47 C.F.R. 51.907, 51.909, and 51.911 were directed to file a letter of compliance in this docket on or before June 1, 2016.
- {¶ 3} On June 9, 2016, Arcadia Telephone Company (Arcadia), Continental Telephone Company (Continental), Little Miami Communications Corp. (Little Miami), Oakwood Telephone Company (Oakwood), and Vanlue Telephone Company (Vanlue) each filed a letter stating that it is in compliance with the requirements set forth in 47 C.F.R. 51.909.
- {¶ 4} In conjunction with their respective letters, each company filed a motion requesting that its compliance letter be considered as timely filed. In support of their request, the companies state that no person will be prejudiced by the granting of the motion in light of the fact that the intrastate and interstate terminating switched access rates are in compliance with the applicable section(s) of the C.F.R.

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 \P 5} The motions for the acceptance of the compliance letters as being timely filed are reasonable and should be granted.

- $\{\P 6\}$ It is, therefore,
- \P 7 ORDERED, That the motions requesting that the compliance letters be considered as timely filed be granted. It is, further
- {¶ 8} ORDERED, That a copy of this Entry be served upon Arcadia, Continental, Little Miami, Oakwood, and Vanlue.

THE PUBLIC UTILITIES COMMISSION OF OHIO

/s/ Jay S. Agranoff

By: Jay S. Agranoff
Attorney Examiner

JRJ/dah

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in

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

Summary: Attorney Examiner Entry ordering that the motions requesting that the compliance letters be considered as timely filed be granted; and that this Entry be served upon Arcadia, Continental, Little Miami, Oakwood, and Vanlue. Entry electronically filed by Debra Hight on behalf of Jay S. Agranoff, Attorney Examiner.