September 30, 2015

Ms. Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 12th Street, SW  
Washington, DC 20554

Re:  Telephone Number Portability, et al.  
CC Docket No. 95-116; WC Docket Nos. 09-109 and 07-149

Dear Secretary Dortch:

The North American Portability Management LLC (the “NAPM LLC”), by its attorneys, hereby files a written summary of the NAPM LLC’s status updates to the Federal Communications Commission (“FCC” or “Commission”) regarding the transition from the current local number portability administrator (“LNPA”), Neustar, to the new LNPA, Telcordia d/b/a iconectiv (the “Report”). This Report updates the FCC, the public, and all interested stakeholders regarding transition activities to date in accordance with the requirements of the LNPA Selection Order1 and guidance received from the FCC on Wednesday, June 24, 2015. The NAPM LLC will file written updates of this Report with the FCC at the end of each month, beginning July 31, 2015.

Transition Oversight Plan

On August 31, 2015, the NAPM LLC filed an updated version of the Transition Oversight Plan (“TOP”) that includes a more robust discussion of the NAPM LLC’s plans to ensure broad stakeholder outreach and education. The updated TOP is published on the public portion of the NAPM LLC’s website at www.NAPMLLC.org.

Stakeholder Outreach and Education

As discussed in the August 2015 Report, a Transition Outreach and Education Plan (“TOEP”) was developed and finalized with the oversight of the FCC, and is included as an Exhibit in the amended TOP filed on August 31, 2015. The NAPM LLC is working with the TOM to implement the TOEP.

Transition Oversight Manager

As reported in the Transition Status Report filed on July 31, 2015, the NAPM LLC selected PricewaterhouseCoopers (“PwC”) to fill the role of Transition Oversight Manager (“TOM”) as directed by the FCC their LNPA Selection Order. The NAPM LLC and PwC subsequently executed a Letter of Engagement for TOM Services on August 7, 2015 with services commencing thereafter.

Initial TOM efforts have focused on establishing the transition program in accordance with the TOP, including:

(1) establishing regular program management cadence;

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(2) defining key transition work streams and nomenclature;
(3) establishing overall transition milestones and drafting supporting checkpoints;
(4) deploying secure, web-accessible program management toolset; and
(5) developing the Transition Outreach and Education Plan (TOEP).

The TOM is conducting weekly meetings with the NAPM LLC Transition Subcommittee, iconectiv and Neustar to coordinate activities and communication among the parties. The TOM is scheduling ad hoc focus meetings to resolve specific transitory program topics as required. These working meetings are used to identify, discuss and close tasks (i.e., action items) required to advance the project objectives. The graph below depicts the progress achieved in addressing these action items since September 2, 2015:

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**Negotiations with iconectiv**

As previously reported, the NAPM LLC and iconectiv initiated negotiations for a new Local Number Portability Administrator (“LNPA”) contract on May 21, 2015, and the parties continue to meet regularly, and conduct conference calls between meetings, in order to expedite negotiation of the terms and conditions.

**Negotiations with Neustar**

As explained in the NAPM LLC’s filing with the FCC on June 23, 2015, the NAPM LLC negotiated a statement of work 98 (“SOW 98”) for the cost recovery of the TOM in accordance with the FCC’s written confirmation filed as DA 15-799. Consistent with the terms of SOW 98, the current LNPA, Neustar, will implement billing for the TOM beginning with the October 2015 Service Provider NPAC invoices as reported in the August 2015 Transition Status Report. Additionally, the NAPM LLC intends to begin negotiating with Neustar for a transition services agreement starting in mid-October. The transition services would constitute any additional services above and beyond the standard LNPA services provided by Neustar today that are necessary to facilitate a successful transition to the new LNPA.
Please contact the undersigned if you have any questions or would like any additional information about the issues discussed herein.

Respectfully submitted,

Todd D. Daubert  
*Counsel to the NAPM LLC*