Dear Ms. Dortch:

This is an amendment to the original Petition for Limited Waiver of Section 51.917(b)(7)(iii) for Tularosa Basin Telephone Company, Inc. (the “Company”) SAC 492265 that was filed on June 10, 2013. This amendment provides further information to the original petition and adds Southwest Texas Telephone Company as a petitioner.

Pursuant to Section 1.3 of the rules of the Federal Communications Commission (“FCC” or “Commission”), Tularosa Basin Telephone Company, Inc. (“Tularosa Basin”) SAC 492265 and Southwest Texas Telephone Company, Inc. SAC 442135 (“Southwest Texas”), hereby request a limited waiver of 47 C.F.R. Section 51.917(b)(7)(iii). As demonstrated in the following information, good cause exists for waiver of the 2011 Rate-of-Return Carrier Base Period Revenue (“Base Period Revenue”), specifically the Fiscal Year 2011 net Reciprocal Compensation Revenue. Limited waiver of these rules would allow Tularosa Basin and Southwest Texas to adjust their FY2011 Base Period Revenues so that each company includes the correct amount of Reciprocal Compensation Revenue each company is entitled to receive.

The initial Base Period net reciprocal compensation revenue reported by Tularosa Basin to NECA in July 2012, to file with the FCC, was $36,995. The FCC in July 2012 required NECA to do a re-filing of the CAF ICC data which NECA then filed with the FCC on October 4, 2012. In the process of Tularosa Basin & NECA re-filing this data, the net reciprocal compensation revenue for Tularosa Basin was inadvertently removed by error from its initial FY2011 Base Period Revenue in the Data Request.

Tularosa Basin’s $36,995 of net reciprocal compensation revenue was inadvertently added by error in the initial FY2011 Base Period Revenue in the Data Request for another company, Southwest Texas. Southwest Texas did not have reciprocal compensation revenue or expense for the data collection period. Tularosa Basin and Southwest Texas agree that the Base Period net
reciprocal compensation revenue belongs to Tularosa Basin and should be properly reported as such to the Universal Service Administrative Company (USAC). USAC should correct any support payments for both Tularosa Basin and Southwest Texas to reflect this inadvertent error.

The FCC directed NECA that a waiver of Section 51.917(c) must be filed by any company prior to making corrections to the CAF ICC data. The granting of this waiver will allow NECA to correct both companies’ 2012 access filing of net reciprocal compensation revenue in the FY2011 Base Period Revenue and correct the related support from July 1, 2012 through the following periods that are impacted by this correction.

Please address any correspondence regarding this transmittal to the attention of Roger Baublit at the following address, e-mail, and telephone number:

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