

EMERY TELEPHONE
455 East Highway 29 (P.O. Box 629)
Orangeville, UT 84537-0629

November 22, 2016

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W. – TW-A325
Washington, D.C. 20554

Attention: Wireline Competition Bureau

Re: Corrected Tariff Review Plan and Eligible Recovery Amounts
WC Docket No. 10-90, Order FCC 16-140, released October 20, 2016

Dear Ms. Dortch:

Emery Telephone d/b/a Emery Telcom (“Emery”) (FRN 0001607340), pursuant to the Commission’s October 20, 2016 *Order* granting its petition for waiver of Section 51.917 of the Commission’s Rules,¹ submits corrected Tariff Review Plan (“TRP”) worksheets with respect to its Tariff F.C.C. No. 1, together with its amended Eligible Recovery Amounts and the required certifications.

The subject waiver allows Emery to include \$194,424 of additional intrastate switched access collected billings in the Base Period Revenue (“BPR”) used to calculate Eligible Recovery for its Utah study area (Study Area Code 502278). As a result, Emery’s Eligible Recovery is increased by the following amounts: (a) 2012-13: \$184,703; (b) 2013-14: \$175,468; (c) 2014-15: \$166,694; (d) 2015-16: \$158,360; and (e) 2016-17: \$150,442.

In accordance with the *Order* (including footnote 93), the waiver adjusted Eligible Recovery and CAF-ICC support, as well as the anticipated corrective filings that will be submitted, are as follows:

Year	ERA	Revenue	Recovery (over)/under	ARC	CAF-ICC	Original filed CAF-ICC	Corrective filing notes
12-13	1,115,754	1,564,580	(448,826)	-	-	-	No CAF-ICC support; no corrective filing needed
13-14	1,059,966	1,074,845	(14,878)	-	-	-	No CAF-ICC support; no corrective filing needed
14-15	1,006,968	859,368	147,600	-	147,600	-	Accompanying June '16 revised filing shown as 14-15 true-up
15-16	956,620	733,812*	222,807*	64,420*	158,387*	-	Future June '17 filing will include 15-16 true-up
16-17	908,789	389,182*	519,607*	131,565*	388,042 *	237,600	Accompanying June '16 revised filing estimate increase

*estimated amounts - will be subject to true-up with actual billings and ARC in future TRP filings

¹ *In the Matters of Connect America Fund et al.*, Order, WC Docket No. 10-90 and CC Docket No. 01-92, FCC 16-140, released October 20, 2016 (“*Order*”).

Because 2014-15 is the first year impacted by the waiver, a revision of the June 2016 TRP filing for 2016-17 which includes the true-up of 2014-15 can be used to reflect both the actual impact from the 2014-15 year as well as the change in estimated CAF-ICC support for the 2016-17 year. Emery's original filing for 2015-16 (June 2015 TRP filing) did not project any CAF-ICC support and had only a partial ARC. Emery will true-up the 2014-15 year (with waiver) in the future June 2017 TRP filing.

Emery's originally filed 2016-17 TRP forms estimated CAF-ICC support of \$237,600; the revised filing with the included waiver amounts now show an increase in CAF-ICC support of \$298,042 for a total of \$535,642. The increase of \$298,042 includes the 2014-15 true-up of \$147,600 and a change in the 2016-17 projected CAF-ICC of \$150,442.

The originally filed June 2016 TRP ARC increase for the current year (2016-17) was the maximum allowed by Section 51.917(e)(6)(vi) of the Rules (50¢ residential and single-line business, and \$1 multiple-line business). Therefore, Emery is not submitting ARC rate tariff changes as permitted by Footnote 93 of the *Order* during the three month grace period allowed therein.

Emery has submitted appropriate filing certifications for the accompanying revised June 2016 TRP filing.

This filing is submitted in accordance with the *Order* and contains no revised tariff pages. Therefore, no filing fee is submitted.

Copies of this corrected TRP filing are being submitted this date to the Universal Service Administrative Company ("USAC") and to the Utah Public Service Commission.

Pursuant to paragraph 31 of the *Order*, notice of this corrected TRP filing is being submitted this date in the Commission's Electronic Comment Filing System ("ECFS") and a copy of the same notice is being emailed to Richard Kwiatkowski of the Wireline Competition Bureau.

Personal or facsimile service of petitions under Section 1.773(a)(4) of the Commission's Rules should be directed to Emery's counsel whose facsimile number is (202) 828-5568, whose e-mail address is gjd@bloostonlaw.com and whose service address and name are given below.

Respectfully submitted,
Emery Telephone

/s/ Gerard J. Duffy

Gerard J. Duffy
Its Attorney

Blooston, Mordkofsky, Dickens,
Duffy & Prendergast, LLP
2120 L Street, N.W.
Washington, D.C. 20337
(202) 659-0830