

**CONSOLIDATED COMMUNICATIONS COMPANIES
FCC No. 1, 2, 3, 4, 6, 7, 8 & 9**

September 16, 2021

Transmittal No. 113

Description and Justification

DESCRIPTION

Consolidated Communications Companies (Consolidated Communications) hereby submits its Tariff Review Plan (TRP) revisions to Federal Communications Commission ("FCC") for its Price Cap and Incentive Regulation Companies regulated under Tariff Nos. 1, 2, 3, 4, 6, 7, 8 and 9 with the required supporting documentation. TRPs are filed on behalf of FCC Tariff #3 and #4 even though there are no rate changes associated with the TRP. In addition, the Connect America Fund – Intercarrier (CAF-ICC) forms are also included in this filing as unrecoverable exogenous costs were added to the Eligible Recovery Form. However, these costs were not large enough to produce a change in the Access Recovery Charge.

This filing fulfills the requirements established in Sections 61.41 through 61.51 of the Commission Rules. Exhibit 1 lists the COSAs' associated with each Consolidated Communications company and the associated study area included in this filing.

In addition to the mid-year BDS filing for rate adjustments based on changes in exogenous costs, Consolidated Communications is proposing changes to the Federal Universal Service Fund (FUSF) Factor and associated rates. Consolidated Communications' FCC Tariff No. 7 also proposes FUSF rate changes in compliance with the CALLS Order released in 2000 (*15 FCC Rcd 12,962 (2000)*), the Contribution Order

released in 2002 (*17 FCC Rcd 24,952 (2002)*), and the Waiver Order released in 2003 and modified in 2008 (*18 FCC Rcd 4818 (2003) as modified by Federal-State Joint Board on Universal Service, Order on Reconsideration, CC Docket Nos. 96-45, 98-171, 90-571, 92-237, 99-200, 95-116, 98-170 (rel. Feb. 14, 2008)*).

JUSTIFICATION

The following justification is provided for the proposed rates filed by Consolidated Communications:

A. Demand

Demand data for the BDS regulated special access and Price Cap common line services reflects the period January 1 through December 31, 2020 and is used in the calculations of the *Price Cap Index* (PCIs), *Actual Price Index* (APIs), and *Service Band Index* (SBIs). Pursuant to paragraph 61.42(g) of the Commission's rules, only the demand for services that have not received regulatory relief pursuant to 61.42(f) are included in the appropriate BDS baskets.

Demand data used in the CAF-ICC schedules to determine any change in the Access Recovery Charge (ARC) are for the period of October 2010 through September 2011 as defined in §51.903(e), §51.915(c) and §51.917(b)(7).

B. Compliance with Indices

Consolidated Communications is required to compute the appropriate adjustments to the current indices or CMT for each Price Cap basket. The adjustments to the Indices are set forth in the Tariff Review Plan, form IND-1. The Subscriber Line Charges in FCC #1-4 are set at the current capped levels pursuant to Consolidated's Price Cap Orders¹. PICC and CCL rates continue to be capped at zero for all Consolidated Companies.

¹ See, Orders, Consolidated Communications Petition for Conversion to Price Cap Regulation and for Limited Waiver Relief, DA 08-1026 para 17; Joint Petition of Price Cap Holding Companies for Conversion of Average Schedule Affiliates

C. Exogenous Cost Allocations

Consolidated Communications proposes the following general exogenous cost adjustments: 1) Regulatory Fee, 2) Telecommunications Relay Service (TRS), and 3) North American Number Plan Administration (NANPA). Each of the incremental exogenous costs in this filing is allocated based on Common Line and BDS revenues. Exogenous costs allocated to competitive BDS services are excluded from the TRP. Common Line services are excluded from the TRP for the Incentive Regulation Plan per Section 61.50 of the Commission rules; thus, the exogenous costs allocated to the Common Line services are excluded from the TRP that governs the rates for FCC #6 and #9.

Exhibit 2 shows the incremental exogenous costs calculations and allocations that are included in this filing.

REGULATORY FEE

The calculation of change in regulatory fees to be reflected in the 2021-2022 tariff year is based on the application of the Commission prescribed factor of 0.004 to 499A Interstate Revenues. This factor is set forth in the Notice of Proposed Rulemaking, FCC 21-98, released August 26, 2021.

TELECOMMUNICATIONS RELAY SERVICE

The Telecommunications Relay Service (TRS) fee is based on the annual IPCTS cost recovery factor of 0.00831 to the 499A Total Revenues and the Non-IPCTS cost recovery factor of 0.01331 is applied to the 499A Interstate Revenues per FCC Order DA 21-779, released on June 30, 2021.

NORTH AMERICAN NUMBER PLAN ADMINISTRATION

to Price Cap Regulation and for Limited Waiver Relief (FCC 12-154, WC Docket No. 12-63) para 31; SureWest Telephone Petition for Conversion from Rate of Return to Price Cap Regulation and for Limited Waiver Relief (DA 13-1253, WC Docket No. 13-71) para 19.

Pursuant to Public Notice, DA 21-976, released August 9, 2021, the contribution factor of 0.0000535 is applied Total 499A Revenues to fund the 2020 numbering plan.

D. Rate Detail & Revenue Impact Summary

Included with the filing is a rate detail schedule. This detail shows the current and proposed rates in EXCEL spreadsheet format. In addition to the rate detail schedule, a revenue impact summary is provided to ensure that the rate detail calculations agree with the SUM-1 and the RTE-1. FCC Tariff #9 contains many study areas with four rate bands. For convenience, Exhibit 1 contains a list of the study areas and the band that applies to each study area. Exhibit 5 contains the Revenue Impact Summary.

E. IND-1 Support

Exhibit 6 contains the transmittal numbers associated with the indices established in the IND-1. The calculations to support the current indices in IND-1 are found in the various Transmittal numbers.

F. FUSF Rates

The proposed changes to the FUSF rates are attributed to the change in the FCC prescribed contribution factor between the 3rd quarter and the 4th quarter 2020 from 0.318 to 0.291 per CC Docket No. 96-45 (rel. September 10, 2021). In addition, FCC Tariff No. 7, in compliance with the CALLS, the Contribution Order released in 2002, and the Waiver Order released in 2003 and modified in 2008, as outlined above, has proposed multi-line FUSF rates that are adjusted to reflect updated multi-line demand associated with the multi-line equivalency calculation. Exhibit 3 provides a listing of the proposed FUSF rate changes for FCC Tariff No. 7 and Exhibit 4 provides supporting documentation for the proposed rate changes found in Exhibit 3. FCC Tariff Nos. 1, 2, 3, 4, 6, 7, 8 and 9 applies the new factor to all eligible interstate revenues.

CONCLUSION

Consolidated Communications hereby submits for FCC Tariff No. 1, 2, 3, 4, 6, 7, 8 and 9 the accompanying TRP, proposed rate changes and exhibits consistent with the Commission's regulations for local exchange carriers. The proposed adjustments are supported as just and reasonable.

EXHIBIT INDEX

Consolidated Communications Companies provides the necessary detail to support the calculations of indices, exogenous costs, and rates in various workpapers. The following is the index of such workpapers.

Certification	
2021 Rate Ceiling	
Eligible Recovery	
Tariff Rate Comp	
2021 Summary Eligible Recovery TRP	
Tariff Review Plan	
TRP Rate Detail	
Exhibit 1	Affiliate and COSA Information
Exhibit 2	Exogenous Cost Calculations
Exhibit 2A	Cumulative Exogenous Cost Calculations
Exhibit 3	Proposed FUSF Rate Changes
Exhibit 4	Calculation of the Proposed FUSF Rates
Exhibit 5	Revenue Impact Summary
Exhibit 6	IND-1 Schedule of Transmittal Numbers