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COLLINISSION CLERK

June 23, 2010

Ann Cole Commission Clerk Office of Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850

Re:

Frontier Communications of the South, LLC

Study Area Code: 210318

47 CFR § 54.314

Order No. PSC-05-0824-FOF-TL

Docket No. 010977-TL

Dear Ms. Cole:

This filing includes revision to the original letter filed on April 21, 2010 requesting that the Florida Public Service Commission notify the Federal Universal Fund Administrator and the Federal Communications Commission that Frontier Communications of the South, LLC ("Frontier") is eligible to receive federal high-cost support in accordance with the above-referenced statute, federal rule and docket. An adjustment was made to item no. 4 of the Affidavit.

Frontier respectfully requests that the Commission notify the FCC prior to October 1 of this year that Frontier is eligible to receive federal high-cost support for 2011.

Sincerely,

Deborah Fasciano

Sr. Analyst - Regulatory Compliance

Enclosure

DODUMENT WELLENG DATE

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AFFIDAVIT

STATE OF NEW YORK COUNTY OF MONROE

BEFORE ME, the undersigned authority, appeared Gregg C. Sayre, who deposed and said:

My name is Gregg Sayre. I am Assistant Secretary of Frontier Communications of the South, LLC ("Frontier" or the "Company"). As an officer of the Company, I am authorized to give this affidavit on behalf of the Company. This affidavit is being given to support the Florida Public Service Commission's certification as contemplated in 47 C.F.R. §54.314. Please refer to Docket No. 010977-TL.

Frontier hereby certifies that it will only use the federal high-cost support it receives during 2011 for the provision, maintenance and upgrading of facilities and service for which such support is intended.

1. Frontier Communications of The South currently holds ETC status and is an ILEC offering a ubiquitous network throughout the service area. The FCC has clarified that, for the ETCs that it designates, the "service quality improvements in the five-year plan do not necessarily require additional construction of network facilities." FCC 05-46, ¶ 23. In such situations, the FCC has stated that the ETC Applicant may provide "an explanation of why service improvements in a particular wire center are not needed and how funding will otherwise be used to further the provision of supported services in that area." FCC 05-46, ¶ 23.

Because Frontier Communications of The South has coverage throughout the service area, the company will continue to use USF support to maintain its existing network, rather than to construct additional facilities to expand the coverage area. The company will replace and upgrade facilities and equipment on an "as needed" basis and for this reason, providing projected start and completion dates for projects, and specific geographic locations of such projects, is very difficult.

Frontier has submitted via annual NECA filings, the supporting documentation on network improvements and expenditures in support of our universal service filing and refer to this in lieu of formal network plans.

- 2. Frontier experienced two outages that lasted more than 30 minutes and affected more than ten percent of the end users in its service area.
 - a. Date and Time of Outage August 12, 2009 at 15:15 CT to 17:11 CT (1:20 hours)
 - b. Cause The online Line Switch Controllers (LSC) database became corrupt due to storms in the area.
 - c. Services Affected Dial Tone
 - d. Site Molino-RNS 1
 - e. Steps Taken The online LSC was reloaded to clear the database corruption.
 - f. Customers affected 447
 - a. Date and Time of Outage November 12, 2009 at 3:36 CT to 5:08 CT (1:32 hrs)
 - b. Cause Both Communication Buffer Controller's (CBC) failed.
 - c. Services Affected Dial Tone
 - d. Site Molino RNS & Remotes
 - e. Steps Taken The Maintenance Processor (MP) was manually rebooted causing a reload of the CBC's.
 - f. Customers affected 1,984
- 3. Frontier did not have any requests for service that were unfulfilled in 2009.
- 4. Frontier certifies that for the period from March 1, 2009 through March 1, 2010 Frontier did not receive any complaints. The rate of troubles per 1,000 access lines was 0.00.
- 5. Frontier certifies that the company is complying with applicable service quality standards and consumer protection rules, in accordance with Florida Statutes and the Florida Administrative Code.
- 6. Frontier hereby certifies that it is able to function in emergency situations.
- 7. Frontier is the incumbent LEC in the relevant exchange area and offers a tariffed local flat rate plan.
- 8. Frontier provides equal access to long distance carriers within its service area.

FURTHER AFFIANT SAYETH NOT.

Assistant Secretary

Frontier Communications of the South, LLC

STATE OF NEW YORK COUNTY OF MONROE

	day of June 2010 by Gregg C. Sayre, as Assistant the South, LLC, who is personally known to me or oath.
	NOTARY PUBLIC
	HOLLY M. JAMES Notary Public, State of New York Qualified in Monroe County My Commission Expires Nov. 30,
	Printed Name of Notary
Pers	sonally Known X
Produc	ced Identification
Type of Identifi	ication Produced