



Eric J. Krathwohl Direct: (617) 556-3857

Email: ekrathwohl@richmaylaw.com

November 12, 2010

BY MAIL AND E-FILING

Catrice Williams, Secretary
Department of Telecommunications and Cable
1000 Washington Street, Suite 820
Boston, Massachusetts 02118-6500

Re: D.T.C. 10-2, Petition of Choice One Communications of Massachusetts Inc., Conversent Communications of Massachusetts Inc., CTC Communications Corp. and Lightship Telecom LLC for Exemption from Price Cap on Intrastate Switched Access Rates as Established in D.T.C. 07-9

Dear Ms. Williams:

Enclosed for filing on behalf of Choice One Communications of Massachusetts Inc., Conversent Communications of Massachusetts Inc., CTC Communications Corp. and Lightship Telecom LLC ("OneComm") is OneComm's First Set of Information Requests to Comcast Phone of Massachusetts, Inc.

Sincerely.

Eric J. Kráthwohl

cc: Lindsay DeRoche, Esq., Hearing Officer D.T.C. 10-2 Service List



COMMONWEALTH OF MASSACHUSETTS

DEPARTMENT OF TELECOMMUNICATIONS AND CABLE

Petition of Choice One Communications of Massachusetts)
Inc., Conversent Communications of Massachusetts Inc.,
CTC Communications Corp. and Lightship Telecom LLC)
for Exemption from Price Cap on Intrastate Switched)
Access Rates as Established in D.T.C. 07-9

D.T.C. 10-2

ONE COMMUNICATIONS'

FIRST SET OF INFORMATION REQUESTS TO COMCAST

Pursuant to Commission Rules of Practice and Procedure, One Communications requests that, as defined herein, provide the following information and documents and answer the following questions. Please answer the questions and sub-questions in the order in which they are listed and in sufficient detail to provide a complete and accurate answer to the question. Please identify the person responsible for preparing the answer and the name of the witness in the proceeding who will sponsor the answer.

INSTRUCTIONS

- 1. These Requests for Information call for all information, including information contained in documents, which relates to the subject matter of the requests and which is known or available to Comcast Phone of Massachusetts, Inc. and any affiliates (collectively, "Comcast") or to any individual or entity sponsoring testimony or retained by Comcast to provide information, advice, testimony or other services in connection with this proceeding.
- 2. Where a Request has a number of separate subdivisions or related parts or portions, a complete response is required to each such subdivision, part, or portion. Any objection to a Request should clearly indicate the subdivision, part, or portion of the Request to which it is directed.
- 3. If information requested is not available in the exact form requested, provide such information or documents as are available that best respond to the Request.
- 4. These requests are continuing in nature and require supplemental responses when further or different information with respect to the same is obtained.

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- 5. Each response should be furnished on a separate page, beginning with a restatement of the question. Individual responses of more than one page should be stapled or bound and each page consecutively numbered.
- 6. Each Request for Information to "Please provide all documents..." or similar phrases includes a request to "identify" all such documents. "Identify" means to state the nature of the document, the date on which it was prepared, the subject matter and the titles and the names and positions of each person who participated in the preparation of the document, the addressee and the custodian of the documents. To the extent that a document is self-identifying, it need not be separately identified.
- 7. A "document" shall be defined as "writings, drawings, graphs, charts, photographs, phono-records, and other data compilations from which data can be obtained, or translated, if necessary, by the respondent through detection devices into reasonably usable forms."
- 8. For each document produced or identified in a response which is computer generated, state separately: (a) what types of data, files, or tapes are included in the input and the source thereof; (b) the form of the data which constitutes machine input (e.g., punch cards, tapes); (c) a description of the recording system employed (including descriptions, flow charts, etc.); and (d) the identity of the person who was in charge of the collection of input materials, the processing of input materials, the data bases utilized, and the programming to obtain the output.
- 9. If a Request for Information can be answered in whole or part by reference to the response to another Request served in this proceeding, it is sufficient to so indicate by specifying the other Request by participant and number, by specifying the parts of the other response which are responsive, and by specifying whether the response to the other Request is a full or partial response to the instant Request. If it constitutes a partial response, the balance of the instant Request must be answered.
- 10. If Comcast cannot answer a Request in full, after exercising due diligence to secure the information necessary to do so, state the answer to the extent possible, state why Comcast cannot answer the Request in full, and state what information or knowledge is in Comcast's possession concerning the unanswered portions.
- 11. If, in answering any of these Document and Information requests, Comcast believes that any Request, definition, or instruction applicable thereto is ambiguous, set forth the language you feel is ambiguous and the interpretation you are using responding to the Request.
- 12. If a document requested is no longer in existence, identify the document, and describe in detail the reasons the document in unavailable.

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- 13. A response which does not provide the responsive documents, and requires inspection of documents at any location is not responsive.
- 14. If Comcast refuses to respond to any Document and Information Request by reason of a claim or privilege, or for any other reason, state in writing the type of privilege claimed and the facts and circumstances you rely upon to support the claim of privilege or the reason for refusing to respond. With respect to requests for documents to which Comcast refuses to respond, identify each such document.
- 15. Each request for information includes a request for all documentation which supports the response provided.
- 16. If the response contains attachments with confidential material and the cover sheet with the request is filed separately from the public filing, provide a copy of the cover sheet with the confidential attachment.
- 17. Unless the request specifically provides otherwise, the term Comcast includes all witnesses, representatives, consultants, employees, and legal counsel.
- 18. Please provide each response as it is completed, rather than waiting for completion of the entire set.

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One Communications - CC 1-1. Please provide a list of all documents, reports, analyses and workpapers used, relied-upon or referenced in the development of the Pre-Filed Direct Testimony of Michael Pelcovits.

One Communications - CC 1-2. To the extent any of the documents, reports, analyses and workpapers listed in response to CC 1-1 above are not part of the record in the instant proceeding, please produce a copy of each such document, report, analysis and workpaper in its native (i.e. working) form.

One Communications - CC 1-3. At page 23, line 7, Mr. Pelcovits relies upon a usage figure of 1,000 minutes per month to draw certain conclusions regarding the cost of usage. Please describe the extent to which Mr. Pelcovits believes this figure to be an accurate estimate of monthly usage and for which carrier(s) and describe the range of possible figures separately for ILECs and CLECs. Please also identify and provide all reports, analyses, workpapers and other documents Mr. Pelcovits relied upon to determine the accuracy of that figure.

One Communications - CC 1-4. At page 23, line 7, Mr. Pelcovits relies upon a usage figure of 1,000 minutes per month to draw certain conclusions regarding the cost of usage. Please provide the average minutes of use for Comcast customers in Massachusetts, as well as supporting documentation.

One Communications - CC 1-5.

Please fully describe and document how Mr. Pelcovits determined that "slightly over 70% of the cost of the switch was non-traffic sensitive." (Direct at p.23) Please provide all documents, reports, analyses and workpapers used to derived and/or substantiate that figure.

One Communications - CC 1-6.

Please fully describe and document how Mr. Pelcovits determined that for Massachusetts the non-traffic sensitive share is 74%. Please also identify the (1) applicable time period, (2) carrier(s), (3) switch technologies (Digital, Softswitch, etc) and (4) switch vendors for which this figure was determined to be applicable.

COMMONWEALTH OF MASSACHUSETTS

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CERTIFICATE OF SERVICE

I hereby certify that I have this day served the foregoing document upon all parties of record in this proceeding in accordance with the requirements of 220 CMR 1.05(1) (Department's Rules of Practice and Procedure).

Dated at Boston, Massachusetts this 12th day of November, 2010.

Eric J.Krathwohl

Counsel

Of Counsel for One Communications