



1300 NORTH 17th STREET, 11th FLOOR
ARLINGTON, VIRGINIA 22209

OFFICE: (703) 812-0400
FAX: (703) 812-0486
www.fhhlaw.com
www.commlawblog.com

August 24, 2017

VIA EMAIL AND ECFS

Lisa Griffin, Esq.
Rosemary McEnery, Esq.
A.J. DeLaurentis, Esq.
Market Disputes Resolution Division
Enforcement Bureau
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554

Re: *AT&T Corp. v. Iowa Network Services, Inc.*
FCC Docket No. 17-56
Bureau ID No. EB-17-MD-001

Dear Counsel:

This letter responds to AT&T Corp.'s ("AT&T") correspondence concerning the late production of three spreadsheets by Iowa Network Services, Inc. d/b/a Aureon Network Services ("Aureon"). AT&T requested that the FCC prohibit Aureon from using this material or any other new material in this proceeding, and reserved the right to strike such material from the record. AT&T's brief included new information and new analyses through Mr. Daniel Rhinehart's supplemental declaration. That declaration was 20 pages long, and had AT&T included details of Mr. Rhinehart's analyses in AT&T's brief, it clearly would have been over length. Aureon plans to include, among other things, declarations that analyze issues and rebut assertions by Mr. Rhinehart using new information and analyses developed after the filing of AT&T's brief to respond to Mr. Rhinehart's arguments. Aureon submits that the FCC should not grant AT&T's request as that would be tantamount to precluding Aureon from responding to AT&T's brief.

Should there be any questions with respect to this matter, please feel free to contact the undersigned.

Respectfully submitted,

James U. Troup
Tony S. Lee

August 24, 2017

Page 2

cc: Michael J. Hunseder, Counsel for AT&T
James F. Bendernagel, Jr, Counsel for AT&T
Christopher Killion, FCC
Adam Suppes, FCC
Sandra Gray-Fields, FCC