

March 19, 2015

Ex Parte

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, NW
Washington, DC 20554

Re: *Telephone Number Portability, et al.*, CC Docket No. 95-116, WC Docket Nos.
07-149 & 09-109

Dear Ms. Dortch:

Telcordia Technologies, Inc., d/b/a iconectiv (“Telcordia”), hereby comments with respect to the letters from the National Association of Regulatory Utility Commissioners (“NARUC”) as well as a group of former state public utility commissioners. Telcordia has always envisioned working cooperatively with state public utility commissioners and other state and local governmental stakeholders as it implements its Number Portability Administration Center database and associated systems. That coordination will occur through the North American Numbering Council, which is chaired by and contains state public utility commissioner and state public utility consumer advocate members, through the NARUC, its Telecommunications Committee and Staff Subcommittee, the various regional state public utility commission associations and each individual state commission. At this point in time, this coordination can best be facilitated by permitting this process to be flexible and dynamic, and by not introducing unprecedented procedural steps that could unnecessarily delay a smooth and expeditious transition at a time when there is no reason to believe that there will be problems. It is important to remember that every month of unnecessary delay continues Neustar’s exorbitant charges to carriers and consumers.

Sincerely,



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iconectiv*

cc: Daniel Alvarez
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