



April 1, 2015

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Ms. Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: Rural Call Completion Order, One-Time Letter Notification, WC Docket No. 13-39

Dear Secretary Dortch:

j2 Web Services, Inc. (“j2 Web Services”) hereby provides this one-time letter notification in accordance with the Commission’s rules requiring certain long-distance voice service providers to record, retain, and report data associated with the completion of long-distance calls to rural local exchange carriers.¹ j2 Web Services is a provider of cloud-based unified communications services for businesses under the eVoice® and Onebox® brand names. However, j2 Web Services does not qualify as a “covered provider” under the Commission’s rules because it does not make the initial long-distance call path choice for any of its domestic retail subscriber lines.² As such, j2 Web Services is eligible for the Commission’s exception to the Rural Call Completion Order’s recording, data retention and reporting requirements.³

As required by the Rural Call Completion Order, j2 Web Services identifies [BEGIN CONFIDENTIAL] [REDACTED] [END CONFIDENTIAL] as the long-distance service provider to which j2 Web Services hands off its end user customers’ calls.

¹ *Rural Call Completion*, WC Docket No. 13-39, Report and Order and Notice of Proposed Rulemaking, FCC No. 13-135, 28 FCC Rcd. 16154, at ¶ 67 (Nov. 8, 2013) (“Rural Call Completion Order”); WC Docket No. 13-39, *Wireline Competition Bureau Announces that Certain Long Distance Providers Must Begin Recording the Data Required for Rural Call Completion Reporting*, DA 15-291, Public Notice (rel. March 4, 2015); 47 C.F.R. § 64.2101.

² Rural Call Completion Order, at ¶ 67; 47 C.F.R. § 64.2101 (“The term ‘covered provider’ means a provider of long-distance voice service that makes the initial long-distance call path choice for more than 100,000 domestic retail subscriber lines, counting the total of all business and residential fixed subscriber lines and mobile phones and aggregated over all of the providers’ affiliates.”).

³ Rural Call Completion Order, at ¶ 67.



We are simultaneously providing a copy of this letter to [BEGIN CONFIDENTIAL] [REDACTED] [END CONFIDENTIAL] as required by the Rural Call Completion Order.

This filing by j2 Web Services is intended to also meet the one-time letter filing requirement under the Rural Call Completion Order for its parent companies: (a) j2 Cloud Services, Inc., formerly known as j2 Global Communications, Inc. FRN No. 0017977786, j2 Web Services's direct parent company; and (b) j2 Global, Inc., j2 Web Services's ultimate parent company. To be clear, neither j2 Cloud Services, Inc. nor j2 Global, Inc. provides long distance voice services.

Should you have any questions regarding this matter or need any further information, please contact the undersigned.

Respectfully Submitted,

A handwritten signature in black ink, appearing to read 'Robert Newman'.

Robert Newman
Senior Director of Engineering
6922 Hollywood Blvd. #500
Hollywood, California 90028

[BEGIN CONFIDENTIAL]

[REDACTED]

[END CONFIDENTIAL]