

Law Office of
Richard A. Finnigan
2112 Black Lake Blvd. SW
Olympia, Washington 98512

Richard A. Finnigan
(360) 956-7001
rickfinn@localaccess.com

Candace Shofstall
Legal Assistant
(360) 753-7012
candaces@localaccess.com

April 28, 2016

VIA E-FILING

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street SW
Room TW-A325
Washington, DC 20554

Re: WC Docket No. 10-90 - Comments of Cascade Utilities, Inc., d/b/a Reliance
Connects

Dear Ms. Dortch:

I represent Cascade Utilities, Inc., d/b/a Reliance Connects ("Reliance Connects"). The purpose of this letter is to issue a challenge pursuant to the challenge process established in DA 16-378 issued under WC Docket No. 10-90. This challenge concerns census block 410050242002075 (the "Census Block"). According to the FCC Form 477 data as used for the Alternative Connect America Cost Model (A-CAM), Comcast serves the Census Block as an unsubsidized competitor.

Personnel from Reliance Connects surveyed the area and found no evidence of Comcast service available in the Census Block. The Census Block is completely within Reliance Connect's incumbent local exchange company service area.

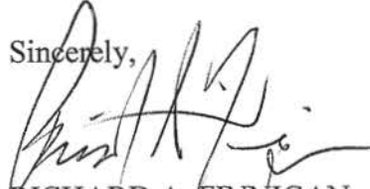
To verify whether service was available, Ms. LeeAnne Pearson, an Engineering Tech for Reliance Connects went to the Comcast web site and entered in an address that she knew was in the Census Block. That address is 33160 SE Regan Hill Road. Comcast's web site came back and said service was not available. Ms. Pearson's Declaration is attached as Exhibit 1 and includes a copy of the screenshot of the Comcast web site page.

Based on this information, the FCC Form 477 data should be amended to reflect that the Census Block is not served by an unsubsidized competitor.

Marlene H. Dortch
April 28, 2016
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Reliance Connects respectfully requests that the final version of the A-CAM be modified to reflect this change for the Census Block.

Sincerely,



RICHARD A. FINNIGAN

RAF/cs
Enclosures

cc: Client (via e-mail)