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LATHAM & WATKINS LLP

May 16, 2016

VIA ECFS

Marlene H. Dortch
Secretary
Federal Communications Commission
445 Twelfth Street, SW
Washington, DC 20554

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Re: Notice of *Ex Parte* Presentation, *Special Access Rates for Price Cap Local Exchange Carriers*, WC Docket No. 05-25

REDACTED – FOR PUBLIC INSPECTION

Dear Ms. Dortch:

Pursuant to the Protective Orders in the above-captioned proceeding,¹ Comcast Corporation (“Comcast”) submits the redacted public version of the attached letter via electronic delivery. Comcast will separately submit a Highly Confidential version of this filing via hand delivery.

Along with its letter, Comcast submits one disc, containing supplemental information.

Please contact the undersigned should you have any questions regarding this matter.

Respectfully submitted,

/s/ Matthew A. Brill

Matthew A. Brill
of LATHAM & WATKINS LLP
Counsel for Comcast Corporation

Attachment

¹ *In the Matter of Special Access Rates for Price Cap Local Exchange Carriers*, Modified Protective Order, WC Docket No. 05-25, DA 10-2075 (rel. Oct. 28, 2010); *In the Matter of Special Access Rates for Price Cap Local Exchange Carriers*, Second Protective Order, WC Docket No. 05-25, DA 10-2419 (rel. Dec. 27, 2010); *In the Matter of Special Access Rates for Price Cap Local Exchange Carriers*, Order and Data Collection Protective Order, WC Docket No. 05-25, DA 14-1424 (rel. Oct. 1, 2014).

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

Re: *Special Access Rates for Price Cap Local Exchange Carriers, WC Docket No. 05-25*

REDACTED – FOR PUBLIC INSPECTION

Dear Ms. Dortch,

In response to questions from Commission staff, I am submitting this letter on behalf of Comcast to provide supplemental information regarding Commission's 2015 special access data collection. As Comcast has previously explained, its submission of "Location" data in response to Section II.A.3 of the data collection was based on a good faith understanding of the Commission's instructions and was consistent with other cable operators' submissions. Nevertheless, Comcast is willing to provide supplemental information regarding business locations that were serviceable via hybrid fiber-coaxial ("HFC") network facilities from its headends that were Metro-Ethernet-enabled as of 2013. To that end, Comcast submits herewith a disc containing a highly confidential list of all business locations that, as of April 2016, were considered serviceable via HFC plant from its headends that were Metro-Ethernet enabled as of 2013.¹ In addition, Comcast will endeavor to provide in the near future a further supplement identifying all business locations that, as of 2013, were serviceable via HFC plant from those Metro-Ethernet-enabled headends.

¹ For this purpose, Comcast considers a business location serviceable when it is located within 500 feet of the HFC network.

LATHAM & WATKINS LLP

Please contact the undersigned if you have any questions regarding this submission.

Sincerely,

/s/ Matthew A. Brill

Matthew A. Brill
of LATHAM & WATKINS LLP
Counsel for Comcast

cc: William Dever
William Layton
Eric Ralph
Deena Shetler

REDACTED – FOR PUBLIC INSPECTION

SUBMISSION OF COMCAST CORPORATION –

WC DOCKET NO. 05-25

ONE DISC CONTAINING SUPPLEMENTAL INFORMATION