

March 19, 2008

Via ECFS

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

Re: Notice of Ex Parte Presentation -WC Docket No. 08-23, *In the Matter of AT&T ILECs Petition for Declaratory Ruling*

On March 19, 2008, Megan Delany, Vice President and Senior Counsel, Federal Government Relations, Charter Communications, Mary McManus, Senior Director, FCC and Regulatory Policy, Comcast Corporation (Comcast), Beth Choroser, Senior Director of Regulatory Compliance, Comcast Cable Communications, Marvel Vigil, Vice President, Exchange Carrier Relations, Cox Communications (attending by phone), Richard Metzger, Lawler, Metzger, Milkman & Keeney, LLC, outside counsel for Comcast, and the undersigned jointly met with Albert Lewis, Christi Shewman, Deena Shetler, William Dever, Lynn Engledow, and Jay Atkinson (attending by phone) of the Wireline Competition Bureau. The parties discussed their concerns with AT&T's request for a declaratory ruling interpreting one of the conditions adopted by the FCC in the AT&T/BellSouth merger. Consistent with their comments in the above-captioned proceeding, the parties explained that bill and keep does not constitute state-specific pricing and that the merger condition was not subject to the limitations contained in the FCC's rules implementing section 252(i) of the Communications Act.

Please contact the undersigned if you have any questions.

Sincerely,



Michael H. Pryor
Counsel for Cox Communications

cc: Albert Lewis (via email)
Christi Shewman (via email)
Deena Shetler (via email)
William Dever (via email)
Lynn Engledow (via email)
Jay Atkinson (via email)

Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C.