



JEFF CLOUD

CHAIRMAN

August 1, 2008

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

Received & Inspected

AUG 26 2008

FCC Mail Room

Re: WC Docket No. 07-139, 07-204, 07-273

Dear Ms. Dortch:

Several carriers have filed petitions for forbearance from all or some FCC ARMIS reporting requirements. I support the efforts of those carriers seeking to eliminate outdated and unnecessary reporting requirements. In fact, I believe that regulations must keep up with the changes in the telecommunications market and, conversely, regulations that serve no useful purpose should be eliminated.

I do not believe that the data produced in these reports – particularly as the reporting requirements are currently constituted – is suitable to any present regulatory purpose. Although it is important to have relevant data in order to develop sound telecommunications policy, making decisions based on information provided only by a small percentage of the existing carriers would likely lead to flawed policy. When data is necessary to make telecommunications policy decisions, it should be collected from all wireline carriers. The Oklahoma Corporation Commission, like I'm sure other state commissions, has the authority to request specific up to date information from any and all carriers operating in Oklahoma.

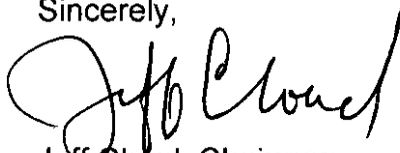
The Commission has before it an opportunity to accomplish two worthy goals at once: (1) reduce competitive distortion by removing a regulatory burden that is not shared by all wireline carriers who compete with each other; and (2) refinement of its data gathering and monitoring process that will ensure the development of a more

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accurate, complete picture of the infrastructure and operations of the carriers who provide competitive services over ever-evolving wireline networks than is presently possible under existing rules. I strongly recommend that the Commission take advantage of this opportunity.

Sincerely,

A handwritten signature in black ink, appearing to read "Jeff Cloud". The signature is written in a cursive, flowing style with a large initial "J".

Jeff Cloud, Chairman
Oklahoma Corporation Commission

JC:lr