



May 6, 2011

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

RE: Notice of Request for Confidential Treatment of Ex parte Data under Protective Order related to response to FCC Data Request in footnote 853 of Notice [FCC 11-13]

Dear Ms. Dortch:

GVNW Consulting, Inc. (GVNW) respectfully requests confidential treatment for the company specific data included in this ex parte filing for Cass Telephone Company in Illinois. GVNW seeks this request for confidentiality pursuant to the September 16, 2010 Protective Order in CC Docket No. 01-92, GN Docket No. 09-51 and WC Docket Nos. 05-337, 07-135, and 10-90 [CC Docket No. 01-92, Protective Order, 25 FCC Rcd 13160 (WCB 2010)]. In accordance with the applicable paragraphs of the above-referenced Protective Order, both non-redacted and redacted versions are filed with this letter. Each page containing sensitive material in the non-redacted filing is marked as "CONFIDENTIAL INFORMATION – SUBJECT TO PROTECTIVE ORDER IN CC DOCKET NO. 01-92, WC DOCKETS NO. 05-337, 07-135, AND 10-90 AND GN DOCKET NO. 09-51 BEFORE THE FEDERAL COMMUNICATIONS COMMISSION." The raw data is included on a CD for review by the FCC staff under the provisions of the Protective Order. We respectfully request that all of the data provided on the CD be treated as confidential indefinitely. Because of the sensitive nature of the data, it would not be appropriate for public disclosure at any time in the foreseeable future.

Each corresponding page of the redacted submission is marked "REDACTED – FOR PUBLIC INSPECTION." The redacted version is also being filed via the Commission's Electronic Comment Filing System.

Please contact me on 503.612.4409 or at jsmith@gvnw.com if you have any questions.

In three recent filings made under Protective Order (April 18, 2011 comments in USF Reform docket (FCC 11-13), Appendix B and C; April 21, 2011 ex parte data for regulated and nonregulated data; and April 28, 2011 FCC data request responses for Harrisonville Telephone Company, Hamilton County Telephone Co-Op, LaHarpe Telephone Company, Madison Telephone Company, and Wabash Telephone Coop., Inc.), we had inadvertently excluded the CD's in the mailing to Ms. Engledow and Mr. King. Those relevant data files are included on the CDs enclosed today. We apologize for the inconvenience.

Respectfully submitted,

Jeffrey H. Smith
Vice-President and Division Manager – Western Region
Chairman of the Board of Directors

Attachments

Copy to Lynne Hewitt Engledow, Pricing Policy Division (two non-redacted copies)
Kevin King, FCC (non-redacted copy)
Kenneth T. Burchett, GVNW (503.612.4408)
Jeff Gough, GVNW (217.862.1936)