



**ETC Annual Reporting Requirements
47 CFR §54.313(a)(2) through (a)(6) and (h)**

June 21, 2012

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

Re: WC Docket No. 10-90
Annual Reporting Requirements for LBH, LLC; 47 CFR §54.313(a)(2) through
(a)(6) and (h)
Study Area Code: 279014

Dear Ms. Dortch:

Pursuant to Sections 54.313(a)(2) through (a)(6) and (h) of the Federal Communications Commission's rules, enclosed are the 2012 annual reports and certifications for LBH, LLC, Study Area Code 279014, which is a state-designated ETC.

Please contact me with any questions at 337-583-2090 or george.mack@camtel.com.

Sincerely,

George J. Mack
President

Encl.

Copies to:

Universal Service Administrative Company
2000 L Street NW, Suite 200
Washington, D.C. 20036

Ms. Eve Kahao Gonzalez, Secretary
Louisiana Public Service Commission
Galvez Building, 12th Floor
602 North Fifth Street
Baton Rouge, LA 70821-9154

ETC Annual Reporting Requirements 47 CFR §54.313(a)(2) through (a)(6) and (h)

Section 1: Certification Required For ALL Recipients of High Cost Support (ILECs and CETCs)

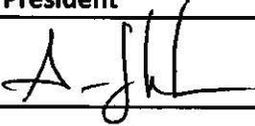
Section 54.313(a)(5)-(6) of the rules of the Federal Communications Commission ("FCC") requires LBH, LLC (the "Company") to be able to make certifications regarding service quality standards and consumer protection rules and the Company's ability to function in emergency situations. The Company makes these certifications below

I, **George J. Mack**, am an officer of **LBH, LLC** and hereby certify:

- That the Company is complying with applicable service quality standards and consumer protection rules.
- That the Company is able to function in emergency situations as set forth in §54.202(a)(2).¹

Name of Officer (Print): George J. Mack

Title: President

Signature: 

Date: 6/21/2012

¹ Section 54.202(a)(2) requires ETCs that are designated by the Commission to "demonstrate its ability to remain functional in emergency situations, including a demonstration that it has a reasonable amount of back-up power to ensure functionality without an external power source, is able to reroute traffic around damaged facilities, and is capable of managing traffic spikes resulting from emergency situations."

ETC Annual Reporting Requirements 47 CFR §54.313(a)(2) through (a)(6) and (h)

Section 2: State-Designated ETC Reporting

In its *Clarification Order*, the FCC required state-designated ETCs that are subject to a state requirement to report to the state some or all of certain information annually, to file a copy of any relevant information with the FCC in 2012.² Specifically, state-designated ETCs must file information concerning outages, unfulfilled requests, and complaints as required in Section 54.313(a)(2)-(4) of the FCC's rules if the state requires ETCs to report some or all of this data.

LBH, LLC is a state-designated CETC located in **Louisiana**. This state commission's rules do not require LBH, LLC to file an annual ETC report containing some or all of the following information: information concerning outages, unfulfilled requests and/or complaints. Accordingly, the Company is not subject to this reporting requirement. However, LBH, LLC is reporting the information below, out of an abundance of caution, that it filed for 2011 with the Louisiana Public Service Commission as a CLEC requirement pursuant to LPSC Regulations for Competition in the Local Telecommunications Market, Section 302(B):

Total number of complaints filed with the Commission and the CLEC: 1

Total number of customer trouble reports: 497*

*This represents total customer trouble reports and is not limited to trouble reports associated with service quality.

Certification of Officer as to the Statements Made Above and Accuracy of Any Data Provided Concerning Outages, Unfulfilled Requests, and/or Complaints

Name of Officer (Print):	<u>George J. Mack</u>
Title:	<u>President</u>
Signature:	<u></u>
Date:	<u>6/21/2012</u>

² *Connect America Fund*, WC Docket No. 10-90, *A National Broadband Plan for Our Future*, GN Docket No. 09-51, *Establishing Just and Reasonable Rates for Local Exchange Carriers*, WC Docket No. 07-135, *High-Cost Universal Service Support*, WC Docket No. 05-337, *Developing an Unified Intercarrier Compensation Regime*, CC Docket No. 01-92, *Federal-State Joint Board on Universal Service*, CC Docket No. 96-45, *Lifeline and Link-Up*, WC Docket No. 03-109, *Universal Service – Mobility Fund*, WT Docket No. 10-208, Order, DA 12-147 (rel. Feb. 3, 2012) ("*Clarification Order*") at para. 10

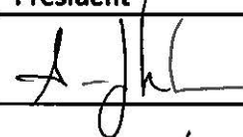
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Section 3: Voice Rate and Line Count Data

Pursuant to Section 54.313(h) of the FCC's rules, all incumbent local exchange carrier recipients of high cost loop support must report all of their rates for residential local service for all portions of their service area, as well as state fees as defined pursuant to Section 54.318(e), to the extent the sum of those rates and fees are below the rate floor as defined in Section 54.318, and the number of lines for each rate specified. Carriers shall report lines and rates in effect as of June 1.

LBH, LLC receives High Cost Support as a CLEC CETC and therefore is not required to report rates for residential local service pursuant to Section 54.318(h).

**Certification of Officer as to the Statements Made Above and Accuracy of Any Data Provided
Concerning the Rate Floor:**

Name of Officer (Print):	<u>George J. Mack</u>
Title:	<u>President</u>
Signature:	<u></u>
Date:	<u>6/21/2012</u>