

REDACTED FOR PUBLIC INSPECTION

July 2, 2012

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

Ms. Karen Majcher
Vice President – High Cost Low Income Division
Universal Service Administrative Company
2000 L Street, NW
Suite 200
Washington, DC 20036

FILED/ACCEPTED

JUL 2 2012

Federal Communications Commission
Office of the Secretary

**Re: Cox Communications, Inc.
WC Docket No. 10-90
2012 Annual Reporting Requirements for High Cost Recipients
Pursuant to 47 C.F.R. 54.313(a)2-(a)(6)**

Dear Ms. Dortch and Ms. Majcher:

Pursuant to the above-referenced rule, the Commission's February 3, 2012 Order (DA12-147) and May 8, 2012 Public Notice (DA-12-729), Cox hereby submits information in satisfaction of its 2012 high-cost reporting requirements. Cox receives federal high-cost funding as a state-designated eligible telecommunications carrier ("ETC") in Georgia, Louisiana and Oklahoma.¹

47 CFR 54.313(a)(2), detailed information on any outage in the prior calendar year: Cox was not required to provide outage information as an ETC in Georgia, Louisiana or Oklahoma.

47 CFR 54.313(a)(3), number of unfulfilled requests from potential customers during the prior calendar year: Cox was required to file information in Georgia only. The confidential report filed with the Georgia Public Service Commission on March 30, 2012 is attached as Exhibit 1 and is filed under seal.

47 CFR 54.313(a)(4), number of complaints per 1,000 connections in the prior calendar year: Cox was not required to provide such information in Georgia, Louisiana or Oklahoma.

¹ Cox Georgia Telcom, L.L.C. (SPIN 143008929, SAC 229011); Cox Louisiana Telcom, L.L.C. (SPIN 143016765, SAC 279011); Cox Oklahoma Telcom, L.L.C. (SPIN 143005575 SAC 439003).

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47 CFR 54.313(a)(5), certification of compliance with service quality and consumer protection rules: Cox was not required to provide such information in Georgia, Louisiana or Oklahoma.

47 CFR 54.313(a)(6), certification of ability to function in emergency situations: Cox was not required to provide such information in Georgia, Louisiana or Oklahoma.

Please feel free to contact me with any questions.

Respectfully submitted,



J.G. Harrington
Counsel to Cox Communications, Inc.

JGH/rkk
Attachment

cc: Georgia Public Service Commission
Louisiana Public Service Commission
Oklahoma Corporation Commission

March 30, 2012

VIA COURIER

Mr. Reece McAlister, Executive Secretary
Georgia Public Service Commission
244 Washington Street SW, Suite 127
Atlanta, GA 30334-5701

RE: **Docket 9039: Report of Cox Georgia Telcom, L.L.C. Concerning Its Designation as an Eligible Telecommunications Carrier (ETC) for the Purpose of Programs that Support Service to Low Income Customers and Provide High Cost Support**

Dear Secretary McAlister:

Enclosed please find the report of Cox Georgia Telcom, L.L.C. ("Cox") which the Commission requested to be filed annually concerning the designation of Cox as an ETC in Georgia, by GPSC Order dated December 19, 2008 in Docket No. 9039.

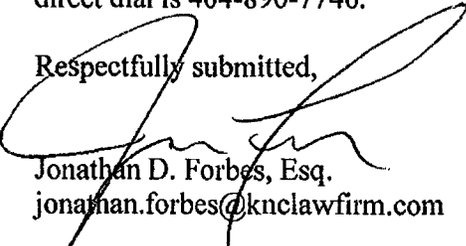
The Commission had requested that Cox report information as follows (the requests have been adjusted below to reflect the years currently reported):

1. A map showing Cox's actual January 2011 service area inclusive of any service area changes. *See Exhibit A attached hereto.*
2. All instances in which Cox refused to provide service to a customer with specified additional information. *See Exhibit B attached hereto.*
3. Actual total federal funds received in 2011 and estimated total funds to be received in 2012. *See Exhibit C attached hereto.*
4. A spreadsheet listing each wire center, the name of the ILEC associated with same, and actual 2011 expenses. *See Exhibit D attached hereto.*

Please note that Cox considers the information in these attached Exhibits to be highly proprietary trade secrets, as the information was considered by the Commission in Cox's original Petition. Therefore, we have followed the Commission's procedures regarding same by including a sealed envelope with the protected information.

Please date-stamp the extra copies of the report and exhibits and return them with the courier. Please do not hesitate to contact me if you have questions or need additional information. My direct dial is 404-890-7746.

Respectfully submitted,


Jonathan D. Forbes, Esq.
jonathan.forbes@knclawfirm.com

Enclosures (4); Exhibits under Seal; CD with electronic filing

cc: Mr. Kenneth Culpepper
Doug Nelson, Esq.
Randy L. New, Esq.

Attachment A

Omitted

Attachment B

Redacted

Attachment C

Omitted

Attachment D

Omitted