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September 27, 2012

By Hand Delivery

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

FILED/ACCEPTED
SEP 27 2012
Federal Communications Commission
Office of the Secretary

**Re: WC Docket No. 12-233
WCB/Pricing No. 12-09
Direct Case of South Central Rural Telephone Cooperative**

Dear Ms. Dortch:

John Staurulakis, Inc. hereby files the attached Direct Case on behalf of South Central Rural Telephone Cooperative pursuant to the Commission's *Order Designating Issues for Investigation*, DA 12-1430, released August 31, 2012 in the above-referenced docket. The Direct Case is filed as confidential under the Commission's Protective Order.¹ Pursuant to the Protective Order, provided are one copy of the confidential version and two copies of the redacted version. The redacted version has also been filed on the Electronic Comment Filing System.

Please direct any questions regarding this filing to the undersigned.

Sincerely,

John Kuykendall
Vice President
301-459-7590
jkuykendall@jsitel.com

Attachment

cc: Robin Cohn, Pricing Policy Division, via email.

No. of Copies rec'd 0+1
List ABCDE

¹ See *In the Matter of Investigation of Certain 2012 Annual Access Tariffs*, WC Docket No. 12-233, WCB/Pricing File No. 12-09, Protective Order, DA 12-1518, rel. Sept. 21, 2012.

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

FILED/ACCEPTED

SEP 27 2012

Federal Communications Commission
Office of the Secretary

In the Matter of)
) WC Docket No. 12-233
Investigation of Certain 2012 Annual)
Access Tariffs) WCB/Pricing No. 12-09
)

**DIRECT CASE OF
SOUTH CENTRAL RURAL TELEPHONE COOPERATIVE**

South Central Rural Telephone Cooperative, (“South Central”) pursuant to the August 31, 2012 Designation Order,¹ hereby files its Direct Case in the above-referenced matter.

I. INTRODUCTION

On June 18, 2012, South Central Rural Telephone Cooperative, (alternatively “South Central” or “Company”), through its consultant John Staurulakis, Inc. (“JSI”) filed under Transmittal No. 165 of the John Staurulakis, Inc. Tariff F.C.C. No. 1 (“JSI Tariff”) revisions in accordance with the Commission’s March 28, 2012 release entitled In the Matter of July 3, 2012 Annual Access Charge Tariff Filings, WCB/Pricing File No. 12-07, Order, DA 12-482 (“June 18th filing”). South Central is an Issuing Carrier of the JSI Tariff.

South Central elected to file an Access Recovery Charge (“ARC”) pursuant to Section 51.917(e), to be effective July 3, 2012, and a Connect America Fund (“CAF”) election pursuant to Section 51.917(f). The Company made the appropriate filing on

¹ Investigation of Certain 2012 Annual Access Tariffs, WC Docket No. 12-233, WCB/Pricing No. 12-09, Order Designating Issues for Investigation, DA 12-1430 (rel. August 31, 2012) (“Designation Order”).

June 18, 2012. On July 2, 2012, the Wireline Competition Bureau released an Order that suspended for one day and set for investigation the ARC rates contained in the 2012 Annual Access Tariff filings of all issuing incumbent local exchange carriers (“ILECs”) that charged an ARC, including those filed on behalf of South Central. Pursuant to the *Designation Order*, South Central hereby submits the required information and demonstrates that in light of the adjustments discussed in this Direct Case, South Central’s ARC rates are just and reasonable.

The financial information presented in this Direct Case as Exhibit 1, the 2012 ROR ILEC Interstate Rates Worksheet and the 2012 ROR ILEC Intrastate Rates Worksheet,² is confidential and is being submitted with this Direct Case in both confidential and redacted versions. This revised financial information will also be filed with USAC as directed by the *Designation Order*.

II. ISSUES DESIGNATED FOR INVESTIGATION

A. Whether LEC has Reasonably Determined the Amount of its Base Period Revenue

1. Fiscal Year 2011 Revenue Determination

A rate-of-return Local Exchange Carrier’s (“LEC’s”) Base Period revenue is made up of three components: 1) its 2011 Interstate Switched Access Revenue Requirement; 2) Fiscal Year 2011 revenues from rate elements included in the definition of Transitional Intrastate Access Service received by March 31, 2012; and 3) Fiscal Year 2011 reciprocal compensation revenues received by March 31, 2012, less Fiscal Year 2011 reciprocal compensation payments made by March 31, 2012 (net reciprocal

² Also referred to as the Tariff Review Plan or financial information.

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compensation revenues). Base Period Revenue also includes revenues from non-recurring charges associated with the switched access services in question.

South Central bills its carrier access bills (“CABs”) on a mid-month cycle. Consequently, intrastate terminating billing usage reflected in the June 18th filing for South Central was based on the time period from September 23, 2010 through September 22, 2011 and not the October 1, 2010 through September 30, 2011 Fiscal Year put forth by the Commission. Although this time period does not align exactly with the October 2010 through September 2011 Fiscal Year noted above, the eight day variance in the time frames has a de minimus impact on the Base Period Revenues included in the June 18th filing. The CABs are used to ensure that the revenues are for services provided during Fiscal Year 2011, eliminate billed revenues not related to services provided such as late fees which are identified separately on the CABs and to make certain that billed revenues were collected by March 31, 2012.

The effort involved in subtracting and adding eight days to South Central’s CABs billed revenues time frame reflected in the June 18th filing in order to match identically with the October 1, 2010 through September 30, 2011 Fiscal Year designated by the Commission, is unwarranted given the minimal impact such an adjustment will have on the Base Period Revenue amount. By way of an example, and to help quantify the impact of such an adjustment, Fairpoint Telephone Companies indicated in a recently filed Amended Transmittal No. 31, Supplement to Description and Justification filing that

such an adjustment using the designated Fiscal Year would result in a less than one percent increase.³

South Central asserts that in light of the fact that there is only a eight day variance between South Central’s intrastate terminating billing usage time frame of September 23, 2010 through September 22, 2011 and the October 2010 through September 2011 Fiscal Year put forth by the Commission, like Fairpoint, the effort and expense associated with making this adjustment to “calendarize” this data is unwarranted when considering the minimal impact this adjustment will likely have on the ultimate ARC computation.

2. Non-recurring charges inclusions and eliminations

South Central does have non-recurring charges associated with the services in question. The trunk activation charges applicable during the Base Period have been included in the Base Period Revenue. Non-recurring charges not related to these services were excluded from the billed revenues used in the June 18th filing and in this Direct Case.

B. Whether LEC has Reasonably Calculated its Required Intrastate Rate Reductions

South Central has followed the appropriate procedure when determining its required intrastate rate reductions for the purposes of the June 18th filing, and for this Direct Case, and is not subject to review of this issue as outlined in the Commission’s *Designation Order*.

³ See the Fairpoint Telephone Companies Amended Transmittal No. 31, Supplement to Description and Justification, filed July 30, 2012. See also In the Matter of *July 3, 2012 Annual Access Tariff Filings*, WCB/Pricing No. 12-07, Order, DA 12-482 (Wireline Comp. Bur., rel. March 28, 2012).

C. Whether LEC has Reasonably Estimated its Projected Interstate and Intrastate Switched Access Demand

LECs were directed to use existing demand estimation methods to project demand for the 2012-2013 tariff period. In calculating the Eligible Recovery, a LEC must also subtract certain projected intrastate and interstate access revenues from its Base Period

Please reference Exhibit 1. As indicated on the 2012 ROR ILEC Interstate Rates Worksheet, the LSS amount reflected in cell F-7 is [REDACTED] and the projected annual percentage rate of demand change reflected in the calculation of the amount in cell F-10 is -11.26 percent. As indicated on the 2012 ROR ILEC Intrastate Rates Worksheet, the projected annual percentage rate of demand change reflected in the calculation of the amount in cell G-9 is -13.54 percent. This review indicated that South Central's initial projected interstate and/or intrastate demand loss exceeded an annualized rate of fifteen percent. Accordingly, South Central did not fall within the safe harbor and is re-filing with the Commission in conjunction with this Direct Case, a revised 2012 ROR ILEC Interstate Rates Worksheet and a revised 2012 ROR ILEC Intrastate Rates Worksheet in order to reflect a demand loss annualized rate of fifteen percent for the applicable time period.

D. Whether NECA's Allocation of Projected Pool Interstate Switched Access Revenues Based on Projected Switched Access Billed Revenues was Reasonable

Not applicable to South Central Rural Telephone Cooperative.

E. Whether the Suspended Access Recovery Charge Rates are Just and Reasonable and, if not, the Process for Requiring Refunds

Please reference Exhibit 2 which is a Table reflecting South Central's filed ARC rates and the ARC rates supported by this Direct Case. In this Direct Case, South Central reaffirms the ARC rates that were established in the June 18th filing and asserts that the ARC rates established in the June 18th filing were just and reasonable. South Central is also filing Exhibit 3 with this Direct Case, which is the completed Tariff Review Plan showing the calculation of its ARC rates. In light of the fact that no changes are being proposed to the ARC rates calculations, this Tariff Review Plan will not be re-filed and South Central will not be filing revised ARC rates with the Commission in conjunction with this Direct Case.

III. CONCLUSION

South Central presents this Direct Case in compliance with the aforementioned August 31, 2012 *Designation Order*. South Central has reasonably determined the amount of its Base Period Revenue, reasonably calculated its required intrastate rate reductions, and reasonably estimated its projected interstate and intrastate switched access demand.

Accordingly, and in light of the adjustments described in this Direct Case, South Central's suspended ARC rates are just and reasonable and are reaffirmed by this Direct Case.

Respectfully submitted,

September 27, 2012

South Central Rural Telephone Cooperative

/s/ David Davis

David Davis
General Manager/COO
P.O. Box 159
Glasgow, KY 42142

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EXHIBIT 1

- 2012 ROR ILEC Interstate Rates Worksheet
- 2012 ROR ILEC Intrastate Rates Worksheet

	A	B	C	D	E	F	G	H	
1	Filing Date: June 18, 2012								
2	Filing Entity: South Central Rural Telephone Cooperative Corporation, Inc.								
3	Transmittal Number: JSI Transmittal 165								
4	COSA: 0418AN12								
5									
6									
7	Most Recently Filed Interstate Switched Access Revenue Requirement					Input			
8	TY 2012-2013 Baseline Adjustment Factor (BAF)						0.95		
9	BAF X Most Recently Filed Interstate Switched Access Revenue Requirement					F7*F8			
10	Total TY 2012-2013 Expected Maximum Interstate Revenue					Sum of Col. H			
11	TY 2012-2013 Interstate Eligible Recovery					F9-F10			
12									
13									
14	Interstate Tariff Section	USOC	Interstate Switched Access Rate Element	Unit of Demand (e.g., MOU or DS1)	12/29/11 Interstate Rate	7/1/2012 Proposed Rate			
15	Input	Input	Input (Note 1)	Input	Input	Input			
16			** LOCAL SWITCHING **						
17			Local Switching	MOU	0.001992				
18									
19									
20									
21									
22			** INFORMATION **						
23			Information Surcharge (per 100 MOU)	MOU	0.015664				
24									
25									
26									
27									
28			** TANDEM-SWITCHED TRANSPORT AND TANDEM **						
29			Tandem Switched Facility	MOU per Mile		0.000809			
30			Tandem Switched Termination	MOU per Term		0.000212			
31									
32									
33									
34			** SIGNALING FOR TANDEM SWITCHING **						
35									
36									
37									
38									
39									
40			** DIRECT-TRUNKED TRANSPORT **						
41			Direct Trunked Facility	DS1's per Mile		5.33			
42			Direct Trunked Termination	DS1's per Term		26.32			
43									
44									
45									
46			** DEDICATED SIGNALING TRANSPORT **						
47									
48									
49									
50									
51									
52			** ENTRANCE FACILITIES **						
53			Entrance Facility	DS1's		17.2			
54									
55									
56									
57									
58			** LINE INFORMATION DATABASE **						
59			800 Database Query - Basic	Message	0.00345	0.00345			
60			801 Database Query - Vertical	Message	0.00383	0.00383			
61									
62									
63									
64			** BILLING NAME AND ADDRESS **						
65									
66									
67									
68									
69									
70									
71	Total TY 2012-2013 Expected Maximum Interstate Revenue (Sum of Col. H)								
72									
73									
74	Note 1: Enter one rate element per line under the relevant category. Insert rows as necessary.								

	A	B	C	D	E	F	G	H	I	J	K	L	M	N	O	P	Q	R	S
1	Filing Date: June 18, 2012																		
2	Filing Entity: South Central Rural Telephone Cooperative Corporation, Inc.																		
3	Transmittal Number: JSI Transmittal 165																		
4	COSA: 0418AN12																		
5																			
6																			
7	Total FY 2011 Actual Revenue for Transitional Intrastate Access Service Rate Elements													Sum of Col. O					
8	95% of Total FY 2011 Actual Revenue for Transitional Intrastate Access Service Rate Elements													Sum of Col. P					
9	Total TY 2012-2013 Expected Maximum Transitional Intrastate Access Service Revenue													Sum of Col. R					
10	Total TY 2012-2013 Intrastate Eligible Recovery													Sum of Col. S					
11																			
12																			
13	Intrastate Tariff Section	Interstate Tariff Section	USOC	Intrastate and Interstate Switched Access Rate Elements for Transitional Intrastate Access Service Categories	Unit of Demand (e.g., MOU or DS1)	12/29/2011 Intrastate Rate	12/29/2011 Interstate Rate												
14	Input	Input	Input	Input (Note 1)	Input	Input	Input												
15	** TERMINATING END OFFICE ACCESS SERVICE **																		
16	<u>Terminating Carrier Common Line</u>																		
17				CCL/NTSR	MOU	0.093007	0												
18																			
19																			
20																			
21																			
22	<u>Terminating Local Switching</u>																		
23	17 2 3(A)	17 2 3(A)		Local Switching	MOU	0.021178	0.001992												
24																			
25																			
26																			
27																			
28	<u>Terminating Other (e.g., Information surcharges, Transport or Residual Interconnection Charges)</u>																		
29	17 2 3(B)	17 2 3(B)		Information Surcharge (per 100 MOU)	MOU	0.0161	0.015664												
30	17 2 2			Transport Interconnection Charge (TIC)	MOU	0.012515	0												
31	17 2 3(C)			Transitional Rate	MOU	0	0												
32																			
33																			
34	** TERMINATING TANDEM-SWITCHED TRANSPORT ACCESS SERVICE **																		
35	<u>Terminating Tandem-Switched Common Transport</u>																		
36	17 2 2	17 2 2		Tandem Switched Facility	MOU per Mile	0.000189	0.000809												
37	17 2 2	17 2 2		Tandem Switched Termination	MOU per Term	0.000933	0.000212												
38																			
39																			
40																			
41	<u>Terminating Tandem Switching</u>																		
42	17 2 2	17 2 2		Tandem Switching	MOU	0.003507	0												
43																			
44																			
45																			
46																			
47	** ORIGINATING AND TERMINATING DEDICATED TRANSPORT ACCESS SERVICE **																		
48	<u>Originating and Terminating Entrance Facilities</u>																		
49	17 2 2	17 2 2		Entrance Facility	DS1's	176.82	17.2												
50																			
51																			
52																			
53	<u>Originating and Terminating Tandem-Switched Dedicated Transport</u>																		
54																			
55																			
56																			
57																			
58																			
59	<u>Originating and Terminating Direct-Trunked Transport</u>																		
60																			
61	17 2 2	17 2 2		Direct Trunked Facility	DS1's per Mile	19.14	5.33												
62	17 2 2	17 2 2		Direct Trunked Termination	DS1's per Term	94.38	26.32												
63																			
64																			
65																			
66																			
67	Total																		
68																			
69																			
70	Note 1. Enter one rate element per line under the relevant category. Insert rows as necessary.																		

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EXHIBIT 2

Initial ARC Rate and Direct Case ARC Rate Comparison Table

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SOUTH CENTRAL RURAL TELEPHONE COOPERATIVE

Exhibit 2

Initial ARC Rate and Direct Case ARC Rate Comparison Table

	Initial ARC Rate	Direct Case ARC Rate
Primary Residential or Single Line Business End User Common Line Charge	\$0.50	\$0.50
Multi-Line Business End User Common Line Charge	\$1.00	\$1.00

Excludes Lifeline Customers

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EXHIBIT 3

Tariff Review Plan

Calculation of ARC Rates

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Filing Date (enter w/leading '): June 18, 2012

Holding Company:

Filing Name: South Central Rural Telephone Cooperative Corporation, Inc.

ARCCTRP-CAF-1

Study Area	EXCHANGES	Rate Ceiling Component Charges Calculation (51.915(b)(11))										MULTI-LINE BUSINESS
		RESIDENCE / NP / BRI / SLB (excluding Lifeline)										
		Mandatory					Total Rate					
		Stand-alone	Mandatory	Zone	State		State	Federal	Ceiling		Federal	
		R1 rate	EAS	Charges	SLC	E911	TRS	USF	SLC	Comp. Chgs	SLC-MLB	
260418	Canmer	\$ 16.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 26.24	\$ 9.20	
260418	Canmer EAS Plan	\$ 19.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 29.24	\$ 9.20	
260418	Cave City	\$ 17.55	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 26.84	\$ 9.20	
260418	Cave City EAS Plan	\$ 19.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 29.24	\$ 9.20	
260418	Center	\$ 16.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 26.24	\$ 9.20	
260418	Center EAS Plan	\$ 19.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 29.24	\$ 9.20	
260418	Edmonton	\$ 17.25	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 26.54	\$ 9.20	
260418	Edmonton EAS Plan	\$ 19.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 29.24	\$ 9.20	
260418	Fountain Run	\$ 17.25	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 26.54	\$ 9.20	
260418	Fountain Run EAS Plan	\$ 19.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 29.24	\$ 9.20	
260418	Gamaliel	\$ 17.25	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 26.54	\$ 9.20	
260418	Gamaliel EAS Plan	\$ 19.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 29.24	\$ 9.20	
260418	Glasgow	\$ 17.55	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 26.84	\$ 9.20	
260418	Glasgow EAS Plan	\$ 19.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 29.24	\$ 9.20	
260418	Hiseville	\$ 17.25	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 26.54	\$ 9.20	
260418	Hiseville EAS Plan	\$ 19.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 29.24	\$ 9.20	
260418	Horse Cave	\$ 16.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 26.24	\$ 9.20	
260418	Horse Cave EAS Plan	\$ 19.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 29.24	\$ 9.20	
260418	Lucas	\$ 17.55	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 26.84	\$ 9.20	
260418	Lucas EAS Plan	\$ 19.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 29.24	\$ 9.20	
260418	Magnolia	\$ 16.65	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 25.94	\$ 9.20	
260418	Magnolia EAS Plan	\$ 19.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 29.24	\$ 9.20	
260418	Munfordville	\$ 16.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 26.24	\$ 9.20	
260418	Munfordville EAS Plan	\$ 19.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 29.24	\$ 9.20	
260418	Summer Shade	\$ 17.25	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 26.54	\$ 9.20	
260418	Summer Shade EAS Plan	\$ 19.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 29.24	\$ 9.20	
260418	Temple Hill	\$ 17.25	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 26.54	\$ 9.20	
260418	Temple Hill EAS Plan	\$ 19.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 29.24	\$ 9.20	
260418	Bonnieville	\$ 16.65	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 25.94	\$ 9.20	
260418	Bonnieville EAS Plan	\$ 19.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 29.24	\$ 9.20	
260418	Buffalo	\$ 16.65	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 25.94	\$ 9.20	
260418	Buffalo EAS Plan	\$ 19.95	\$ -	\$ -	\$ -	\$ 2.75	\$ 0.04	\$ -	\$ 6.50	\$ 29.24	\$ 9.20	

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Filing Date (enter w/leading '): June 18, 2012

ARCCTRP-CAF-2

Holding Company:

Filing Name: South Central Rural Telephone Cooperative Corporation, Inc.

Eligible Revenue - Current Yr Recovery	\$ 2,154,911
Maximum Imputed ARC Revenue	
Tariffed ARC Revenue	
Expected CAF ICC Support	\$ 2,002,283

Eligible Revenue - Current Yr Recovery	
Tariffed ARC Revenue + Expected CAF ICC Support	

Residential Rate Ceiling (51 915(b)(12))	\$ 30 00
Maximum MLB SLC+ARC (51 915(e)(5)(iv))	\$ 12 20
Max ARC for current year Res/SLB	\$ 0 50
Max ARC for current year MLB	\$ 1 00

Totals

Exchange/RG	RESIDENCE / NP / BRI / SLB (excluding Lifeline)					MULTI-LINE BUSINESS				
	Residential Total Rate Ceiling Chgs	RES/NP/BRI Current Year		SLB	MLB Federal SLC	MLB Curr Yr	NonCentrex	Centrex		
		Maximum ARC Rate	Tariffed ARC Rate	Tariffed ARC Rate		Maximum ARC Rate	Tariffed ARC Rate	Tariffed ARC Rate		
Canmer	\$ 26 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Canmer EAS Plan	\$ 29 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Cave City	\$ 26 84	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Cave City EAS Plan	\$ 29 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Center	\$ 26 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Center EAS Plan	\$ 29 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Edmonton	\$ 26 54	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Edmonton EAS Plan	\$ 29 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Fountain Run	\$ 26 54	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Fountain Run EAS Plan	\$ 29 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Gamaliel	\$ 26 54	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Gamaliel EAS Plan	\$ 29 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Glasgow	\$ 26 84	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Glasgow EAS Plan	\$ 29 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Hiseville	\$ 26 54	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Hiseville EAS Plan	\$ 29 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Horse Cave	\$ 26 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Horse Cave EAS Plan	\$ 29 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Lucas	\$ 26 84	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Lucas EAS Plan	\$ 29 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Magnolia	\$ 25 94	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Magnolia EAS Plan	\$ 29 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Munfordville	\$ 26 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Munfordville EAS Plan	\$ 29 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Summer Shade	\$ 26 54	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Summer Shade EAS Plan	\$ 29 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Temple Hill	\$ 26 54	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Temple Hill EAS Plan	\$ 29 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Bonnieville	\$ 25 94	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Bonnieville EAS Plan	\$ 29 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Buffalo	\$ 25 94	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		
Buffalo EAS Plan	\$ 29 24	\$ 0 50	\$ 0 50	\$ 0 50	\$ 9 20	\$ 1 00	\$ 1 00	\$ 1 00		

**Certification of Officer
to Authorize an Agent to File Data on Behalf of Reporting Carrier**

I certify that (Name of Agent) John Staurulakis, Inc. (JSI) is authorized to submit information reported on behalf of the reporting carrier. I also certify that I am an officer of the reporting carrier; my responsibilities include ensuring the accuracy of the data provided to the Authorized Agent; and, to the best of my knowledge, the actual data provided to the Authorized Agent are accurate.

Name of Authorized Agent	John Staurulakis, Inc. (JSI)		
Name of Reporting Carrier	* South Central Rural Telephone Corp. Corp. Inc.		
Signature of Authorized Officer		Date	9/21/12
Printed name of Authorized Officer	David Davis		
Title or position of Authorized Officer	General Manager		
Telephone number of Authorized Officer.	(290) 678 2111 ext. _____		
Study Area Code of Reporting Carrier	260418		Filing Due Date for this form (mm/dd/yyyy) 09/27/2012

Persons willfully making false statements on this form can be punished by fine or forfeiture under the Communications Act of 1934, 47 U.S.C. §§ 502, 503(b), or fine or imprisonment under Title 18 of the United States Code, 18 U.S.C. § 1001.

Certification of Officer as to the Accuracy of the CAF ICC Data Reported

I certify that I am an officer of the reporting carrier; my responsibilities include ensuring the accuracy of the actual data reported; and, to the best of my knowledge, the information reported on this form is accurate.

Name of Reporting Carrier		* South Central Rural Telephone Coop. Corp.-Inc.	
Signature of Authorized Officer		Date 9/21/12	
Printed name of Authorized Officer		David Davis	
Title or position of Authorized Officer		General Manager	
Telephone number or Authorized Officer.		(270) 678 2111 ext. _____	
Study Area Code of Reporting Carrier	266418	Filing Due Date for this form (mm/dd/yyyy)	09/27/2012

Persons willfully making false statements on this form can be punished by fine or forfeiture under the Communications Act of 1934, 47 U.S.C. §§ 502, 503(b), or fine or imprisonment under Title 18 of the United States Code, 18 U.S.C. § 1001.

Certification of Officer for Rate-of-Return Carrier Eligibility for CAF/ICC Recovery

I certify that I am an officer of the reporting carrier and that, to the best of my knowledge, the reporting carrier on this form certifies that it has complied with Eligible Recovery §51.917(d) and Access Recovery Charge §51.917(e) and is eligible to receive the CAF ICC support requested pursuant to §51.917(f).

Name of Reporting Carrier		* South Central Rural Telephone Corp. Corp Inc	
Signature of Authorized Officer		Date 9/21/12	
Printed name of Authorized Officer		David Davis	
Title or position of Authorized Officer		General Manager	
Telephone number of Authorized Officer.		(270) 678 2111 ext. _____	
Study Area Code of Reporting Carrier	266418	Filing Due Date for this form (mm/dd/yyyy)	09/27/2012

Persons willfully making false statements on this form can be punished by fine or forfeiture under the Communications Act of 1934, 47 U.S.C. §§ 502, 503(b), or fine or imprisonment under Title 18 of the United States Code, 18 U.S.C. § 1001.

Certification of Officer for Rate-of-Return Carrier Not Seeking Duplicative Recovery

I certify that I am an officer of the reporting carrier and that, to the best of my knowledge, the reporting carrier is not seeking duplicative recovery in the state jurisdiction for any Eligible Recovery subject to the recovery mechanism as per §51.917(d)(vii).

Name of Reporting Carrier		* South Central Rural Telephone Coop Corp Inc.	
Signature of Authorized Officer		Date	
		9/21/12	
Printed name of Authorized Officer		David Davis	
Title or position of Authorized Officer		General Manager	
Telephone number of Authorized Officer.		(270) 678 2111 ext. _____	
Study Area Code of Reporting Carrier	260418	Filing Due Date for this form (mm/dd/yyyy)	09/27/2012

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