

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, DC**

)
In the Matter of)
)
Request for Review by)
Cablevision Systems Corporation)
of Decision of Universal Service)
Administrator)
_____)

WC Docket No. 06-122

DECLARATION OF MICHAEL GORMAN

1. My name is Michael Gorman. I am over eighteen years of age and am competent to testify to the matters herein. I make all statements in this declaration based upon my personal knowledge and my review of records maintained in the ordinary course of business. All facts stated herein are true and correct to the best of my knowledge.

2. I am Vice President-Law, Cable & Communications, Telecommunications and Technology, with Cablevision Systems Corporation (“Cablevision”), 1111 Stewart Avenue, Bethpage, New York 11714. I have been employed by Cablevision since April 1999 and have served in my current position since January 2013. Among other responsibilities, I oversee claims made against Cablevision.

3. Cleveland PCS, LLC (“Cleveland PCS”), formed in November 2000, was a regional broadband personal communications services company that principally provided Commercial Mobile Radio Services to customers in Ohio. Cleveland PCS was wholly owned by Northcoast Communications, LLC. The majority (50.1%) of Northcoast Communications, LLC was owned by Northcoast PCS, LLC, a separate entity with no formal or corporate relationship to Cablevision. The remaining minority (49.9%) ownership interest was held by Cablevision PCS Investment, Inc.

4. The directors of Cleveland PCS were not directors or employees of any Cablevision entities. A Cablevision entity employee acted as one of three directors for Cleveland PCS' parent company, Northcoast Communications. Cablevision and Cleveland PCS operated from separate offices in different states, Cablevision did not maintain any operational records regarding Cleveland PCS' business, and Cablevision had no operational control over Cleveland PCS.

5. In 2004, Cleveland PCS sold the assets related to its broadband PCS business, including its PCS license and customers, to Cleveland Unlimited, Inc. ("Cleveland Unlimited"), immediately after which Cleveland PCS effectively ceased operations. Cleveland PCS was formally dissolved in 2008 and filed a Certificate of Dissolution with the Ohio Secretary of State on April 21, 2008.

6. Cablevision has no record of receiving any correspondence from USAC regarding the Form 499-A filed by Cleveland PCS in April 2004 prior to the invoice forwarded by USAC in October 2013. Cablevision was not a party to any communications between USAC and Cleveland Unlimited in relation to Cleveland PCS and was not aware of those communications until April 2013, when Cleveland Unlimited advised Cablevision of USAC invoices sent to Cleveland PCS at Cleveland Unlimited's address.

I declare under penalty of perjury of the laws of the United States of America that the foregoing statements are true and correct.

Executed this 16th day of May, 2014, in Bethpage, New York.


Michael Gorman