Before the

Federal Communications Commission

**Washington, D.C. 20554**

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| In the Matter of  Central Telecom Long Distance, Inc.  Complaints Regarding  Unauthorized Change of  Subscriber’s Telecommunications Carrier | | **)**  **)**  **)**  **)**  **)**  **)**  **)**  )  )  )  )  )  )  )  ) | | Complaint Nos. 10-S0297959  11-S003102  11-S3134322  12-S003314  12-S003504  12-S3378167  12-S003531  12-S344733  13-S003589  13-S3575259  13-S3671053  13-S003549  13-S3625246 |
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**ORDER ON RECONSIDERATION**

**Adopted: March 29, 2019 Released: April 1, 2019**

By the Deputy Chief, Consumer and Governmental Affairs Bureau:

# INTRODUCTION

1. In this Order on Reconsideration, we address six petitions (collectively, Petitions) filed by Central Telecom Long Distance, Inc. (Central) asking us to reconsider thirteen Consumer Policy Division (Division) orders finding that Central changed consumers’ telecommunications service providers without proper authorization verified in accordance with the Commission’s carrier change rules.[[1]](#footnote-3) On reconsideration, we affirm that Central’s actions violated the Commission’s rules and deny the Petitions.[[2]](#footnote-4)

# BACKGROUND

1. Section 258 of the Communications Act of 1934, as amended (the Act), prohibits the practice of “slamming,” the submission or execution of an unauthorized change in a subscriber’s selection of a provider of telephone exchange service or telephone toll service.[[3]](#footnote-5) The Commission’s implementing rules require, among other things, that a carrier receive individual subscriber consent and follow specific verification procedures before a carrier change may occur.[[4]](#footnote-6) Specifically, a carrier must: (1) obtain the subscriber’s written or electronically signed authorization in a format that meets the requirements of Section 64.1130; (2) obtain confirmation from the subscriber via a toll-free number provided exclusively for the purpose of confirming orders electronically; or (3) utilize an appropriately qualified independent third party to verify the subscriber's order.[[5]](#footnote-7) If the carrier uses an independent third party to verify the subscriber’s consent, the rules require, among other things, that the verifier elicit confirmation that “the person on the [verification] call is authorized to make the carrier change.”[[6]](#footnote-8)
2. In 2008, the Commission adopted the *Fourth Report and Order,* which, among other things, amended the third-party verification rules.[[7]](#footnote-9) There, the Commission required that “any description of the carrier change transaction . . . not be misleading” and emphasized that third-party verifiers must “convey explicitly that consumers will have authorized a carrier change, and not, for instance, an upgrade in existing service [or a] bill consolidation.”[[8]](#footnote-10) The Commission explained that “[t]he record reflects that carriers using ambiguous language to describe the nature of the transaction may lead to consumer confusion concerning the true purpose of the solicitation call.”[[9]](#footnote-11) The Commission further stated that “such practices are misleading and unreasonable, and warrant specific treatment in our rules.”[[10]](#footnote-12)
3. Thirteen consumers (Complainants) filed slamming complaints against Central, each alleging that their telecommunications service providers had been changed to Central without their authorization.[[11]](#footnote-13) Pursuant to Sections 1.719 and 64.1150 of the Commission’s rules, the Division notified Central of the complaints.[[12]](#footnote-14) In its responses, Central stated that the consumers’ authorizations were received and confirmed through third-party verification recordings (TPVs).[[13]](#footnote-15) The Division reviewed the consumers’ complaints, Central’s responses, and the TPVs in each case, and determined that Central’s actions violated the Commission’s carrier change rules.[[14]](#footnote-16) Specifically, the Division stated that “[a] switch from one carrier to another carrier differs from merely making changes to the customer’s long distance service” and emphasized that “any description of the carrier change transaction . . . shall not be misleading.”[[15]](#footnote-17) Central seeks reconsideration of the *Division Orders*.

# DISCUSSION

1. Based on the record before us, we affirm the *Division Orders* and deny Central’s Petitions. As discussed below, we find that Central violated the Commission’s carrier change rules when, in each of the 13 cases, Central’s verifier failed to confirm that the consumer was authorized to make a *carrier change* and used misleading language that obscured the true purpose of the call.
2. In each TPV, Central’s verifier asks the person on the call if they have the authority “to make changes to [their] long distance service.”[[16]](#footnote-18) Despite using this language, Central argues that the verifications confirm that the consumers were authorized to make a carrier change.[[17]](#footnote-19) It acknowledges, however, that “the wording [of the TPV] does not precisely parrot the Commission’s pertinent regulation” and contends that the rules contain “no specific incantation the verifiers must recite.”[[18]](#footnote-20) While our rules do not outline the specific language that a TPV must include, Section 64.1120(c)(3)(iii) requires that all third-party verifiers “elicit, at a minimum the identity of the subscriber; [and] confirmation that the person on the call is authorized to make the *carrier change* . . . ”.[[19]](#footnote-21) The Commission specifically stated that it “seek[s] to ensure that verifiers confirm the consumer’s intent to receive service *from a different carrier*, regardless of whether that is phrased as a ‘change,’ a ‘switch,’ or any other non-misleading term.”[[20]](#footnote-22) In the TPVs at issue here, the verifier’s question —“[d]o you have authority to make changes to your long distance service?” — did not confirm that the person was authorizing a change that would result in receiving service *from a different carrier*. It is well established that changing or upgrading service is not equivalent to changing carriers, and Central’s TPV statements suggesting that it was seeking verification only for a change in “service” were misleading and violated Section 64.1120(c)(3).[[21]](#footnote-23)
3. Central also argues that the Division should have viewed the verifications in their entirety and that instead, the Division “improperly analyze[d] a single question asked by [Central’s] verifier.”[[22]](#footnote-24) Central contends that when read in its entirety, the TPV shows there was a valid authorized carrier change.[[23]](#footnote-25) We disagree. Simply including the words “long distance carrier” in the TPV does not change the fact that the verifier asked if the consumer had authority to change “*service*.” Providing “context” for the consumer through other questions and statements does not elicit the consumer’s authorization for a carrier change as the rules require. As the Commission has stated on numerous occasions, this rule is crucial to protect consumers, particularly where the Complainants contend that they did not intend to change carriers at all.[[24]](#footnote-26)
4. In its Petitions, Central spends considerable time arguing that its TPVs are “virtually identical” to a handful of TPVs the Division reviewed in other slamming cases and found to comply with the rules. Central asserts the Division therefore cannot find that the TPVs under review here were deficient.[[25]](#footnote-27) We disagree. In all but two of the Division orders Central cites, the TPVs were performed prior to the date the *Fourth Report and Order* and its rules became effective.[[26]](#footnote-28) Thus, in those cases the Division was bound to apply the rules in effect at the time of the TPVs.[[27]](#footnote-29) Such rules did not include the specific requirement that TPVs not be misleading and convey explicitly that the consumer is authorizing a carrier change, rather than simply a change in service.
5. Further, in one of the two Division orders involving a TPV after the new rules went into effect, the Division stated only that “based on U.S. Telecom’s response[,] coupled with information received from Complainant’s local exchange carrier, U.S. Telecom did not violate our carrier change rules.” [[28]](#footnote-30) This should hardly serve as notice to Central that its own TPVs in other cases complied with the rules. Each Division order is an individual adjudication involving a review of all record evidence in the case including the consumer’s complaint, the carrier’s response, and the customer account record exchange (CARE) information from the consumer’s local exchange carrier. Therefore, the findings in one proceeding do not necessarily bind the Division in another independent matter.[[29]](#footnote-31)
6. Even if we accept Central’s argument that it should be able to rely on the Division’s findings in another slamming case, as early as January 2010, the Division issued a slamming order specifically finding that the question, “are you authorized to make a change in long distance service,” was not equivalent to asking about a carrier change.[[30]](#footnote-32) Nevertheless, even after the Division issued the order, Central continued to change consumers’ carriers using the same misleading TPV language the Division made clear was not in compliance.
7. Finally, Central argues that the verifications at issue here are consistent with the analysis by the Division in a slamming order issued to Reduced Rate Long Distance.[[31]](#footnote-33) In the *Reduced Rate* matter, the verifier asked the consumer, “[a]re you 18 years of age and duly authorized by the telephone account owner to make changes to and/or incur charges on this telephone account?” The Division found that this language did not confirm that the person on the call was authorized to make a carrier change. Central maintains that Reduced Rate’s TPV “would have passed muster” with the Division had the verifier not used the term “and/or” and simply asked the consumer whether she was duly authorized by the telephone account owner to make changes to this telephone account.[[32]](#footnote-34) Central argues that the latter wording is “essentially identical to” Central’s own verification language.[[33]](#footnote-35) The Consumer and Governmental Affairs Bureau earlier rejected this argument.[[34]](#footnote-36) We reiterate here that Section 64.1120(c)(3)(iii) requires verifiers to “ask the separate, discrete question as to whether the person is authorized to make a carrier change.”[[35]](#footnote-37) As with the verification in the *Reduced Rate* matter, the verifications at issue here do not elicit this information.
8. For the reasons stated above, we affirm the *Division Orders* and deny Central’s Petitions.

# ORDERING CLAUSES

1. Accordingly, IT IS ORDERED that, pursuant to Section 258 of the Communications Act of 1934, as amended, 47 U.S.C. § 258, Sections 1.106 and 1.719 of the Commission’s rules, 47 CFR §§ 1.106, 1.719, and authority delegated by Sections 0.141 and 0.361 of the Commission’s rules, 47 CFR §§ 0.141, 0.361, the Petitions for Reconsideration filed by Central Telecom Long Distance, Inc., on June 3, 2013; June 10, 2013; August 1, 2013; November 4, 2013; January 13, 2014; and June 30, 2014, ARE DENIED.
2. IT IS FURTHER ORDERED that this Order is EFFECTIVE UPON RELEASE.

FEDERAL COMMUNICATIONS COMMISSION

Mark A. Stone

Deputy Chief

Consumer & Governmental Affairs Bureau

1. *See* Central Telecom Long Distance, Inc.’s Petition for Reconsideration (filed June 3, 2013) (Petition 1); Central Telecom Long Distance, Inc.’s Petition for Reconsideration (filed June 10, 2013) (Petition 2); Central Telecom Long Distance, Inc.’s Petition for Reconsideration (filed Aug. 1, 2013) (Petition 3); Central Telecom Long Distance, Inc.’s Petition for Reconsideration (filed Nov. 4, 2013) (Petition 4); Central Telecom Long Distance, Inc.’s Petition for Reconsideration (filed Jan. 13, 2014) (Petition 5); Central Telecom Long Distance, Inc.’s Petition for Reconsideration (filed June 30, 2014) (Petition 6). The Petitions seek reconsideration of the Division orders referenced in the above-captioned proceedings. Each of Central’s Petitions makes the same arguments regarding the Division’s findings and therefore we address all of them in this Order. [↑](#footnote-ref-3)
2. *See* 47 CFR §§ 64.1100-64.1190. [↑](#footnote-ref-4)
3. 47 U.S.C. § 258(a). [↑](#footnote-ref-5)
4. *See* 47 CFR § 64.1120. [↑](#footnote-ref-6)
5. *See* *id.* § 64.1120(c). Section 64.1130 of the Commission’s rules details the requirements for letter of agency form and content for written or electronically signed authorizations. *Id.* § 64.1130. [↑](#footnote-ref-7)
6. *Id.* § 64.1120(c)(3)(iii). [↑](#footnote-ref-8)
7. *See Implementation of the Subscriber Carrier Selection Changes Provisions of the Telecommunications Act of 1996; Policies and Rules Concerning Unauthorized Changes of Consumers’ Long Distance Carriers*,Fourth Report and Order, 23 FCC Rcd 493 (2008) (*Fourth Report and Order*). The revised verification requirements in Section 64.1120(c)(3)(iii) became effective on July 30, 2008. [↑](#footnote-ref-9)
8. *See* *Fourth Report and Order,* 23 FCC Rcd at501-02, paras. 18-20; 47 CFR § 64.1120(c)(3)(iii). [↑](#footnote-ref-10)
9. *Fourth Report and Order,* 23 FCC Rcdat 501, para. 19. [↑](#footnote-ref-11)
10. *Id*. [↑](#footnote-ref-12)
11. *See* Informal Complaint Nos. 10-S0297959 (filed May 3, 2010); 11-S003102 (filed Feb. 7, 2011); 11-S3134322 (filed June 2, 2011); 12-S003314 (filed Jan. 19, 2012); 12-S003504 (filed Sept. 19, 2012); 12-S3378167 (filed Apr. 17, 2012); 12-S003531 (filed Nov. 19, 2012); 12-S344733 (filed July 24, 2012); 13-S003589 (filed Feb. 21, 2013); 13-S3575259 (filed Jan. 22, 2013); 13-S3671053 (filed May 10, 2013); 13-S003549 (filed Dec. 31, 2012); 13-S3625246 (filed Mar. 21, 2013). [↑](#footnote-ref-13)
12. *See* 47 CFR § 1.719 (Commission procedure for informal complaints filed pursuant to Section 258 of the Act); *id.* § 64.1150 (procedures for resolution of unauthorized changes in preferred carrier). [↑](#footnote-ref-14)
13. As discussed above, TPV is one method a carrier may use to verify and record a consumer’s authorization to change his or her preferred long distance carrier. *Id.* § 64.1120(c)(3). [↑](#footnote-ref-15)
14. *See Central Telecom Long Distance, Inc., Complaint Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 28 FCC Rcd 6241 (CGB 2013); *Central Telecom Long Distance, Inc., Complaints Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 28 FCC Rcd 6537 (CGB 2013) (granting two complaints); *Central Telecom Long Distance, Inc., Complaint Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 28 FCC Rcd 9276 (CGB 2013); *Central Telecom Long Distance, Inc., Complaints Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 28 FCC Rcd 13353 (CGB 2013) (granting two complaints); *Central Telecom Long Distance, Inc., Complaints Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 28 FCC Rcd 16653 (CGB 2013) (granting two complaints); *Central Telecom Long Distance, Inc., Complaints Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 29 FCC Rcd 5790 (CGB 2014) (granting three complaints); *Central Telecom Long Distance, Inc., Complaints Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 29 FCC Rcd 5795 (CGB 2014) (granting two complaints) (collectively, *Division Orders*). [↑](#footnote-ref-16)
15. *See Division Orders* at para. 4. In two of the orders, the Division noted that “the purpose of a TPV recording is to verify a subscriber’s intent to change their preferred carrier.” *See Central Telecom Long Distance, Inc., Complaints Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 29 FCC Rcd 5790, 5792, para. 4; *Central Telecom Long Distance, Inc., Complaints Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 29 FCC Rcd 5795, 5797, para. 4. [↑](#footnote-ref-17)
16. *See* TPVs and TPV transcripts provided with Central’s complaint responses. In some of the TPVs, the verifier states that the purpose of the call was “to confirm the change in long distance service to Central Telecom Long Distance as your long distance carrier,” which the Division similarly found to be misleading and in violation of the rules. *See, e.g., Central Telecom Long Distance, Inc., Complaints Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 29 FCC Rcd 5790, 5792, para. 4. [↑](#footnote-ref-18)
17. *See, e.g.*, Petition 1 at 2. [↑](#footnote-ref-19)
18. *Id.* at 19. [↑](#footnote-ref-20)
19. 47 CFR § 64.1120(c)(3)(iii) (emphasis added). [↑](#footnote-ref-21)
20. *Fourth Report and* Order, 23 FCC Rcd at 502, para. 20 (emphasis added). [↑](#footnote-ref-22)
21. *See Central Telecom Long Distance, Inc.*, Forfeiture Order, 31 FCC Rcd 10392, 10396-97, para. 10 (2016); *see also, e.g*., *Consumer Telcom, Inc.*, Order on Reconsideration, 27 FCC Rcd 5340, 5345, para. 17 (CGB 2012) (finding “the verifier’s question, ‘Do you have authority to make changes to your long distance service?’ did not confirm that the person was authorizing a change that would result in receiving service *from a different carrier*.”); *Central Telecom Long Distance, Inc*., *Complaints Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 28 FCC Rcd 16653 (CGB 2013) (same); *Central Telecom Long Distance, Inc*., *Complaints Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 28 FCC Rcd 13353 (CGB 2013) (same); *Central Telecom Long Distance, Inc*., *Complaint Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 28 FCC Rcd 9276 (CGB 2013) (same); *Consumer Telcom, Inc., Complaints Regarding Unauthorized Change of Subscribers’ Telecommunications Carrier*, Order, 25 FCC Rcd 3202 (CGB 2010) (same); *U.S. Telecom Long Distance, Inc*., *Complaint Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 25 FCC Rcd 3135 (CGB 2010) (same). [↑](#footnote-ref-23)
22. *See, e.g.*, Petition 1 at 16. [↑](#footnote-ref-24)
23. *Id.* at 18. [↑](#footnote-ref-25)
24. *See, e.g.,* *Advantage Telecommunications Corp.*,Forfeiture Order, 32 FCC Rcd 3723, 3730, para. 21 (2017); *Preferred Long Distance, Inc.,* Forfeiture Order, 30 FCC Rcd 13711, 13714, para. 8 (2015). [↑](#footnote-ref-26)
25. *See, e.g.*,Petition 1at 8. [↑](#footnote-ref-27)
26. *Id.* Central cites *Consumer Telcom, Inc., Complaint Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier,* Order, 24 FCC Rcd 7296 (CGB 2009); *Consumer Telcom, Inc., Complaint Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier,* Order, 23 FCC Rcd 18155 (CGB 2008); *Consumer Telcom, Inc., Complaint Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier,* Order, 23 FCC Rcd 12973 (CGB 2008); *Consumer Telcom, Inc., Complaint Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier,* Order, 23 FCC Rcd 7766 (CGB 2008); *Consumer Telcom, Inc., Complaint Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier,* Order, 23 FCC Rcd 6992 (CGB 2008), *Consumer Telcom, Inc., Complaint Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier,* Order, 23 FCC Rcd 5133 (CGB 2008); *U.S. Telecom Long Distance, Inc., Complaint Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 25 FCC Rcd 3152 (CGB 2010); *U. S. Telecom Long Distance, Inc., Complaint Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 23 FCC Rcd 18258 (CGB 2008); *Consumer Telcom, Inc., Complaint Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier,* Order, 24 FCC Rcd 8816 (CGB 2009). [↑](#footnote-ref-28)
27. *See Consumer Telcom, Inc., Complaints Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order on Reconsideration, 27 FCC Rcd 5340, 5343-44, paras. 10-11 (CGB 2012) (finding that the Division appropriately applied the rules in effect at the time of the TPVs) (*CTI Order on Reconsideration*). [↑](#footnote-ref-29)
28. *See U.S. Telecom Long Distance, Inc., Complaint Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier,* Order, 25 FCC Rcd 3152, 3154, para. 4 (CGB 2010) (footnotes omitted). [↑](#footnote-ref-30)
29. In the second case Central cites, it appears that the Division mistakenly found that another carrier’s TPV complied with the revised rules when it did not. *See Consumer Telcom, Inc., Complaint Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 23 FCC Rcd 8816 (CGB 2009). The order did not detail the language used in the TPV, and we presume that Central independently obtained the TPV (or transcript of the TPV) in the Consumer Telcom case and made an independent determination that its TPVs were consistent with Consumer Telcom’s TPV. [↑](#footnote-ref-31)
30. *Consumer Telcom, Inc., Complaint Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 27 FCC Rcd 5340 (CGB 2010) (noting that in the TPV, the verifier asks whether the person on the call “has the authority to make changes to their long distance service”). [↑](#footnote-ref-32)
31. *See, e.g.,* Petition 1 at 13-15 (citing *Reduced Rate Long Distance, LLC, Complaint Regarding Unauthorized Change of Subscriber’s Telecommunications Carrier*, Order, 23 FCC Rcd 11506 (CGB 2008), Order on Reconsideration, 24 FCC Rcd 2496 (CGB 2009)). [↑](#footnote-ref-33)
32. *See, e.g.,* Petition 1 at 14. [↑](#footnote-ref-34)
33. *Id*. at 15. [↑](#footnote-ref-35)
34. *See* *CTI Order on Reconsideration*, 27 FCC Rcd at 5344-45, paras. 12-15. [↑](#footnote-ref-36)
35. *Id*. [↑](#footnote-ref-37)