**Before the**

**Federal Communications Commission**

**Washington, D.C. 20554**

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| In the Matter of  8YY Access Charge Reform | **)**  **)**  **)**  **)** | **WC Docket No. 18-156** |

**SECOND ERRATUM**

**Released: November 25, 2020**

By the Acting Bureau Chief, Wireline Competition Bureau:

On October 9, 2020, the Commission released a *Report and Order*, FCC 20-143, in the above captioned proceeding. On October 30, 2020, the Wireline Competition Bureau released an Erratum amending the *Report and Order*, including Appendix A thereto. To conform to the publishing conventions of the National Archives and Records Administration’s Office of the Federal Register, this Second Erratum further amends Appendix A of the *Report and Order* as indicated below:

1. In paragraph 1, lower case the letter “P” to “part”.
2. In paragraph 2, replace “Amend § 51.903” with “Effective [INSERT DATE 30 DAYS AFTER DATE OF PUBLICATION IN THE FEDERAL REGISTER], amend”.
3. In paragraph 3, replace “Amend § 51.905” with “Effective [INSERT DATE 30 DAYS AFTER DATE OF PUBLICATION IN THE FEDERAL REGISTER], amend”.
4. In paragraph (d) of Section 51.905, in the first sentence, replace “the Commission’s rules, only the originating carrier” with “the Commission’s rules in this chapter, only the originating carrier”.
5. In paragraph 4, replace “Amend § 51.907” with “Delayed until publication of a document announcing the effective date, amend”.
6. Paragraph (i) of Section 51.907 is corrected to read as follows:

“(i) *8YY Transition – Step 1.* Beginning July 1, 2021, and notwithstanding any other provision of the Commission’s rules in this chapter, each Price Cap Carrier shall:”.

1. Paragraph (iii) of Section 51.907(i)(2) is corrected to read as follows:

“(iii) If the value in paragraph (i)(2)(ii) of this section is less than or equal to the value in paragraph (i)(2)(i) of this section, the Price Cap Carrier’s intrastate End Office Access Service rates shall remain unchanged.”.

1. Paragraph (iv) of Section 51.907(i)(2) is corrected to read as follows:

“(iv) If the value in paragraph (i)(2)(ii) of this section is greater than the value in paragraph (i)(2)(i) of this section, the Price Cap Carrier shall reduce intrastate rates for End Office Access Service so that they are equal to the Price Cap Carrier’s functionally equivalent interstate rates for End Office Access Rates and shall be subject to the interstate rate structure and all subsequent rate and rate structure modifications.”.

1. In paragraph (v) of Section 51.907(i)(2), in the first sentence, delete “this” before the word “paragraph” and replace “paragraph, nothing in this section allows a Price Cap Carrier” with “paragraph (i)(2) of this section, nothing in this section allows a Price Cap Carrier”.
2. In paragraph (3) of Section 51.907(i), replace the semicolon after “methodology” with “(as defined in § 51.713).”
3. Paragraph (j) of Section 51.907 is corrected to read as follows:

“(j) *8YY Transition – Step 2.* Beginning July 1, 2022, and notwithstanding any other provision of the Commission’s rules in this chapter, each Price Cap Carrier shall:”.

1. In Section 51.907(j)(1), add “of this section” after “paragraph (a)” and before “; and”.
2. In Section 51.907(j)(2), add “of this section” after “paragraph (i)(6)” and before “and the transitional rate of $0.0002”.
3. In Section 51.907(j)(2), add “of this section.” after “paragraph (k)(2)”.
4. Paragraph (k) of Section 51.907 is corrected to read as follows:

“(k) *8YY Transition – Step 3.* Beginning July 1, 2023, and notwithstanding any other provision of the Commission’s rules in this chapter, each Price Cap Carrier shall:”.

1. In paragraph 5, replace “Amend § 51.909” with “Delayed until publication of a document announcing the effective date, amend”.
2. Paragraph (l) of Section 51.909 is corrected to read as follows:

“(l) *8YY Transition – Step 1.* As of [INSERT DATE 30 DAYS AFTER DATE OF PUBLICATION IN THE FEDERAL REGISTER], each rate-of-return carrier shall cap the rate for all intrastate originating access charge rate elements for Toll Free Calls, including for Toll Free Database Query Charges.”

1. Paragraph (m) of Section 51.909 is corrected to read as follows:

“(m) *8YY Transition – Step 2.* Beginning July 1, 2021, and notwithstanding any other provision of the Commission’s rules in this chapter, each Rate-of-Return Carrier shall:”.

1. In paragraph (m)(1) of Section 51.909, replace “treated as non-toll free charges;” with “treated as non-toll free charges.”.
2. In paragraph (2) of Section 51.909(m), replace “end office access service rates as follows;” with “end office access service rates as follows:”.
3. Paragraph (iii) of Section 51.909(m)(2) is corrected to read as follows:

“(iii) If the value in paragraph (m)(2)(ii) of this section is less than or equal to the value in paragraph (m)(2)(i) of this section, the Rate-of-Return Carrier’s intrastate End Office Access Service rates shall remain unchanged.”.

1. Paragraph (iv) of Section 51.909(m)(2) is corrected to read as follows:

“(iv) If the value in paragraph (m)(2)(ii) of this section is greater than the value in paragraph (m)(2)(i) of this section, the Rate-of-Return Carrier shall reduce intrastate rates for End Office Access Service so that they are equal to the Rate-of-Return Carrier’s functionally equivalent interstate rates for End Office Access Rates and shall be subject to the interstate rate structure and all subsequent rate and rate structure modifications.”.

1. In paragraph (v) of Section 51.909(m)(2), delete “this” before the word “paragraph” and replace “paragraph, nothing in this section allows a Rate-of-Return Carrier” with “paragraph (m)(2) of this section, nothing in this section allows a Rate-of-Return Carrier”.
2. In paragraph (3) of Section 51.909(m), replace the word “methodology” with the phrase “methodology (as defined in § 51.713).”.
3. Paragraph (n) of Section 51.909 is corrected to read as follows:

“(n) *8YY Transition – Step 3.* Beginning July 1, 2022, and notwithstanding any other provision of the Commission’s rules in this chapter, each Rate-of-Return Carrier shall:”.

1. In paragraph (n)(1) of Section 51.909, replace “paragraph (a) and” with “paragraph (a) of this section , and”; and in paragraph (n)(2), replace “paragraph (n)(6)” with “paragraph (m)(6) of this section” before “and the transitional rate” and replace “paragraph (p)(2)” with “paragraph (o)(2) of this section.”.
2. Paragraph (o) of Section 51.909 is corrected to read as follows:

“(o) *8YY Transition – Step 4.* Beginning on July 1, 2023, and notwithstanding any other provision of the Commission’s rules in this chapter, each Rate-of-Return Carrier shall:”.

1. Paragraph 6 is corrected to read as follows:

“6. Amend § 51.911 by:

1. Effective [INSERT DATE 30 DAYS AFTER DATE OF PUBLICATION IN THE FEDERAL REGISTER], adding paragraphs (d); and
2. Delayed until publication of a document announcing the effective date, adding paragraph (e).

The additions to read as follows:”

1. Corrections to Section 51.911 are as follows:

* In the first paragraph, delete the paragraph letter “(a)” and replace the 3 asterisks “\* \* \*” with 5 asterisks “\* \* \* \* \*”.
* In paragraph (d), add “*Cap on Database Query Charge.*” before “A Competitive Local Exchange Carrier”.
* In paragraph (e), add “*Transition of cap on Database Query Charge.*” before “Beginning July 1, 2021”.
* In paragraph (e), replace “provision of the Commission’s rules, a Competitive Local Exchange Carrier” wtih “provision of the Commission’s rules in this chapter, a Competitive Local Exchange Carrier”.
* Move the 5 asterisks “\* \* \* \* \*” up to appear just below paragraph (e).

# FEDERAL COMMUNICATIONS COMMISSION

# Trent Harkrader

# Acting Bureau Chief

# Wireline Competition Bureau