

Federal Communications Commission

Before the
Federal Communications Commission
Washington, D.C. 20554

In the Matter of)	
)	
Universal Service Contribution Methodology)	WC Docket No. 06-122
)	
Federal-State Joint Board on)	CC Docket No. 96-45
Universal Service)	
)	
1998 Biennial Regulatory Review –)	CC Docket No. 98-171
Streamlined Contributor Reporting)	
Requirements Associated with Administration)	
of Telecommunications Relay Service, North)	
American Numbering Plan, Local Number)	
Portability, and Universal Service Support)	
Mechanisms)	
)	
Telecommunications Services for Individuals)	CC Docket No. 90-571
with Hearing and Speech Disabilities, and the)	
Americans with Disabilities Act of 1990)	
)	
Administration of the North American)	CC Docket No. 92-237
Numbering Plan and North American)	NSD File No. L-00-72
Numbering Plan Cost Recovery Contribution)	
Factor and Fund Size)	
)	
Number Resource Optimization)	CC Docket No. 99-200
)	
Telephone Number Portability)	CC Docket No. 95-116
)	
Truth-in-Billing and Billing Format)	CC Docket No. 98-170
)	
IP-Enabled Services)	WC Docket No. 04-36

ERRATUM

Released: July 18, 2006

By the Acting Chief, Telecommunications Access Policy Division:

On June 27, 2006, the Commission released a Report and Order and Notice of Proposed Rulemaking (FCC 06-94) in the above-captioned proceedings. This Erratum corrects that document as indicated below:

1. In Appendix C on page 6 of the instructions, we replace “2006 Interim Contribution Modification Order” with “2006 Contribution Methodology Reform Order”.
2. In Appendix C on page 17 of the instructions, we replace “Note: New carriers or interconnected VoIP providers must identify an agent for service of process within 30 days of providing service and all carriers or interconnected VoIP provider must notify the FCC within one week if the contact information changes for their D.C. Agent” with “Note: New carriers or interconnected VoIP providers

Federal Communications Commission

must identify an agent for service of process within 30 days of providing service and all carriers or interconnected VoIP providers must notify the FCC within one week if the contact information changes for their D.C. Agent”.

3. In Appendix C on page 17 of the instructions, we replace both instances of “See Section II-C, above, for filing directions” with “*See* Section II-C, above, for filing directions”.

4. In Appendix C on page 18 of the instructions, footnote 27, we replace “*See 2006 Contribution Methodology Reform Order* at paras. 58-59” with “*See 2006 Contribution Methodology Reform Order* at paras. 58-59 (This requirement is in effect for two full quarters following the effective date of this Order.)”.

5. In Appendix C on page 22 of the instructions, we replace “Traffic studies should include, at a minimum: (1) an explanation of the sampling and estimation methods employed; (2) an explanation as to why the study results in an unbiased estimate with the accuracy specified above; (3) all of the underlying data in machine readable form formatted for EXCEL, ACCESS or SAS; and (4) any documentation necessary to facilitate an audit of the study data.” with “Traffic studies should include, at a minimum: (1) an explanation of the sampling and estimation methods employed and (2) an explanation as to why the study results in an unbiased estimate with the accuracy specified above. Mobile wireless providers should retain all data underlying their traffic studies as well as all documentation necessary to facilitate an audit of the study data and be prepared to make this data and documentation available to the Commission upon request.”

6. In Appendix C on page 23 of the instructions, we replace “Line 404.1-404.4 revenues should be divided between local exchange service provided using non-VoIP methods (Lines 404.1 and 404.2) and using interconnected VoIP (Lines 404.3 and Line 404.4). Revenue from non-VoIP plans that include interstate calling as part of the flat monthly fee should be reported on Line 404.1 and revenue from other non-VoIP local exchange services plans should be reported on Line 404.2” with “Line 404.1-404.4 revenues should be divided between local exchange service provided using methods other than interconnected VoIP (Lines 404.1 and 404.2) and using interconnected VoIP (Lines 404.3 and 404.4). Revenue from plans (other than interconnected VoIP plans) that include interstate calling as part of the flat monthly fee should be reported on Line 404.1 and revenue from other local exchange services plans (other than interconnected VoIP plans) should be reported on Line 404.2”.

7. In Appendix C on page 26 of the instructions, we replace “combined non-VoIP local and long distance service” with “combined local and long distance service (other than interconnected VoIP service)”.

8. In Appendix C on page 26 of the instructions, we replace “combined VoIP local and long distance service” with “combined interconnected VoIP local and long distance service”.

9. In Appendix D on page 2 of the instructions, we replace “File FCC Form 499-A online” with “File FCC Form 499-Q online”.

10. In Appendix D on page 4 of the instructions, we replace “*2006 Interim Contribution Methodology Order*” with “*2006 Contribution Methodology Reform Order*”.

11. In Appendix D on page 4 of the instructions, footnote 5, we replace “*See 47 C.F.R. § 9.3* (defining interconnected VoIP)” with “*See 47 C.F.R. § 9.3* (defining interconnected VoIP service)”.

12. In Appendix D on pages 12 and 17 of the instructions, footnotes 19 and 27, we replace “*See 2006 Contribution Methodology Reform Order* at paras. 58-59” with “*See 2006 Contribution Methodology Reform Order* at paras. 58-59 (This requirement is in effect for two full quarters following the effective date of this Order.)”.

Federal Communications Commission

13. In Appendix D on page 12 of the instructions, we replace “Line 406” with “Line 116”.

14. In Appendix D on page 15 of the instructions, we replace “Note that the FCC provides the following safe harbor percentages of interstate revenues associated with wireless services normally reported on Line 309 of the FCC Form 499-A and included on Line 115 of the FCC Form 499-Q, and on Lines 409 and 410 of the FCC Form 499-A and included on Lines 116, 119, and 120 of the FCC Form 499-Q” with “Note that the FCC provides the following safe harbor percentages of interstate revenues associated with Lines 115, 116, 119 and 120”.

15. In Appendix D on page 17 of the instructions, we replace “Carriers that provide telecommunications inputs to interconnected VoIP providers must report the resulting revenues as end-user revenues and include them in their own contribution bases” with “On an interim basis, carriers that provide telecommunications inputs to interconnected VoIP providers must report the resulting revenues as end-user revenues and include them in their own contribution bases on Line 116”.

16. In paragraph 88 of Appendix E, we replace “To fulfill this obligation, interconnected VoIP providers have three options: (1) they may use the interim safe harbor of 64.9 percent established in this Order; (2) they may report based on their actual interstate telecommunications revenues; or (3) they may rely on traffic studies” with “To fulfill this obligation, interconnected VoIP providers have three options: (1) they may use the interim safe harbor of 64.9 percent established in this Order; (2) they may report based on their actual interstate telecommunications revenues; or (3) they may rely on traffic studies if those studies are approved by the Commission”.

FEDERAL COMMUNICATIONS COMMISSION

Jeremy D. Marcus
Acting Chief
Telecommunications Access Policy Division
Wireline Competition Bureau