**Before the**

Federal Communications Commission

Washington, D.C. 20554

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| In the Matter ofTechnology TransitionsPolicies and Rules Governing Retirement of Copper Loops by Incumbent Local Exchange CarriersSpecial Access for Price Cap Local Exchange CarriersAT&T Corporation Petition for Rulemaking to Reform Regulation of Incumbent Local Exchange Carrier Rates for Interstate Special Access Services | **)****)****)****)****)****)****)****)****)****)****)****)****)****)****)****)****)** | GN Docket No. 13-5RM-11358WC Docket No. 05-25RM-10593 |

ERRATUM

**Released: September 25, 2015**

By the Chief, Wireline Competition Bureau:

 On August 6, 2015, the Commission released a Report and Order, Order on Reconsideration, and Further Notice of Proposed (*Report and Order*), FCC 15-97, in the above-captioned proceedings. This Erratum amends the *Report and Order* as indicated below:

1. In the Table of Contents, for headings “b” through “VI,” the paragraph numbers are corrected to read as follows:

 “b. Definition of “Copper Retirement” 79

 c. Sale of Copper Facilities That Would Otherwise

 Be Retired 98

 2. Updating and Clarifying Commission Section 214

 Discontinuance Policy for the Technology Transitions 101

 a. Scope of Section 214(a) Discontinuance Authority

 and Wholesale Services 102

 b. Preserving the Benefits of Competition by

 Maintaining Reasonably Comparable Wholesale

 Access to Last-Mile Services 131

III. ORDER ON RECONSIDERATION 181

 A. Background 182

 B. Discussion 187

IV. FURTHER NOTICE OF PROPOSED RULEMAKING 202

 A. Establishing Clear Standards to Streamline Transitions

 to an All-IP Environment 202

 B. Section 214(a) Discontinuance Process 237

 C. Section 214(a) Discontinuance Notice to Tribal Governments 240

 D. Copper Retirement Process – Good Faith Communication

 Requirement 241

 E. Termination of Interim Reasonably Comparable Wholesale

 Access Condition 242

V. PROCEDURAL MATTERS 245

VI. ORDERING CLAUSES 253”

1. In footnote 713, replace “FCC 15-XXX” with “FCC 15-98”.
2. Paragraph 255 is corrected to read as follows:

“IT IS FURTHER ORDERED that this Report and Order and Order on Reconsideration SHALL BE effective 30 days after publication in the Federal Register, except for 47 CFR 51.325(a)(4) and (e), 51.332, and 51.333(b) and (c), which contain information collection requirements that have not been approved by OMB. Additionally, the removal of 47 CFR 51.331(c) and 51.333(f), resulting in the removal of information collection requirements previously approved by OMB, has not been approved by OMB. The Federal Communications Commission will publish a document in the Federal Register announcing the effective date.”

This Erratum also amends Appendix A of the *Report and Order* as indicated below:

1. In paragraph (b)(3) of section 51.332, delete the phrase “, as that term is defined in §51.319(a)(3)”.
2. Paragraph (c), of section 63.71, is corrected as follows:
* Paragraph “(c)” is corrected to read as paragraph “(c)(1)”;
* In the second sentence of the new paragraph (c)(1), numbers “(1), (2), and (3)” are corrected to read as “(i), (ii), and (iii)”; and
* In the last paragraph, on page 135, replace “(1) The requirements of this subsection…” with “(2) The requirements of this paragraph…”.

FEDERAL COMMUNICATIONS COMMISSION

Matthew S. DelNero

Chief

Wireline Competition Bureau