

**CenturyLink**

1600 7th Avenue, Room 1506

Seattle, Washington 98191

(206) 345-1568

Facsimile (206) 343-4040

**Mark S. Reynolds**

VP Regulatory & Legislative Affairs

Western Region

June 23, 2014

Steven V. King

Executive Director and Secretary

1300 S. Evergreen Park Dr. S.W.

P.O. Box 47250

Olympia, Washington 98504-7250

Re: Docket UT-143015

Annual reporting requirement for CAF ICC recipients pursuant to 47 C.F.R. 54.304(c)(1)

Dear Mr. King:

The Federal Communications Commission’s (“FCC") November 18, 2011 USF/ICC Transformation Order, FCC 11-161 (WC Docket No. 10-90), requires price cap carriers seeking CAF ICC support to file data establishing the amount of the price cap carrier’s eligible CAF ICC funding per 47 C.F.R. §54.304(c)(1). The attached letter reflects the anticipated CAF ICC support and Access Recovery Charge Revenue amounts for CenturyLink as submitted to the FCC for 2014. This filing is being made with the Commission pursuant to the requirements of 47 C.F.R. §54.304(c)(1).

If you have questions concerning this filing, please contact Gary Kepley at 913-345-7572.

Sincerely,

Mark Reynolds

Attachment

**CenturyLink**

Gary Kepley

5454 West 110th Street

Overland Park, KS 66211

Tel: 913-345-7572 Fax: 913-345-6756

E mail: Gary.Kepley@CenturyLink.com

June 16, 2014

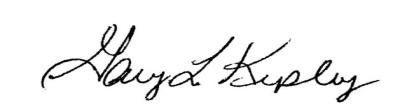
The Federal Communications Commission’s (“FCC") November 18, 2011 USF/ICC Transformation Order, FCC 11-161 (WC Docket No. 10-90), requires price cap carriers seeking CAF ICC support to file data establishing the amount of the price cap carrier’s eligible CAF ICC funding per 47 C.F.R. §54.304(c)(1).

Below are CenturyLink’s anticipated CAF ICC support and Access Recovery Charge Revenue amounts submitted with its 2014 Annual Access Tariff Filing with the FCC.

|  |  |  |
| --- | --- | --- |
| Holding Company Eligible Recovery | Holding Company Maximum ARC Revenues | Maximum CAF ICC Support |
| $158,508,025 | $203,900,294 | $0 |

Please call me at 913-345-7572 if you have any questions regarding this filing.

Sincerely,



Gary Kepley

Director – Regulatory Operations