

**Glenn Blackmon/WUTC**

07/27/2004 01:25 PM

To Records Center

cc Sharyn Bate/WUTC@WUTC

bcc

Subject Fw: Comcast comments - Docket UT-040015

Please include the e-mail below in the file for this rule making docket. Thanks.

----- Forwarded by Glenn Blackmon/WUTC on 07/27/2004 01:25 PM -----

**Glenn Blackmon/WUTC**

07/27/2004 01:20 PM

To Weaver Rhonda

cc Sharyn Bate/WUTC@WUTC

Subject Comcast comments - Docket UT-040015

Rhonda,

I have reviewed the comments submitted by Comcast on July 2 and compared them to the summary of stakeholder comments that we prepared. From this review I can see that I was mistaken in including Comcast in the list of companies that commented in favor of exempting larger (Class A) CLECs from all service quality reporting requirements. It is my understanding that Comcast does advocate exempting larger CLECs from service quality reporting requirements where they are not subject to the performance standard that is the subject of the reporting requirement. Specifically, Comcast argues that larger CLECs be exempt from portions of WAC 480-120-439(4), since they are exempt from the performance standard in WAC 480-120-105.

I apologize for getting the comment summary wrong. I will ask the records center to include this e-mail in the rule making file, and Sharyn Bate will note this correction in her presentation tomorrow.

Regards,  
Glenn Blackmon