PETITION FOR AMENDMENT OF ORDER 01

REGARDING ANNUAL OFFICER

CERTIFICATION REQUIREMENTS - 1

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Law Office of Richard A. Finnigan 2112 Black Lake Blvd. SW Olympia, WA 98512 (360) 956-7001

1	Order 01 in this Docket granted Kalama's Petition on August 13, 2009. Order 01 requires Kalama
2	to annually certify compliance with the Order and RCW 80.36.332.
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4	Certification forms are provided by Commission Staff to each affected company requesting such
5	certification. When the form is signed, it is filed with the Records Center referencing Docket UT-
6	090911.
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8	In discussions with Commission Staff, Kalama has learned that Staff believes it has sufficient
9	means to ensure compliance with RCW 80.36.332 without the annual certification. Those tools
10	include audits and the review of tariffs.
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12	The telecommunications landscape has changed significantly since 2007. Companies have incurred
13	loss of access lines from competition. In addition, companies are facing earnings pressure. These
14	factors minimize the likelihood of selling bundles below cost. The value of the minimal regulation
15	for bundles is that the minimal regulation permits companies to react to market pressures and offer
16	competitively priced bundled telecommunications services.
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18	The elimination of the annual certification requirement would not affect any of the other
19	requirements in Order 01. Kalama would remain subject to and would continue to comply
20	with RCW 80.36.332 and all of the remaining requirements of Order 01.
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22	Under RCW 80.36.332(3), the Commission has authority to waive any regulatory requirement with
23	respect to packages or bundles of telecommunications services if it finds that requirement is no
24	longer necessary to protect the public interest. Pursuant to RCW 80.04.210 and under WAC 480-
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26	Law Office of PETITION FOR AMENDMENT OF ORDER 01 REGARDING ANNUAL OFFICER CERTIFICATION REQUIREMENTS - 2 Law Office of Richard A. Finnigan 2112 Black Lake Blvd. SW Olympia, WA 98512 (360) 956-7001

1	07-875, the Commission has authority to amend any of its orders. Under that statute and rule,
2	notice to the public service company is required, along with the opportunity for hearing. Since
3	Kalama is the only party to the docket, Kalama requests that this Petition be deemed to be notice
4	under the statute and rule. Further, Kalama waives the opportunity for hearing under RCW
5	80.04.210 and WAC 480-07-875. Nor does there appear to be a need to reopen the record in this
6	docket. The certification requirement was imposed as a cautionary requirement and can be
7	removed if the Commission finds the requirement is no longer necessary to protect the public
8	interest.
9	
10	Kalama respectfully requests that the Commission find that annual certification is no longer
11	required to protect the public interest and, further, that the Commission amend Order 01 to
12	eliminate the requirement that Kalama provides annual certification.
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14	Respectfully submitted this 25 th day of February, 2014.
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16	RICHARD A. FINNIGAN, WSB #6443
17	Attorney for Kalama Telephone Company
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¹ If the Commission believes the record needs to be reopened, Kalama has no objection.

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