

June 30, 2015

## Via electronic filing

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Mr. Steven V. King Executive Director and Secretary Washington Utilities and Transportation Commission 1300 S. Evergreen Park Drive SW P.O. Box 47250 Olympia, WA 98504-7250

## Re: UT-150063 - Frontier Communications Northwest Inc.

Dear Mr. King:

Frontier Communications Northwest Inc. ("FC Northwest") hereby files a copy of the annual reports that were filed with the Federal Communications Commission (FCC) on June 12, 2015 in compliance with 47 CFR § 54.313 and 47 CFR § 54.422. Section 54.313 applies to an eligible telecommunications carrier (ETC) receiving high-cost federal USF support. Section 54.422 applies to ETCs receiving low-income support. Both sections require the ETC to file the annual report with the FCC, the Universal Service Administrative Company (USAC), and its relevant state commission by July 1st.

Portions of this filing were filed confidentially at the FCC. Pursuant to WAC 480-07-160, FC Northwest requests confidential treatment for portions of these filings. Specifically, FC Northwest requests confidential treatment of the detailed reporting of outages lasting longer than 30 minutes in 2014, which includes the location, cause, duration and efforts taken to prevent further outages. This information is competitively sensitive and is not normally released to the public; release of such sensitive data could give FC Northwest's competitors an advantage in the markets described therein.

FC Northwest also requests confidential treatment of its unfulfilled voice and broadband service requests. This information is competitively sensitive as it may provide an indication of where FC Northwest may target future service expansion. This information is not normally released to the public; release of such sensitive data could give FC Northwest's competitors an advantage in the markets described therein.

Finally, FC Northwest requests confidential treatment of its broadband price offerings. While broadband price offerings may be publicly available on a targeted and localized basis, FC Northwest does not make available a companywide description of its pricing across all markets, which is what this report provides. This information is competitively sensitive as pricing is a key component of broadband competition and is not normally released to the public at this scale; release of such sensitive data could give FC Northwest's competitors an advantage in the markets described therein.

A confidential and redacted copy of the filing is attached.

Sincerely,

Mim Duglos

Kim Douglass Manager - Regulatory Affairs

Attachments