

Brett N. Anderson
Kristy L. Bertelsen
Michael D. Blackburn
Mark D. Dean
Michael E. Dyer
Bret A. Gardner
Bryce D. Panzer
Dori K. Petersen
Dena C. Sarandos
Pete B. Sarandos
Kira M. Slawson
Scott R. Taylor
Robert H. Wilde

BLACKBURN & STOLL, LC
Attorneys at Law
257 East 200 South, Suite 800
Salt Lake City, UT
84111-2142

Telephone (801) 521-7900
Fax (801) 521-7965

Kira M. Slawson
Direct Phone (801) 578-3578
Direct Fax (801) 578-3579
kslawson@blackburn-stoll.com
Fax (801) 521-7965

June 5, 2017

FILED ELECTRONICALLY
(except for confidential data which was hand delivered)

Public Service Commission of Utah
Heber M. Wells Building
160 East 300 South
Fourth Floor
Salt Lake City, Utah 84111
psc@utah.gov

**RE: Central Utah Telephone, Inc.
Bear Lake Communications, Inc.
Skyline Telecom
2016 CAF/ICC Data Filed with the FCC and USAC
Utah Public Service Commission Docket 17-999-14**

To the Commission:

Part 54.304(d)(1) of Commission rules requires rate-of-return carriers seeking CAF ICC support to file data with the relevant state commissions on the same date as the annual access tariff filing. With this Cover Letter, Central Utah Telephone, Inc., Bear Lake Communications, Inc., and Skyline Telecom are submitting a **Confidential Disc** that contains three electronic files (one for each company). Each electronic file contains the following Confidential CAF ICC data that NECA is filing with USAC on behalf of Central Utah Telephone, Inc., Bear Lake Communications, Inc., and Skyline Telecom:

1. Intrastate TRP report (Confidential);
 2. The Access Recovery Charges Rates and CAF Support Revenues (Confidential);
- and
3. The USAC Data Report (Confidential); and
 4. The Certifications of each company.

Central Utah Telephone, Inc., Bear Lake Communications, Inc., and Skyline Telecom consider the data designated above as “Confidential” to be proprietary and confidential and subject to PSC R746-100-16.

Additionally, counsel for Central Utah Telephone, Inc., Bear Lake Communications, Inc., and Skyline Telecom is filing herewith a Motion to Deviate from the Electronic Filing Requirement of R746-1-203.

If you have any questions concerning the above, please contact me at your convenience.

Sincerely,

BLACKBURN & STOLL, LC



Kira M. Slawson
Attorneys for Central Utah Telephone, Inc.
Bear Lake Communications, Inc., and
Skyline Telecom

Enclosures
cc: Mike Plows