

STATE OF INDIANA



INDIANA UTILITY REGULATORY COMMISSION
101 W. WASHINGTON STREET, SUITE 1500E
INDIANAPOLIS, INDIANA 46204-3407

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IN THE MATTER OF THE INVESTIGATION)
ON THE COMMISSION'S OWN MOTION, UNDER)
INDIANA CODE § 8-1-2-72, INTO ANY AND ALL)
MATTERS RELATING TO THE COMMISSION'S)
MIRRORING POLICY ARTICULATED IN)
CAUSE NO. 40785 AND THE EFFECT OF THE)
FCC'S MAG ORDER ON SUCH POLICY,)
ACCESS CHARGE REFORM, UNIVERSAL)
SERVICE REFORM, AND HIGH COST OR)
UNIVERSAL SERVICE FUNDING)
MECHANISMS RELATIVE TO TELEPHONE)
AND TELECOMMUNICATIONS SERVICES)
WITHIN THE STATE OF INDIANA)

FILED

MAY 31 2007

**INDIANA UTILITY
REGULATORY COMMISSION**

CAUSE NO. 42144

You are hereby notified that on this date the Indiana Utility Regulatory Commission ("Commission") caused the following entry to be made:

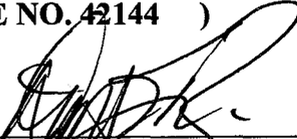
On May 24, 2007, Communications Corporation of Indiana ("CCI") filed a Petition ("Petition") in this Cause in which it requested a variance from certain terms of the Settlement Agreement ("Settlement Agreement") approved by the Commission in its Final Order issued in this Cause on March 17, 2004.

In its Petition, CCI indicates that Section 20 ("Section 20") of the Settlement Agreement permits any RLEC to petition the Commission for purposes of requesting a variance from the IUSF calculations, processes, and disbursements provided for by the Settlement Agreement. In the event that a petition for variance is filed by an RLEC, the RLEC has the burden to show that the public interest and circumstances confronting that RLEC require further relief than is otherwise provided by the terms and conditions of the Settlement Agreement.

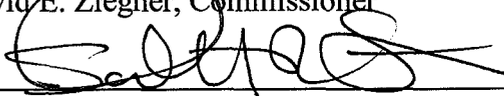
The Presiding Officers have reviewed the Petition and find that while the genesis of CCI's Petition lies in the Commission's Order issued in this Cause on March 17, 2004, the relief requested differs from Cause No. 42144--which is not currently pending before the Commission. Therefore, the Presiding Officers find that a subdocket should be created under Cause No. 42144 S-2 VAR - to allow for consideration of any requests filed under Section 20. Accordingly, the Presiding Officers find that CCI's Petition should be recaptioned and refiled as follows:

IN THE MATTER OF THE PETITION OF)
COMMUNICATIONS CORPORATION OF)
INDIANA FOR SUPPLEMENTAL)
CONSIDERATION AND VARIANCE REQUEST)
FROM IUSF CALCULATIONS, PROCESS, AND) CAUSE NO. 42144 S2 VAR 2
DISBURSEMENTS PURSUANT TO SECTION 20)
OF THE SETTLEMENT AGREEMENT)
APPROVED BY THE COMMISSION IN ITS)
MARCH 17, 2004 ORDER IN CAUSE NO. 42144)

IT IS SO ORDERED.



David E. Ziegner, Commissioner



Scott R. Storms, Chief Administrative Law Judge

May 31, 2007
Date