



Public Service Commission of the District of Columbia
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Betty Ann Kane
Chairman

March 2, 2016

Mr. Matthew DelNero
Chief
Wireline Competition Bureau
Federal Communications Commission
445 Twelfth Street, SW
Washington, D.C. 20554

**RE: NANC Recommendation - VoIP Providers Local Number Porting
Capability**

Dear Mr. DelNero:

On June 22, 2015, the Commission directed the NANC to: *“examine and address any specific considerations for interconnected VoIP provider porting both to and from wireline, wireless, and other interconnected VoIP providers. In particular, we direct the NANC to examine any rate center or geographic considerations implicated by porting directly to and from interconnected VoIP providers, including the implications of rate center consolidation, as well as public safety considerations, any such PSAP and 911 issues that could arise.”* (Direct Access Report and Order, para. 60).

At the December 1, 2015 meeting of the North American Numbering Council (NANC), the NANC concurred with the conclusion of the Local Number Portability Administration Working Group (LNPA WG) that changes are needed to the “Inter-Service Provider Local Number Portability (LNP) Operations Flows” in order to enable the porting of numbers directly to and from interconnected VoIP providers. Furthermore, the NANC concurred with the recommendation of the LNPA WG to clarify the definition of the “Class I: interconnected VoIP provider”, as it appears on Page 2 of the textual descriptions of the “Inter-Service Provider Local Number Portability (LNP) Operations Flows” (Attached; with recommended revisions), in order to enable wireline, wireless, and other interconnected VoIP providers, to directly port numbers to and from interconnected VoIP providers. These Narratives (Version 4.2.2) provide a detailed

description of each process step within the LNP Operations Flows (Version 4.2.2, Attached; with recommended revisions).

Finally, the NANC concurred with the conclusion of the LNPA WG that the porting of numbers directly to and from interconnected VoIP providers would not negatively impact rate center consolidations or the provision of 911/E911 emergency call services.

Please feel free to contact me, or the LNPA Working Group, Tri-Chairs: Paula Jordan Campagnoli, (Paula.Campagnoli@T-Mobile.com), Ron Steen, (rs7566@att.com), or Dawn Lawrence (dawn.r.lawrence@xo.com) if you or members of your staff have any questions regarding this NANC submittal.

Sincerely,



Betty Ann Kane
Chairman

North American Numbering Council

Attachments (2)

cc: Kris Monteith, FCC
Ann Stevens, FCC
Marilyn Jones, FCC
NANC Members