



FEATURES |

MPSC Launches Redesigned Video-Cable Web Site

Note: The Michigan Public Service Commission issued the following Press Release on June 13, 2008. For additional information please contact Judy Palnau at (517) 241-3323.

The Michigan Public Service Commission (MPSC) today launched its redesigned video/cable Web site. The Web site allows customers, providers, and franchise entities to obtain valuable information through simple, user-friendly means. . . .

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- U-15609 Allendale Telephone Company, Barry County Telephone Company, Deerfield Farmers' Telephone Company, Drenthe Telephone Company, Lennon Telephone Company, Ogden Telephone Company, Pigeon Telephone Company, Springport Telephone Company, and Waldron Telephone Company against T-Mobile USA, Inc. (interconnection arbitration)

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. . . The improved video/cable Web site was redesigned to better assist those with video/cable questions. It is located at: <<http://www.michigan.gov/mpsc>>. Look for the Video/Cable button on the left side of the page.

The Web site has information separated into categories for video/cable customers and providers, and for franchise entities. Information found on the Web site includes information on filing a video/cable-related complaint with the MPSC, the Uniform Video Services Local Franchise Agreement, the Uniform Video Services Local Franchise Act, digital TV transition information (regarding the change-over in 2009), as well as MPSC contact information.

The MPSC has been charged with the implementation of Public Act 480 of 2006, the state's Uniform Video Services Local Franchise Act, which was effective January 1, 2007. The responsibilities of the MPSC include but are not limited to:



- Reviewing disputes between customers and providers, providers and providers, and franchise entities and providers
- Develop the standardized uniform agreement form
- Receive annual reports from providers
- Establish a formal process to review disputes
- File an annual report (February 1 of each year) with the Governor and Legislature
- Order remedies and penalties, if it has found that a person has violated the Act.

The MPSC is an agency within the Department of Labor & Economic Growth.

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MPSC Staff Issues Wireline Competitive Market Conditions Survey

On June 24, 2008, the Michigan Public Service Commission staff (“Staff”) issued its 9th annual Wireline Competitive Market Conditions Survey (“Survey”).

According to the Survey, AT&T Michigan’s share of the wireline telecommunications market in Michigan is 63.5%. Verizon’s share represents 11.81% and the smaller independent Incumbent Local Exchange Carriers (“ILECs”) had 4.0% of the market. All Competitive Local Exchange Carriers (“CLECs”) served 1,013,897 lines for 20.7% of the 4,904,384 total wireline lines in Michigan. Of the 146 CLECs that responded to the survey, 94 were actively serving customers as of December 31 and reported line counts. 46 of the CLECs are providing service to both residential and business customers, 18 to residential only, and 30 to business only. The geographic areas in which CLECs had lines include the Detroit, Grand Rapids, Lansing, Saginaw and Upper Peninsula LATAs.

The Survey found that Michigan CLECs are using several methods of entry in order to compete in the wireline telecommunications market. Competitive providers are using one or more of the following to provide lines to Michigan customers: the CLECs’ own facilities, unbundled network element loops (“UNE-L”), unbundled network elements including switching, now provided at unregulated rates, which are also known as local wholesale arrangements, and resale of other providers offerings. 25.1% of the competitive lines are provided over CLEC-owned facilities, 38.1% using UNE-L, 23.0% using local wholesale arrangements, and 8.5% using resale. The survey results also indicate that 3.9% of the CLEC lines are xDSL lines. CLECs are also continuing to use Voice over Internet Protocol (“VoIP”) technology to provide lines. These VoIP lines represent 1.4% of the total CLEC lines reported in the Survey.

Development of the Survey consisted of Information/Data Requests sent to AT&T Michigan, Verizon, small ILECs and all licensed CLECs in Michigan. This survey gathers information that allows the Michigan Public Service Commission (“Commission”) to evaluate the status of local wireline telecommunications competition in Michigan. The original survey vehicle was developed through a collaborative process set forth in the Commission’s order in MPSC Case No. U-12320 in 2000. MPSC Case No. U-12320 was initiated to review AT&T Michigan’s application for Section 271 long distance authority. The survey was further modified when the Michigan

Telecommunications Act (“MTA”) was amended in November of 2005 to incorporate a requirement for providers to submit all information required by the Commission for purposes of the preparation of the annual Status of Telecommunications Competition in Michigan report. To obtain data for the 2007 calendar year, the survey was sent to the 41 ILECs and 202 CLECs licensed in the state of Michigan as of December 31, 2007. All of the ILECs and 146 of the CLECs responded to the survey. As the survey requests information that some companies consider confidential, portions of the results are reported as aggregates to maintain the confidentiality of the individual company data.

A complete copy of the Survey, along with wireline customer counts for ILECs, is filed in MPSC Case No. U-12320 and is available on the Commission’s Electronic Case Filings System at <<http://efile.mpsc.cis.state.mi.us/efile/docs/12320/0025.pdf>>.

PENDING LEGISLATION |

The following is a list of active telecommunications bills that have been introduced during the current legislative session. Copies of bills and public acts referred to in this column may be obtained by contacting your state Senator or Representative, on the Michigan Legislature Web site, <<http://www.michiganlegislature.org/>>, or from the Legislative Service Bureau Document Room at (517) 373-0169.

Senate Bill # Primary Sponsor	Date Introduced	Description	Status (revisions in bold)
SB 002 Hardiman	01/10/2007	Campaign finance; public disclosure; disclosure of committees that employ and registration of persons who make “robocalls” in campaigns; require. Amends sec. 6 of 1976 PA 388 (MCL 169.206) & adds sec. 48.	Referred to Senate Committee on Campaign and Election Oversight.
SB 003 Hardiman	01/10/2007	Elections; campaign practices; do-not-call list for automated political telephone calls; provide for.	04/04/2007 Referred to Senate Committee of the Whole with Substitute S-3.
SB 004 Hardiman	01/10/2007	Communications; cellular telephone; customer consent to list numbers in a cell phone directory; require. Amends 1991 PA 179 (MCL 484.2101 <i>et seq.</i>) by adding sec. 360a.	Referred to Senate Committee on Homeland Security and Emerging Technologies.
SB 058 Stamas	01/24/2007	Campaign finance; campaign practices; telephonic communications; require disclosure stating who is paying for call and whether authorized by candidate.	Referred to Senate Committee on Campaign and Election Oversight.
SB 108 Basham 2008 PA 130	01/30/2007	Communications; telecommunications; eligibility date to opt into METRO funds; revise. Amends sec. 13 of 2002 PA 48 (MCL 484.3113).	05/13/2008 Signed by Governor Jennifer Granholm; assigned PA 130 with Immediate Effect.

Senate Bill # Primary Sponsor	Date Introduced	Description	Status (revisions in bold)
SB 131 Cherry	01/31/2007	Communications; telecommunications; 9-1-1 system to pinpoint caller location; provide for. Amends 1986 PA 32 (MCL 484.1101 - 484.1717) by adding sec. 408a.	Referred to Senate Committee on Energy Policy.
SB 143 Brown	01/31/2007	Criminal procedure; sentencing guidelines; sentencing guidelines for crime of installing spyware on another person's computer without consent; enact. Amends sec. 17c, ch. XVII of 1927 PA 175 (MCL 777.17c). Tie Bar with SB 144.	Referred to Senate Committee on Judiciary.
SB 144 Brown	01/31/2007	Crimes; computer; installing spyware on another person's computer without consent; prohibit, and provide penalties. Amends sec. 7 of 1979 PA 53 (MCL 752.797) & adds sec. 5b.	Referred to Senate Committee on Judiciary.
SB 145 Brown	01/31/2007	Civil procedure; civil actions; installing spyware or adware onto another individual's computer without consent; prohibit and provide remedies for. Creates new act.	Referred to Senate Committee on Judiciary.
SB 284 Richardville	02/27/2007	Campaign finance; campaign practices; telephonic communications; require disclosure stating who is paying for call and whether authorized by candidate. Amends 1976 PA 388 (MCL 169.201 - 169.282) by adding sec. 48.	04/19/2007 Substitute S-2 passed Senate, 38 Yeas, 0 Nays. Referred to House Committee on Ethics and Elections.
SB 410 Brown 2007 PA 164	04/18/2007	Communications; telecommunications; funding system for the emergency telephone service enabling act; modify. Amends title & secs. 101, 102, 201, 202, 203, 205, 301, 302, 303, 306, 307, 308, 312, 319, 320 & 401 of 1986 PA 32 (MCL 484.1101 <i>et seq.</i>) & adds secs. 401a, 401b & 401c. Tie Bar with SB 411.	12/27/2007 Signed by Governor Jennifer Granholm; assigned PA 164 with Immediate Effect.
SB 411 Brown 2007 PA 165	04/18/2007	Communications; telecommunications; funding system for the emergency telephone service enabling act; modify. Amends secs. 402, 403, 404, 405, 406, 407, 408, 410, 412, 413, 502, 504, 506, 601, 602, 605, 712, 714, 716 & 717 of 1986 PA 32 (MCL 484.1402 <i>et seq.</i>) & repeals. Tie Bar with SB 410.	12/27/2007 Signed by Governor Jennifer Granholm; assigned PA 165 with Immediate Effect.

Senate Bill # Primary Sponsor	Date Introduced	Description	Status (revisions in bold)
SB 449 Kahn	04/26/2007	Transportation; school vehicles; use of cellular telephone while operating a school bus; prohibit, and provide penalties. Amends 1990 PA 187 (MCL 257.1801 - 257.1877) by adding sec. 58.	Referred to Senate Committee on Education.
SB 585 Patterson	06/12/2007	Public utilities; restructuring; oversight of proposed mergers, sales, or acquisitions of public utilities; clarify. Amends 1939 PA 3 (MCL 460.1 - 460.10cc) by adding sec. 6r.	Referred to Senate Committee on Energy Policy and Public Utilities.
SB 636 Thomas	07/17/2007	Communications; other; video service provider; clarify public, education, and government access fee. Amends sec. 6 of 2006 PA 480 (MCL 484.3306).	Referred to Senate Committee on Energy Policy and Public Utilities.
SB 637 Thomas	07/17/2007	Communications; other; video service provider; clarify. Amends sec. 10 of 2006 PA 480 (MCL 484.3310).	Referred to Senate Committee on Energy Policy and Public Utilities.
SB 679 Patterson	08/22/2007	Communications; telecommunications; sunset on 9-1-1 emergency service district; extend. Amends sec. 717 of 1986 PA 32 (MCL 484.1717).	12/06/2007 Passed Senate 36 Yeas, 0 Nays, 1 Excused, 1 Not Voting; Referred to House Committee on Oversight and Investigations.
SB 783 Thomas	09/18/2007	Traffic control; violations; operation of a vehicle while using certain electronic devices; prohibit. Amends sec. 320a of 1949 PA 300 (MCL 257.320a) & adds sec. 602b.	Referred to Senate Committee on Energy Policy and Public Utilities.
SB 815 Patterson 2008 PA 48	09/25/2007	Communications; telecommunications; technical and operational charge for emergency telephone service enabling act; extend sunset. Amends sec. 401 of 1986 PA 32 (MCL 484.1401).	03/27/2008 Signed by Governor Jennifer Granholm; assigned PA 48 with Immediate Effect.
SB 819 Garcia	10/04/2007	Communications; cellular telephone; active duty military personnel; allow to cancel cellular telephone contract without penalties. Amends 1991 PA 179 (MCL 484.2101 - 484.2604) by adding sec. 304b.	Referred to Senate Committee on Senior Citizens and Veterans Affairs.
SB 945 Patterson	12/04/2007	Communications; internet; obtaining personal information by false pretenses; prohibit. Amends secs. 3 & 7 of 2004 PA 452 (MCL 445.63 & 445.67) & adds sec. 7a.	03/18/2008 Sub. S-1 passed Senate, 38 Yeas, 0 Nays; referred to House Committee on Judiciary.

Senate Bill # Primary Sponsor	Date Introduced	Description	Status (revisions in bold)
SB 1036 Basham	01/22/2008	Traffic control; violations; use of hand-free wireless phones while operating a motor vehicle; allow. Amends sec. 320a of 1049 PA 300 (MCL 257.320a) & adds sec. 602b.	Referred to Senate Committee on Transportation.
SB 1088 Patterson	02/13/2008	Communications; telecommunications; sunset; eliminate. Amends title of 1991 PA 179 (MCL 484.2101 - 484.2604) & repeals sec. 604 of 1991 PA 179 (MCL 484.2604).	Referred to Senate Committee on Energy Policy and Public Utilities.
SB 1201 Garcia	03/11/2008	Consumer protection; unfair trade practices; active duty military personnel; allow to cancel cellular telephone contract without penalties. Creates new act.	04/24/2008 Passed Senate, 37 Yeas, 0 Nays, 1 Excused; Referred to House Committee on Military and Veterans Affairs and Homeland Security.
SB 1235 Olshove	03/26/2008	Communications; cable; access for subscriber to public, education, and government channels or lowest tier of service and without need for additional equipment; require. Amends sec. 4 of 2006 PA 480 (MCL 484.3304).	Referred to Senate Committee on Energy Policy and Public Utilities.
SB 1417 Pappageorge	06/26/2008	Education; curricula; internet safety instruction in schools; require.	Referred to Committee on Education.

Senate Resolution # Primary Sponsor	Date Introduced	Description	Status (revisions in bold)
SR 0135 Birkholz	01/09/2008	A resolution to request that the Michigan Public Service Commission create a Pole Attachment Remediation Fund and establish procedures to resolve pole attachment disputes.	Referred to Senate Committee on Energy Policy and Public Utilities.
SR 0140 Olshove	01/16/2008	A resolution to encourage cable operators to maintain public access channels at their existing, lower tier location and provide these channels at no additional cost to subscribers.	Referred to Senate Committee on Energy Policy and Public Utilities.

House Bill # Primary Sponsor	Date Introduced	Description	Status (revisions in bold)
HB 4041 Lemmons	01/22/2007	Corrections; state facilities; telephone system for state correctional facilities; impose requirements.	Referred to House Committee on Judiciary.
HB 4057 Nofs	01/22/2007	Campaign finance; public disclosure; telephone or electronic campaigning; require message to include payer's identification and whether approved by candidate, and revise identifying statement for radio or television campaign ads.	Referred to House Committee on Ethics and Elections.
HB 4239 Sak	03/14/2007	Campaign finance; public disclosure; telephone or electronic campaigning; require message to include payer's identification and whether approved by candidate, and revise identifying statement for radio or television campaign ads.	Substitute H-1 Passed House, 107 Yeas, 0 Nays; referred to Senate Committee on Campaign and Election Oversight.
HB 4293 Miller	02/20/2007	Law enforcement; investigations; use of eavesdropping devices in hostage or other emergency situations; allow. Amends secs. 539a & 539g of 1931 PA 328 (MCL 750.539a & 750.539g) & adds sec. 539l.	Referred to House Judiciary Committee.
HB 4333 Wenke	02/27/2007	Campaign finance; public disclosure; disclosure of persons who make automated telephone calls related to candidates or elections; require.	Referred to House Committee on Ethics and Elections.
HB 4461 Rocca	03/15/2007	Transportation; school vehicles; use of cellular telephone while operating a school bus; prohibit. Amends 1990 PA 187 (MCL 257.1801 - 257.1877) by adding sec. 58.	Referred to House Committee on Transportation.
HB 4581 Condino	04/05/2007	Communications; telecommunications; tax on satellite television sales; provide for at same rate as cable franchise agreements. Amends secs. 1 & 2 of 1933 PA 167 (MCL 205.51 & 205.52).	Referred to House Committee on Tax Policy.
HB 4717 Opsommer	05/08/2007	Campaign finance; public disclosure; telephone or electronic campaigning; require message to include payer's identification and whether approved by candidate, and revise identifying statement for radio or television campaign ads. Amends sec. 47 of 1976 PA 388 (MCL 169.247) & adds sec. 48.	Referred to House Committee on Oversight and Investigations.

House Bill # Primary Sponsor	Date Introduced	Description	Status (revisions in bold)
HB 4726 Cushingberry	05/08/2007	Communications; telecommunications; Amendments to the emergency telephone service enabling act; provide for. Amends sec. 102 of 1986 PA 32 (MCL 484.1102) & adds sec. 408a.	Referred to House Committee on Appropriations.
HB 4852 Cushingberry	05/24/2007	Communications; telecommunications; public safety charge; provide for. Amends 1986 PA 32 (MCL 484.1101 - 484.1717) by adding sec. 408a.	Referred to House Committee on Appropriations.
HB 4982 Polidori	06/27/2007	Traffic control; violations; use of mobile phones while operating a motor vehicle; prohibit. Amends sec. 320a of 1949 PA 300 (MCL 257.320a) & adds sec. 602b.	05/20/2008 Substitute H-2 reported by House Committee on Transportation with recommendation; referred to second reading.
HB 5047 Johnson	07/24/2007	Communications; other; video service provider; clarify public, education, and government access fee. Amends sec. 6 of 2006 PA 480 (MCL 484.3306).	Referred to House Committee on Energy and Technology.
HB 5048 Accavitti	07/24/2007	Communications; other; video service provider; clarify. Amends sec. 10 of 2006 PA 480 (MCL 484.3310).	02/20/2008 Reported by House Committee on Energy and Technology, with recommendation; referred to second reading.
HB 5090 Stakoe	08/08/2007	Civil rights; public records; access to home address and telephone number of a public employee; exclude from freedom of information act. Amends sec. 13 of 1976 PA 442 (MCL 15.243).	Referred to House Committee on Government Relations.
HB 5112 Robertson	08/21/2007	Crimes; telecommunications; malicious use of service provided by telecommunications service provider; provide for increased penalty under certain circumstances. Amends sec. 540e of 1931 PA 328 (MCL 750.540e).	Referred to House Committee on Judiciary.
HB 5113 Robertson	08/21/2007	Criminal procedure; sentencing guidelines; sentencing guidelines for crime of malicious use of service provided by telecommunications service provider; enact. Amends sec. 16z, ch. XVII of 1927 PA 175 (MCL 777.16z). TIE BAR WITH: HB 5112'07.	Referred to House Committee on Judiciary.

House Bill # Primary Sponsor	Date Introduced	Description	Status (revisions in bold)
HB 5117 Bieda	08/21/2007	Traffic control; violations; penalties for operating a motor vehicle while reading, manually writing, or sending a message on an electronic wireless device; provide for. Amends 1949 PA 300 (MCL 257.1 - 257.923) by adding sec. 602b.	05/20/2008 Substitute H-2 reported by House Committee on Transportation with recommendation; referred to second reading.
HB 5131 Dean	08/22/2007	Criminal procedure; sex offender registration; registered sex offenders to provide certain information regarding their internet service; require.	Referred to House Committee on Judiciary.
HB 5133 Law	08/22/2007	Criminal procedure; sex offender registration; reporting requirements; expand to include a valid electronic mail address and user name. Amends sec. 7 of 1994 PA 295 (MCL 28.727).	Referred to House Committee on Judiciary.
HB 5134 Law	08/22/2007	Crimes; criminal sexual conduct; access to commercial social networking websites by certain sex offenders; restrict. Amends 1931 PA 328 (MCL 750.1 - 750.568) by adding sec. 411u.	Referred to House Committee on Judiciary.
HB 5150 A. Smith	08/30/2007	Crimes; other; knowing an individual needs emergency help; require to call 9-1-1. Amends 1931 PA 328 (MCL 750.1 - 750.568) by adding sec. 499.	Referred to House Committee on Judiciary.
HB 5240 Garfield	09/18/2007	Communications; internet; Michigan broadband authority; eliminate. Repeals 2002 PA 49 (MCL 484.3201 - 484.3225).	Referred to House Committee on New Economy and Quality of Life.
HB 5338 Caul	10/23/2007	Communications; cellular telephone; individuals called into active duty; allow to cancel cellular telephone contract without penalties. Amends 1991 PA 179 (MCL 484.2101 - 484.2604) by adding sec. 304c.	06/03/2008 Rule suspended; Discharged from House Committee on Oversight and Investigations; Placed on second reading.
HB 5361 Moss	10/24/2007	Crimes; other; tampering with, defacing, or stealing utility equipment; increase penalties. Amends sec. 383a of 1931 PA 328 (MCL 750.383a).	Referred to House Committee on Judiciary.
HB 5396 Sak	10/31/2007	Traffic control; violations; penalties for operating a motor vehicle while sending or receiving a message on an electronic wireless device; provide for.	05/20/2008 Substitute H-1 reported by House Committee on Transportation with recommendation; referred to second reading.

House Bill # Primary Sponsor	Date Introduced	Description	Status (revisions in bold)
HB 5591 Walker	01/09/2008	Communications; cellular telephone; purchase, photo identification, and retention of certain purchase information; require. Amends 1991 PA 1179 (MCL 484.2101 - 484.2604) by adding pt. J.	Referred to House Committee on Judiciary.
HB 5665 Accavitti 2008 PA 52	01/24/2008	Communications; telecommunications; sunset; eliminate. Amends title of 1991 PA 179 (MCL 484.2101 - 484.2604) & repeals sec. 604 of 1991 PA 179 (MCL 484.2604).	03/27/2008 Signed by Governor Jennifer Granholm; assigned PA 52 with Immediate Effect.
HB 5667 Rocca	01/24/2008	Communications; cable; access for subscriber to public, education, and government channels without need for additional equipment; require. Amends sec. 4 of 2006 PA 480 (MCL 484.3304).	Referred to House Committee on Energy and Technology.
HB 5684 Espinoza	02/06/2008	Communications; telecommunications; eligibility date to opt into METRO funds; revise.	Referred to House Committee on Energy and Technology.
HB 5693 Meadows	02/06/2008	Communications; cable; access for subscriber to public, education, and government channels or lowest tier of service and without need for additional equipment; require.	Referred to House Committee on Energy and Technology.
HB 5696 Law	02/06/2008	Traffic control; violations; use of cellular telephone while operating a vehicle by an individual in the graduated licensing program; prohibit, and establish penalties.	Referred to House Committee on Transportation.
HB 5892 Espinoza	03/13/2008	Communications; telecommunications; sunset for the emergency 9-1-1 service enabling act; extend. Amends sec. 717 of 1986 PA 32 (MCL 484.1717).	Referred to House Committee on Energy and Technology.
HB 5932 LeBlanc	04/08/2008	Consumer protection; unfair trade practices; termination of cellular telephone contracts by certain active military personnel; allow. Creates new act.	Referred to Committee on Military and Veterans Affairs and Homeland Security
HB 6044 Accavitti	05/06/2008	Public utilities; other; metropolitan authority; revise utilization of interest and earnings. Amends sec. 11 of 2002 PA 48 (MCL 484.3111).	Referred to House Committee on Energy and Technology.

House Bill # Primary Sponsor	Date Introduced	Description	Status (revisions in bold)
HB 6065 Cheeks	05/06/2008	Communications; telecommunications; sunset for the emergency 9-1-1 service enabling act; repeal. Amends title of 1986 PA 32 (MCL 484.1101 - 484.1717) & repeals sec. 717 of 1986 PA 32 (MCL 484.1717).	Referred to House Committee on Appropriations.
HB 6070 Mayes	05/07/2008	Communications; telecommunications; funding for emergency 9-1-1 service enabling act; modify. Amends sec. 401b of 1986 PA 32 (MCL 484.1401b) & adds secs. 401f & 401g.	Referred to House Committee on Energy and Technology.
HB 6278 Law	06/24/2008	Education; curricula; internet safety instruction in schools; require. Amends 1976 PA 451 (MCL 380.1 - 380.1852) by adding sec. 1163.	Referred to House Committee on Education.

House Resolution # Primary Sponsor	Date Introduced	Description	Status (revisions in bold)
HCR 0064 Bieda	01/09/2008	A concurrent resolution to encourage cable operators to maintain public access channels at their existing, lower tier location and provide these channels at no additional cost to subscribers.	Referred to House Committee on Energy and Technology.
HR 0245 Bieda	01/09/2008	A resolution to encourage cable operators to maintain public access channels at their existing, lower tier location and provide these channels at no additional cost to subscribers.	Referred to House Committee on Energy and Technology.
HR 0283 Angerer	02/21/2008	A resolution declaring February 20, 2008, as Digital Transition Day in the State of Michigan.	02/21/2008 Adopted.

PUBLIC ACTS OF 2007 & 2008 |

Listed below are Public Acts related to telecommunications that have been passed during the current legislative session (2007-2008). Copies of Public Acts may be obtained by contacting your state Senator or Representative, on the Michigan Legislature Web site, <<http://www.michiganlegislature.org/>>, or from the Legislative Service Bureau Document Room at (517) 373-0169. Acts passed since the previous edition of the *Michigan Telecommunications Report* are in bold.

Public Act #	Effective Date	Description	Enrolled Bill No. and Sponsor
2007 PA 164	12/27/2007	Communications; telecommunications; funding system for the emergency telephone service enabling act; modify. Amends title & secs. 101, 102, 201, 202, 203, 205, 301, 302, 303, 306, 307, 308, 312, 319, 320 & 401 of 1986 PA 32 (MCL 484.1101 <i>et seq.</i>) & adds secs. 401a, 401b & 401c. Tie Bar with Enrolled SB 411.	Enrolled SB 410 Brown
2007 PA 165	12/27/2007	Communications; telecommunications; funding system for the emergency telephone service enabling act; modify. Amends secs. 402, 403, 404, 405, 406, 407, 408, 410, 412, 413, 502, 504, 506, 601, 602, 605, 712, 714, 716 & 717 of 1986 PA 32 (MCL 484.1402 <i>et seq.</i>) & repeals. Tie Bar with Enrolled SB 410.	Enrolled SB 411 Brown
2008 PA 48	03/27/2007	Communications; telecommunications; technical and operational charge for emergency telephone service enabling act; extend sunset. Amends sec. 401 of 1986 PA 32 (MCL 484.1401).	Enrolled SB 815 Patterson
2008 PA 52	01/24/2008	Communications; telecommunications; sunset; eliminate. Amends title of 1991 PA 179 (MCL 484.2101 - 484.2604) & repeals sec. 604 of 1991 PA 179 (MCL 484.2604).	Enrolled HB 5665 Accavitti
2008 PA 130	05/13/2008	Communications; telecommunications; eligibility date to opt into METRO funds; revise. Amends sec. 13 of 2002 PA 48 (MCL 484.3113).	Enrolled SB 108 Basham

ORDERS ISSUED BY MPSC |

The Michigan Public Service Commission has not issued any Telecommunications Orders during the previous fortnight.

APPLICATIONS AND COMPLAINTS |

Case No. U-12774

Interconnection Agreement

AT&T Michigan and PaeTec Communications, Inc.

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=12774>

On June 24, 2008, AT&T Michigan and PaeTec Communications, Inc. jointly filed an Application with the Michigan Public Service Commission (“Commission”) requesting approval of the Eighth Amendment to their Interconnection Agreement. According to the Application, the Eighth Amendment complies with a September 26, 2007 United States District Court for the Eastern District of Michigan Order reversing, in part, the Michigan Public Service Commission’s TRO/TRRO order in Case No. U-14447. The Amendment revises the definition of business lines to comply with the Court Order and a Federal Communications Commission rule which provides that entrance facilities are not required to be provided by incumbent carriers to CLECs on an unbundled basis.

Case No. U-12794

Interconnection Agreement

AT&T Michigan and NOW Communications, Inc.

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=12794>

On June 18, 2008, AT&T Michigan and Now Communications, Inc. jointly filed an Application with the Michigan Public Service Commission (“Commission”) requesting approval of the Sixth Amendment to their Interconnection Agreement. According to the Application, the Sixth Amendment complies with a September 26, 2007 United States District Court for the Eastern District of Michigan Order reversing, in part, the Michigan Public Service Commission’s TRO/TRRO order in Case No. U-14447. The Amendment revises the definition of business lines to comply with the Court Order and a Federal Communications Commission rule which provides that entrance facilities are not required to be provided by incumbent carriers to CLECs on an unbundled basis.

Case No. U-12798

Interconnection Agreement

AT&T Michigan and Broadwing Communications, LLC.

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=12798>

On June 19, 2008, AT&T Michigan and Broadwing Communications, LLC. jointly filed an Application with the Michigan Public Service Commission (“Commission”) requesting approval of the Twelfth Amendment to their Interconnection Agreement. According to the Application, the Twelfth Amendment extends the term of the Agreement for a period of three (3) years commencing January 11, 2008 to January 11, 2011.

Case No. U-12952

Interconnection Agreement

AT&T Michigan and TDS Metrocom, LLC

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=12952>

On June 16, 2008, AT&T Michigan and TDS Metrocom, LLC jointly filed an Application with the Michigan Public Service Commission (“Commission”) requesting approval of the Thirteenth Amendment to their Interconnection Agreement. According to the Application, the Thirteenth Amendment replaces the existing performance measures and remedies provisions in the Interconnection Agreement with a new AT&T Midwest Performance Remedy Plan Appendix.

Case No. U-12954

Interconnection Agreement

AT&T Michigan and Buckeye Telesystem, Inc.

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=12954>

On June 24, 2008, AT&T Michigan and Buckeye Telesystem, Inc. jointly filed an Application with the Michigan Public Service Commission (“Commission”) requesting approval of the Tenth Amendment to their Interconnection Agreement. According to the Application, the Tenth Amendment replaces the existing performance measures and remedies provisions in the Interconnection Agreement with a new AT&T Midwest Performance Remedy Plan Appendix.

Case No. U-12988

Interconnection Agreement

AT&T Michigan and ACD Telecom, Inc.

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=12988>

On June 25, 2008, AT&T Michigan and ACD Telecom, Inc. jointly filed an Application with the Michigan Public Service Commission (“Commission”) requesting approval of the Eighth Amendment to their Interconnection Agreement. According to the Application, the Eighth Amendment conforms the Interconnection Agreement to the terms and conditions of the Federal Communication Commission’s (“FCC”) interim ISP terminating compensation plan of the FCC’s Order on Remand and Report and Order, *In the Matter of Implementation of the Local Competition Provisions in the Telecommunications Act of 1996, Intercarrier Compensation for ISP-Bound Traffic*, FCC 01-131, CC Docket Nos. 96-98, 99-68 (rel. April 27, 2001) (“*FCC ISP Compensation Order*”), which was remanded but not vacated in *WorldCom, Inc v FCC*, No. 01-1218 (DC Cir 2002), and extends the term of the Interconnection Agreement for a period of three (3) years commencing July 20, 2007 to July 20, 2010.

Case No. U-13003

Interconnection Agreement

AT&T Michigan and US Xchange of Michigan, LLC d/b/a One Communications

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=13003>

On June 25, 2008, AT&T Michigan and US Xchange of Michigan, LLC d/b/a One Communications jointly filed an Application with the Michigan Public Service Commission (“Commission”) requesting approval of the Ninth Amendment to their Interconnection Agreement. According to the Application, the Ninth Amendment complies with a September 26, 2007 United States District Court for the Eastern District of Michigan Order reversing, in part, the Michigan Public Service Commission’s TRO/TRRO order in Case No. U-14447. The Amendment revises the definition of business lines to comply with the Court Order and a Federal Communications Commission rule which provides that entrance facilities are not required to be provided by incumbent carriers to CLECs on an unbundled basis.

Case No. U-13124

Interconnection Agreement

AT&T Michigan and McLeodUSA Telecommunications Services, Inc.

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=13124>

On June 25, 2008, AT&T Michigan and McLeodUSA Telecommunications Services, Inc. jointly filed an Application with the Michigan Public Service Commission (“Commission”) requesting approval of the Thirteenth Amendment to their Interconnection Agreement. According to the Application, the Thirteenth Amendment complies with a September 26, 2007 United States District Court for the Eastern District of Michigan Order reversing, in part, the Michigan Public Service Commission’s TRO/TRRO order in Case No. U-14447. The Amendment revises the definition of

business lines to comply with the Court Order and a Federal Communications Commission rule which provides that entrance facilities are not required to be provided by incumbent carriers to CLECs on an unbundled basis.

Case No. U-13173

Interconnection Agreement

AT&T Michigan and Local Exchange Carriers of Michigan, Inc.

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=13173>

On June 24, 2008, AT&T Michigan and Local Exchange Carriers of Michigan, Inc. jointly filed an Application with the Michigan Public Service Commission (“Commission”) requesting approval of the Sixth Amendment to their Interconnection Agreement. According to the Sixth Amendment, as filed, the Amendment establishes and/or clarifies the rates for and type of cross connects used with DS1 loops, DS1 Transport and DS1 EELs.

Case No. U-13173

Interconnection Agreement

AT&T Michigan and Local Exchange Carriers of Michigan, Inc.

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=13173>

On June 24, 2008, AT&T Michigan and Local Exchange Carriers of Michigan, Inc. jointly filed an Application with the Michigan Public Service Commission (“Commission”) requesting approval of the Seventh Amendment to their Interconnection Agreement. According to the Application, the Seventh Amendment complies with a September 26, 2007 United States District Court for the Eastern District of Michigan Order reversing, in part, the Michigan Public Service Commission’s TRO/TRRO order in Case No. U-14447. The Amendment revises the definition of business lines to comply with the Court Order and a Federal Communications Commission rule which provides that entrance facilities are not required to be provided by incumbent carriers to CLECs on an unbundled basis.

Case No. U-13175

Interconnection Agreement

AT&T Michigan and XO Communications Services, Inc.

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=13175>

On June 17, 2008, AT&T Michigan and XO Communications Services, Inc. jointly filed an Application with the Michigan Public Service Commission (“Commission”) requesting approval of the Nineteenth Amendment to their Interconnection Agreement. According to the Application, the Nineteenth Amendment replaces the Fourteenth Amendment and establishes and/or clarifies the rates for and type of cross connects used with DS1 loops, DS1 Transport and DS1 EELs.

Case No. U-13258

Interconnection Agreement

AT&T Michigan and Zenk Group Limited, Inc. d/b/a Planet Access

<http://efile.mpsc.is.state.mi.us/efile/viewcase.php?casenum=13258>

On June 24, 2008, AT&T Michigan and Zenk Group Limited, Inc. d/b/a Planet Access jointly filed an Application with the Michigan Public Service Commission (“Commission”) requesting approval of the Sixth Amendment to their Interconnection Agreement. According to the Application, the Sixth Amendment complies with a September 26, 2007 United States District Court for the Eastern District of Michigan Order reversing, in part, the Michigan Public Service Commission’s TRO/TRRO order in Case No. U-14447. The Amendment revises the definition of business lines to comply with the Court Order and a Federal Communications Commission rule which provides that

entrance facilities are not required to be provided by incumbent carriers to CLECs on an unbundled basis.

Case No. U-13272

Interconnection Agreement

AT&T Michigan and CenturyTel Solutions, LLC

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=13272>

On June 18, 2008, AT&T Michigan and CenturyTel Solutions, LLC jointly filed an Application with the Michigan Public Service Commission (“Commission”) requesting approval of the Tenth Amendment to their Interconnection Agreement. According to the Application, the Tenth Amendment complies with a September 26, 2007 United States District Court for the Eastern District of Michigan Order reversing, in part, the Michigan Public Service Commission’s TRO/TRRO order in Case No. U-14447. The Amendment revises the definition of business lines to comply with the Court Order and a Federal Communications Commission rule which provides that entrance facilities are not required to be provided by incumbent carriers to CLECs on an unbundled basis.

Case No. U-13371

Interconnection Agreement

AT&T Michigan and First Communications, LLC

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=13371>

On June 16, 2008, AT&T Michigan and First Communications, LLC jointly filed an Application with the Michigan Public Service Commission (“Commission”) requesting approval of the Sixth Amendment to their Interconnection Agreement. According to the Application, the Sixth Amendment complies with a September 26, 2007 United States District Court for the Eastern District of Michigan Order reversing, in part, the Michigan Public Service Commission’s TRO/TRRO order in Case No. U-14447. The Amendment revises the definition of business lines to comply with the Court Order and a Federal Communications Commission rule which provides that entrance facilities are not required to be provided by incumbent carriers to CLECs on an unbundled basis.

Case No. U-13383

Interconnection Agreement

AT&T Michigan and Baraga Telephone Company

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=13383>

On June 16, 2008, AT&T Michigan and Baraga Telephone Company jointly filed an Application with the Michigan Public Service Commission (“Commission”) requesting approval of the Third Amendment to their Interconnection Agreement. According to the Application, the Third Amendment complies with a September 26, 2007 United States District Court for the Eastern District of Michigan Order reversing, in part, the Michigan Public Service Commission’s TRO/TRRO order in Case No. U-14447. The Amendment revises the definition of business lines to comply with the Court Order and a Federal Communications Commission rule which provides that entrance facilities are not required to be provided by incumbent carriers to CLECs on an unbundled basis.

Case No. U-13541

Interconnection Agreement

AT&T Michigan and Nexus Communications, Inc.

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=13541>

On June 16, 2008, AT&T Michigan and Nexus Communications, Inc. jointly filed an Application with the Michigan Public Service Commission (“Commission”) requesting approval of the Sixth Amendment to their Interconnection Agreement. According to the Application, the Sixth Amendment complies with a September 26, 2007 United States District Court for the Eastern District

of Michigan Order reversing, in part, the Michigan Public Service Commission's TRO/TRRO order in Case No. U-14447. The Amendment revises the definition of business lines to comply with the Court Order and a Federal Communications Commission rule which provides that entrance facilities are not required to be provided by incumbent carriers to CLECs on an unbundled basis.

Case No. U-13725

Interconnection Agreement

AT&T Michigan and LDMI Telecommunications, Inc. d/b/a Cavalier Telephone

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=13725>

On June 16, 2008, AT&T Michigan and LDMI Telecommunications, Inc. d/b/a Cavalier Telephone jointly filed an Application with the Michigan Public Service Commission ("Commission") requesting approval of the Twelfth Amendment to their Interconnection Agreement. According to the Application, the Twelfth Amendment replaces the existing performance measures and remedies provisions in the Interconnection Agreement with a new AT&T Midwest Performance Remedy Plan Appendix.

Case No. U-13887

Interconnection Agreement

AT&T Michigan and Ernest Communications, Inc.

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=13887>

On June 16, 2008, AT&T Michigan and Ernest Communications, Inc. jointly filed an Application with the Michigan Public Service Commission ("Commission") requesting approval of the Third Amendment to their Interconnection Agreement. According to the Application, the Third Amendment complies with a September 26, 2007 United States District Court for the Eastern District of Michigan Order reversing, in part, the Michigan Public Service Commission's TRO/TRRO order in Case No. U-14447. The Amendment revises the definition of business lines to comply with the Court Order and a Federal Communications Commission rule which provides that entrance facilities are not required to be provided by incumbent carriers to CLECs on an unbundled basis.

Case No. U-13980

Interconnection Agreement

AT&T Michigan and Granite Telecommunications, LLC

<http://efile.mpsc.is.state.mi.us/efile/viewcase.php?casenum=13980>

On June 24, 2008, AT&T Michigan and Granite Telecommunications, LLC jointly filed an Application with the Michigan Public Service Commission ("Commission") requesting approval of the Fourth Amendment to their Interconnection Agreement. According to the Application, the Fourth Amendment complies with a September 26, 2007 United States District Court for the Eastern District of Michigan Order reversing, in part, the Michigan Public Service Commission's TRO/TRRO order in Case No. U-14447. The Amendment revises the definition of business lines to comply with the Court Order and a Federal Communications Commission rule which provides that entrance facilities are not required to be provided by incumbent carriers to CLECs on an unbundled basis.

Case No. U-14029

Interconnection Agreement

AT&T Michigan and Essex Acquisition Corporation

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=14029>

On June 18, 2008, AT&T Michigan and Essex Acquisition Corporation jointly filed an Application with the Michigan Public Service Commission ("Commission") requesting approval of the Fourth Amendment to their Interconnection Agreement. According to the Application, the Fourth Amendment complies with a September 26, 2007 United States District Court for the Eastern District

of Michigan Order reversing, in part, the Michigan Public Service Commission's TRO/TRRO order in Case No. U-14447. The Amendment revises the definition of business lines to comply with the Court Order and a Federal Communications Commission rule which provides that entrance facilities are not required to be provided by incumbent carriers to CLECs on an unbundled basis.

Case No. U-14152

Interconnection Agreement

AT&T Michigan and Level 3 Communications, LLC.

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=14152>

On June 19, 2008, AT&T Michigan and Level 3 Communications, LLC. jointly filed an Application with the Michigan Public Service Commission ("Commission") requesting approval of the Seventh Amendment to their Interconnection Agreement. According to the Application, the Seventh Amendment extends the term of the Agreement for a period of three (3) years commencing January 11, 2008 to January 11, 2011.

Case No. U-14176

Interconnection Agreement

AT&T Michigan and Norlight, Inc. d/b/a Cinergy Communications

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=14176>

On June 25, 2008, AT&T Michigan and Norlight, Inc. d/b/a Cinergy Communications jointly filed an Application with the Michigan Public Service Commission ("Commission") requesting approval of the Fourth Amendment to their Interconnection Agreement. According to the Application, the Fourth Amendment complies with a September 26, 2007 United States District Court for the Eastern District of Michigan Order reversing, in part, the Michigan Public Service Commission's TRO/TRRO order in Case No. U-14447. The Amendment revises the definition of business lines to comply with the Court Order and a Federal Communications Commission rule which provides that entrance facilities are not required to be provided by incumbent carriers to CLECs on an unbundled basis. In addition, the Fourth Amendment extends the term of the Interconnection Agreement for a period of three (3) years commencing January 14, 2008 to January 14, 2011.

Case No. U-14694

Interconnection Agreement

AT&T Michigan and Arialink Telecom, LLC

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=14694>

On June 19, 2008, AT&T Michigan and Arialink Telecom, LLC jointly filed an Application with the Michigan Public Service Commission ("Commission") requesting approval of the Ninth Amendment to their Interconnection Agreement. According to the Application, the Ninth Amendment establishes and/or clarifies the rates for and type of cross connects used with DS1 loops, DS1 Transport and DS1 EELs.

Case No. U-15027

Interconnection Agreement

AT&T Michigan and TelCove Operations, Inc.

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=15027>

On June 19, 2008, AT&T Michigan and TelCove Operations, Inc. jointly filed an Application with the Michigan Public Service Commission ("Commission") requesting approval of the First Amendment to their Interconnection Agreement. According to the Application, the First Amendment extends the term of the Agreement for a period of three (3) years commencing April 30, 2009 to April 30, 2012.

On June 18, 2008, AT&T Michigan and DIECA Communications, Inc. d/b/a Covad Communications Company jointly filed an Application with the Michigan Public Service Commission (“Commission”) requesting approval of an Interconnection Agreement. According to the Application, the Interconnection Agreement is an adoption, pursuant to Section 252(i) of the Federal Telecommunications Act, 47 USC § 252(i), of the Interconnection Agreement by and between AT&T Michigan and Cbeyond Communications, LLC which was approved by the Commission on November 9, 2006 in MPSC Case No. U-15115 and includes various amendments to the Cbeyond Interconnection Agreement.

On June 23, 2008, Allendale Telephone Company, Barry County Telephone Company, Deerfield Farmers’ Telephone Company, Drenthe Telephone Company, Lennon Telephone Company, Ogden Telephone Company, Pigeon Telephone Company, Springport Telephone Company, and Waldron Telephone Company (collectively, the “Petitioners”) jointly filed a petition for arbitration with the Michigan Public Service Commission (“Commission”) against T-Mobile USA, Inc. (“T-Mobile”). Pursuant to Section 252(b) of the Federal Telecommunications Act, 47 USC § 252(b), the Petitioners request that the Commission arbitrate four issues and order the establishment of an Interconnection Agreement with T-Mobile. According to the Petition, the disputed issues are: 1) whether the Parties’ Interconnection Agreements should contain the rates, terms and conditions of the petition as proposed in their final proposed agreement, when T-Mobile has chosen to not respond with its own proposed rates, terms and conditions for an Interconnection Agreement; 2) whether the Parties’ Interconnection Agreements should contain the rates regarding local switching, local transport-termination, and local transport facility relative to terminating Cellular Mobile Radio Service (“CMRS”) traffic that the Petitioners proposed, which are cost based and equal to those the Commission approved in orders approving other Interconnection Agreements for these Petitioners; 3) whether the Parties’ Interconnection Agreements should contain a 5% default factor as Petitioners proposed as an estimate of traffic subject to Switched Access Compensation, to be used for billing purposes, based on the Petitioners’ intrastate access tariff, until actual recorded and verifiable interMTA usage is available; and, 4) whether the Parties’ Interconnection Agreements should contain an 80/20 land-to-mobile traffic factor (i.e. 80% of traffic originates on mobile and terminates on landline, and 20% of traffic originates on landline and terminates on mobile) as estimate of traffic subject to Reciprocal Compensation, for T-Mobile to use for billing purposes until T-Mobile has the ability to record the traffic exchange between the Parties and the recorded usage can be verified.

NOTICES OF OPPORTUNITIES TO COMMENT |

The following Notices of Opportunity to Comment have been issued by the Michigan Public Service Commission's Executive Secretary. Any interested person may submit comments on the application by sending written comments to the Commission by mail to: Executive Secretary, Michigan Public Service Commission, P.O. Box 30221, Lansing, Michigan 48909. Electronic comments may be e-mailed to: <mpscefilecases@michigan.gov>. Any comments should reference the applicable docket number.

Case No. U-15552

9-1-1 Charge

Commission's Own Motion

<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=15552>

Comments Due: Thursday, July 3, 2008

On June 10, 2008, the Michigan Public Service Commission ("Commission") issued an Opinion and Order soliciting written comments on issues regarding implementation of the Emergency 9-1-1 Service Enabling Act (the "Act"). Section 401a(5) of the Act, MCL 484.1401a(5), which was signed into law by Governor Jennifer M. Granholm on December 20, 2007, reads as follows:

(5) The commission in consultation with the committee shall review and may adjust the state 9-1-1 charge under this section and the distribution percentages under section 408 to be effective on January 1, 2009 and January 1, 2010. Any adjustment to the charge by the commission shall be made no later than October 1 of the preceding year and shall be based on the committee's recommendations under section 412. Any adjustments to the state 9-1-1 charge or distribution percentages after December 31, 2010 shall be made by the legislature.

The state 9-1-1 charge of \$0.19 per communications device per month will be collected beginning July 1, 2008 and payments will be due to the state treasury on October 1, 2008. Section 401a(2) of the Act, MCL 484.1401a(2), states that the state 9-1-1 charge shall not be more than 25 cents or less than 15 cents. Section 408 of the Act, MCL 484.1408, provides the percentage amounts for the disbursement of the state 9-1-1 charge as follows: 82.5% to counties for 9-1-1 services as allowed under the act, 7.75% for local exchange providers for costs related to wireless emergency service, 6.0% for local 9-1-1 centers for basic training of personnel, 1.88% to the Michigan State Police to operate a regional 9-1-1 dispatch center, and 1.87% for the costs to administer the Act and maintain the office of the state 9-1-1 coordinator.

While recognizing that the first quarter of state 9-1-1 charge revenue will be received after the October 1, 2008 deadline for this Commission to act, the Commission solicits comments to allow interested parties to comment on the state 9-1-1 charge and the disbursement percentiles. The Commission requests that comments be specific, detailed, and may address the following: Should the state 9-1-1 charge be increased or decreased? If so, why, and what factors should affect this change? Should the disbursement percentages be modified; if so, how and why? Is it necessary to change both the state 9-1-1 charge and the disbursement percentages concurrently?

The comments should reference Case No. U-15552, and must be received no later than 5:00 p.m. on **Thursday, July 3, 2008**.

NOTICES OF HEARINGS |

The following notices of hearing have been issued by the Michigan Public Service Commission's Executive Secretary. Unless otherwise noted, all hearings are held at the offices of the Michigan Public Service Commission, 6545 Mercantile Way, Suite 7, Lansing, Michigan.

Case No. U-15548 License
Huron Mountain Communications Co.
<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=15548>
Public Hearing: Thursday, July 17, 2008, at 9:00 a.m.

The April 22, 2008 Application of Huron Mountain Communications Co. for a temporary and permanent license to provide resold and facilities-based local exchange telecommunications services in a previously unserved area located in the Upper Peninsula of Michigan, referred to as "Huron Exchange," is set for an evidentiary hearing at **9:00 a.m. on Thursday, July 17, 2008**, before Administrative Law Judge Sharon L. Feldman at the offices of the Michigan Public Service Commission, 6545 Mercantile Way, Suite 7, Lansing, Michigan.

Case No. U-15567 License
Onvoy, Inc.
<http://efile.mpsc.cis.state.mi.us/efile/viewcase.php?casenum=15567>
Public Hearing: Tuesday, July 1, 2008, at 9:00 a.m.

The May 1, 2008 Application of Onvoy, Inc., d/b/a Onvoy Voice Services for a temporary and permanent license to provide resold and facilities-based local exchange telecommunications services throughout the State of Michigan, is set for an evidentiary hearing at **9:00 a.m. on Tuesday, July 1, 2008**, before Administrative Law Judge Sharon L. Feldman at the offices of the Michigan Public Service Commission, 6545 Mercantile Way, Suite 7, Lansing, Michigan.

MPSC HEARINGS SCHEDULE |

Note: Unless indicated otherwise, hearings are held in the offices of the Commission, 6545 Mercantile Way, Suite 7, Lansing, Michigan. Hearing dates and times are subject to change or cancellation. Please check with the Commission's Executive Secretary at (517) 241-6160 to confirm that a hearing will be taking place.

KNOWN TELECOM HEARINGS SCHEDULED FOR THE NEXT FORTNIGHT (JUNE 30, 2008 THROUGH JULY 11, 2008)

July 1, 2008, 9:00 a.m.
Case No. 15567/evidentiary hearing
Onvoy, Inc. (license)

FUTURE TELECOM HEARINGS SCHEDULED

July 17, 2008, 9:00 a.m.
Case No. U-15548/evidentiary hearing
Huron Mountain Communications Co (license)

Oct. 9-10, 2008, 9:00 a.m.
Case No. U-15434/evidentiary hearings
Michigan Cable Telecommunications Association
and Charter Communications Operating, LLC v
Consumers Energy Company (pole attachments)

2008 REGULAR MPSC MEETING DATES* |

<u>Month & Date</u>	<u>Day</u>	<u>Time</u>
July 1 [‡]	Tuesday	1:30 p.m.
July 29	Tuesday	1:30 p.m.
August 12	Tuesday	1:30 p.m.
August 26	Tuesday	1:30 p.m.
September 9	Tuesday	1:30 p.m.
September 23	Tuesday	1:30 p.m.
October 7	Tuesday	1:30 p.m.
October 21	Tuesday	1:30 p.m.
November 13	Thursday	1:30 p.m.
December 9	Tuesday	1:30 p.m.
December 23	Tuesday	1:30 p.m.

* Additional Special Meetings may be scheduled, as needed, on 18-hours notice as permitted by Section 5(4) of the Michigan Open Meetings Act, MCL 15.265(4). Agendas for all Regular and Special Meetings will be posted on 18 hours notice. A posted agenda is subject to Amendment as determined by the Commission. Any person with a question about a Regular or a Special Meeting of the Michigan Public Service Commission may make an inquiry by calling the Commission's Executive Secretary at (517) 241-6160

[‡] On June 10, 2008, the Michigan Public Service Commission ("Commission") announced that it has rescheduled its July 15, 2008 Regular Commission Meeting. Instead, the Regular Commission Meeting will be held on July 1, 2008 at 1:30 p.m. at the Commission's office, located at 6545 Mercantile Way, Lansing, Michigan.

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