



### FEATURES |

#### MPSC Issues 2013 Annual Report |

Note: The Michigan Public Service Commission issued the following press release on March 3, 2014. For additional information contact Judy Palnau at (517) 241-3323

March 3, 2014 – The Michigan Public Service Commission (“MPSC”) today issued its annual report to Governor Snyder and the Michigan Legislature . . .

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- U-17577 Frontier North Inc. and Frontier Midstates Inc. and Big River Telephone Company, LLC (ica)

**MPSC Issues 2013 Annual Report** | continued from Page 1

. . . Highlights of the 2013 report include the following:

- The MPSC awarded nearly \$90 million in grants for low-income energy assistance to 14 organizations. The grants provide immediate assistance for heating needs as well as longer-term assistance in reducing future heating costs for low-income and senior citizens.
- The Commission extended its consumer outreach efforts by attending 73 events throughout the state, ranging from utility sponsored Customer Assistance Days to fairs.
- The Commission continues to make its Commission meetings available via podcast, handling 12,309 consumer contacts and assisting consumers and businesses with more than 6,635 electric and natural gas complaints and inquiries; 1,775 telecommunications complaints and inquiries; and 1,229 video/cable complaints and inquiries. The Commission in 2013 issued 630 orders, consisting of 166 telecommunications, 393 electric, 69 natural gas orders, and two motor carrier orders. The Commission also completed one natural gas rate case and two electric rate cases.
- Among the orders issued by the Commission during 2013 were approvals of applications to replace, construct, and operate nine natural gas pipelines.
- As part of Governor Snyder’s directive regarding Reinventing Performance in Michigan (“RPM”) by implementing a Lean Process Improving (“LPI”) Program, the MPSC identified seven projects as initial areas where improvements could be made. One of these involves the processing of for-hire motor carrier applications for intrastate authority. The MPSC’s Motor Carrier Division proposed to streamline the application process by eliminating 64 unnecessary work steps and therefore, reducing application processing time to less than 25 days when fully implemented, a 67 percent reduction.

The entire report is available at:

<[http://www.michigan.gov/documents/mpsc/psc\\_annualreport\\_2013\\_449167\\_7.pdf](http://www.michigan.gov/documents/mpsc/psc_annualreport_2013_449167_7.pdf)>

The MPSC is an agency within the Department of Licensing and Regulatory Affairs.

For more information about LARA, please visit <<http://www.michigan.gov/lara>>. Follow us on Twitter <<http://www.twitter.com/michiganLARA>>; Like us on Facebook at <<http://www.facebook.com/pages/Michigan-Licensing-and-Regulatory-Affairs-LARA/174666982582752>>; or find us on YouTube at <<http://www.youtube.com/michiganLARA>>.

# # #

## ***Legislature Passes Bill That Would Allow Discontinuance of Landline Basic Local Exchange Service |***

On March 13, 2014, the Michigan Senate concurred in Michigan House of Representatives' Substitute H-2 of SB 636, a bill which will streamline the process for discontinuing the provision of landline basic local exchange service in the State of Michigan. The Bill, which is now enrolled will be forwarded to Governor Rick Snyder for his consideration.

If signed by the Governor, the Bill, which would take immediate effect, will eliminate the requirement that a provider seeking to discontinue service in an exchange demonstrate that "1 or more alternative providers for toll service, or 2 or more alternative providers for basic local exchange service, are furnishing a comparable voice service to the customers in the exchange." This requirement and various current notice requirements would be replaced with a streamlined process at the Michigan Public Service Commission ("Commission"), under which a provider could discontinue service to a local exchange by filing a notice with the Commission, publishing a notice in newspapers of local circulation, and serving both local customers and any interconnecting telecommunications providers. The bill does, not however, grant the right to a hearing or place the burden on withdrawing providers to present evidence that comparable service exists. If a customer or interconnecting provider believes that alternative technologies do not provide reliable access to 9-1-1 services, they "may apply to the Commission to determine if the discontinuance of service is authorized under" the Bill. The Commission "may commence a proceeding to determine if the discontinuance of service is authorized under" the Bill. The Commission has a total of 180 days to make such a determination. If the Commission determines that there is no other "voice service provider offering comparable voice service with reliable access to 9-1-1 and emergency services through any technology or medium and shall conduct a request for service process to identify a willing provider of comparable voice service with reliable access to 9-1-1 and emergency services in that area, including the current provider."

The Bill does not address how a discontinuance of service in an exchange will impact existing Interconnection Agreements and incumbent carriers' requirements to provide access to the last mile loop under such Interconnection Agreements and specifically declines to create or expand any existing Commission jurisdiction and authority over "wholesale rights, duties, and obligations, including, but not limited to, interconnection and exchange voice traffic." While the Bill defines "Comparable Voice Service" to "include[s] any 2-way voice service offered through any form of technology, including voice over internet protocol services and wireless services, that is capable of placing calls to and receiving calls from a provider of basic local exchange service," it does not address whether or not such lines if used for alternative services, such as voice over internet protocol ("VoIP"), would be available for required resale under the Federal Telecommunications Act.

While the Bill anticipates that VoIP and wireless technologies would fill the void in areas where incumbent carriers discontinue service, the Bill does not address how the high cost installation and maintenance of such lines necessary for offering VoIP would be offered in rural areas, where incumbents would be most likely to discontinue service.

The Bill would also delay an anticipated rate reduction for many Michigan consumers by extending the date on which the intrastate switched toll access rate restructuring mechanism ("restructuring mechanism") was to have been recalculated to adjust for changes in the number of access lines from Fall of 2014 to March 13, 2018. The restructuring mechanism was created in 2009 in 2009 PA 182, MCL 484.2310, to require certain incumbent local exchange carriers to lower their intrastate switched toll access rates to that which they were charging for interstate switch toll access. Those incumbent carriers which, as of January 1, 2009, had rates for intrastate switched toll access

services higher than its rates for the same interstate switched toll access services (“eligible providers”) draw funds from the restructuring mechanism in order to recover the lost intrastate switched toll access service revenues resulting from the required rate reductions. All other providers of retail intrastate telecommunications services and all providers of commercial mobile service are required to fund the restructuring mechanism. The anticipated 2014 recalculation was expected to significantly lower the amount contributing providers paid into the restructuring mechanism fund, thus lowering rates to Michigan consumers. Under the Bill, the anticipated rate relief expected from contributions to the restructuring mechanism will be delayed until 2018. However, the Bill does allow the Commission to reduce the amount disbursed from the restructuring mechanism on a pro rata basis for each exchange in which an eligible provider discontinues service.

SB 636 initially passed the Senate on a vote of 31-4 on December 5, 2013. Substitute H-2 passed the House on March 11, 2014 on a vote of 71-39. It was concurred in by the Senate on March 13, 2013 on a vote of 33-5 and given immediate effect.

## 2013 & 2014 LEGISLATION |

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 033 Schuitmaker	01/16/2013	Campaign finance; campaign practices; automated campaign telephone calls; require to identify who paid for call. Amends 1976 PA 388 (MCL 169.201 - 169.282) by adding sec. 48.	Referred to Senate Committee on Local Government and Elections.
SB 0294 Jones	04/10/2013	Gaming; lottery; sale of lottery tickets; prohibit sale over internet. Amends sec. 9 of 1972 PA 239 (MCL 432.9).	Referred to Senate Committee on Regulatory Reform.
SB 0493 Jones	09/17/2013	Communications; broadcasting; local zoning restrictions for amateur radio; require to conform to federal regulations. Amends 2006 PA 110 (MCL 125.3101 - 125.3702) by adding sec. 205a.	Referred to Senate Committee on Energy and Technology.
SB 0539 Nofs  2013 PA 173	09/24/2013	Torts; governmental immunity; underground facility damage prevention; define as proprietary function. Amends sec. 7 of 1964 PA 170 (MCL 691.1407). Tie Bar with SB 0540.	12/3/2013 Signed by Governor Snyder; assigned 2013 PA 173 with immediate effect.

Senate Bill # Primary Sponsor	Date Introduced	Description	Status (revisions in bold)
SB 0540 Nofs  2013 PA 174	09/24/2013	Public utilities; consumer services; MISS DIG underground facility damage prevention and safety act; create. Creates new act & repeals 1974 PA 53 (MCL 460.701 - 460.718). Tie Bar with SB 0539.	12/3/2013 Signed by Governor Synder; assigned 2013 PA 174 with immediate effect.
SB 0599 Hansen	10/03/2013	Crimes; criminal sexual conduct; use of internet or computer system to solicit prostitute less than 21 years of age; prohibit. Amends sec. 145d of 1931 PA 328 (MCL 750.145d).	Referred to Senate Committee on Families, Seniors, and Human Services.
<b>SB 636</b> Nofs	<b>10/22/2013</b>	<b>Communications; telecommunications; general amendments; provide for. Amends secs. 304, 310, 313, 315, 317, 320 &amp; 502 of 1991 PA 179 (MCL 484.2304 et seq.).</b>	<b>03/13/2014 Ordered Enrolled; Substitute H-2 concurred in by Senate, 33 Yeas, 5 Nays; 03/11/2014 Substitute S-2 passed house 71 Yeas, 39 Nays; given immediate effect.</b>
SB 734 Caswell	01/08/2014	Holidays; other; "Utility Workers Safety Awareness Day"; designate as December 6. Creates new act.	Referred to Senate Committee on Government Operations.
<b>SB 824</b> Pappageorge	<b>02/25/2014</b>	<b>State financing and management; authorities; process for transferring METRO Act authority powers; revise, and provide other general amendments. Amends secs. 2 &amp; 3 of 2002 PA 48 (MCL 484.3102 &amp; 484.3103). Tie Bar with SB 822.</b>	<b>03/04/2014 Referred to House Committee on Tax Policy; Passed Senate, 36 Yeas, 2 Nays.</b>

House Bill # Primary Sponsor	Date Introduced	Description	Status (revisions in bold)
HB 4011 Heise	01/22/2013	Communications; emergency 9-1-1; recordings from 9-1-1 calls; prohibit disclosure under certain circumstances. Amends sec. 13 of 1976 PA 442 (MCL 15.243)	Referred to House Committee on Oversight.
HB 4032 Geiss	01/22/2013	Education; public school academies; cyber schools; require posting educational materials on website and submission to department. Amends 1976 PA 451 (MCL 380.1 - 380.1852) by adding sec. 553b.	Referred to House Committee on Education.

House Bill # Primary Sponsor	Date Introduced	Description	Status (revisions in bold)
HB 4237 Haines	02/12/2013	Communications; other; authorized use of Michigan public safety communications system; expand. Amends title & secs. 1, 2 & 3 of 1929 PA 152 (MCL 28.281 et seq.).	Referred to House Committee on Energy and Technology.
HB 4531 Cotter	04/11/2013	Gaming; lottery; sale of lottery tickets; prohibit sale over internet. Amends sec. 9 of 1972 PA 239 (MCL 432.9).	Referred to House Committee on Government Operations.
HB 4671 Poleski 2013 PA 113	05/02/2013	Communications; emergency 9-1-1; distribution of service charge fees for 9-1-1; revise. Amends sec. 408 of 1986 PA 32 (MCL 484.1408).	09/24/2013 Signed by Gov. Synder; assigned 2013 PA 113; with immediate effect.
HB 4702 Franz	05/07/2013	Communications; telecommunications; public service commission report regarding pole attachment rates; require. Amends sec. 6g of 1939 PA 3 (MCL 460.6g).	Referred to House Committee on Energy and Technology.
HB 4843 Forlini	06/13/2013	Campaign finance; other; automated campaign telephone calls; require to identify entity making or paying for call. Amends 1976 PA 388 (MCL 169.201 - 169.282) by adding sec. 48.	Referred to House Committee on Elections and Ethics.
HB 4853 Walsh	06/20/2013	Communications; emergency 9-1-1; additional PSAPs or secondary PSAPs within a 9-1-1 service district; allow county to designate by resolution. Amend sec. 312 of 1986 PA 32 (MCL 484.1312).	Referred to House Committee on Energy and Technology.
HB 4984 Lori	09/17/2013	Communications; emergency 9-1-1; procedure to determine which public safety service unit is closest to a request for public safety service; modify. Amends secs. 102 & 204 of 1986 PA 32 (MCL 484.1102 & 484.1204).	Referred to House Committee on Local Government.
HB 5042 McMillin	10/02/2013	Law enforcement; state police; posting of information concerning speed limit engineering and traffic investigation requests on website; require of state police. Amends sec. 628 of 1949 PA 300 (MCL 257.628).	Referred to House Committee on Transportation and Infrastructure.

House Bill # Primary Sponsor	Date Introduced	Description	Status (revisions in bold)
HB 5110 Heise	10/29/2013	Law enforcement; investigations; disclosure of call location information by wireless providers to requesting law enforcement agency; require. Creates new act.	02/26/2014 Reported by House Committee on Criminal Justice with recommendation with substitute H-2; referred to second reading..
HB 5246 Rogers	01/28/2014	Criminal procedure; warrants; use of electronic video equipment for issuance of warrants; allow for law enforcement officials. Amends sec. 1, ch. IV of 1927 PA 175 (MCL 764.1).	Referred to House Committee on Judiciary.
HB 5260 Shirkey	01/29/2014	Public utilities; other; telephone solicitations regarding electric or natural gas service; require certain disclosures. Amends secs. 9 & 10a of 1939 PA 3 (MCL 460.9 & 460.10a).	Referred to House Committee on Energy and Technology.

## **PUBLIC ACTS OF 2013 & 2014 |**

Listed below are Public Acts related to telecommunications that were passed during the current legislative session (2013-2014). Copies of Public Acts may be obtained by contacting your state Senator or Representative, on the Michigan Legislature Website, <<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 # and Sponsor
2013 PA 113	09/24/2013	Communications; emergency 9-1-1; distribution of service charge fees for 9-1-1; revise. Amends sec. 408 of 1986 PA 32 (MCL 484.1408).	HB 4671 Poleski.
2013 PA 173	12/3/2013	Torts; governmental immunity; underground facility damage prevention; define as proprietary function. Amends sec. 7 of 1964 PA 170 (MCL 691.1407).	SB 0539 Nofs
2013 PA 174	12/3/2013	Public utilities; consumer services; MISS DIG underground facility damage prevention and safety act; create. Creates new act & repeals 1974 PA 53 (MCL 460.701 - 460.718).	SB 0540 Nofs

## **ORDERS ISSUED BY THE COMMISSION |**

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The Michigan Public Service Commission (“Commission”) issued the following Orders at its regularly scheduled meeting held on Thursday, March 6, 2014, at 9:00 a.m. at the Commission’s temporary offices located at 4300 West Saginaw, Lansing, Michigan.

**Case No. U-11756**

**Remand from FCC**

**Michigan Pay Telephone Association et al. v Ameritech Michigan and GTE North Incorporated**

**<http://efile.mpsc.state.mi.us/efile/viewcase.php?casenum=11756>**

On March 6, 2014, the Michigan Public Service Commission (“Commission”) clarifying its December 6, 2013 Order (“December 6 Order”) issued in response to a February 27, 2013 remand from the Federal Communications Commission (“FCC”), in which the FCC determined that the Commission erred by failing to explain how rates for the payphone services offered by AT&T Michigan are consistent with the new services test (“NST”), under which local exchange carriers, such as AT&T, are required to price network services on levels set at the forward-looking direct cost of service plus a just and reasonable overhead.

In the December 6 Order, the Commission found “that AT&T’s overhead allocation for toll service was not cost-based and that AT&T had not met its burden to properly justify the use of toll service as a comparable service, and ultimately was not in compliance with the FCC’s NST. The Commission further found that the new local usage rate of \$0.0190176 per message to each independent payphone providers (“IPPs”) was NST compliant and lower than those previously charged by AT&T. The Commission determined that the difference between the new effective local usage rates and those previously charged by AT&T should be refunded to each IPP beginning April 15, 1997, and continuing until AT&T ceased payphone service in Michigan.”

On January 6, 2014, the Michigan Pay Telephone Association (“MPTA”) filed a motion for clarification, or in the alternative, petition for rehearing, requesting that the Commission alleviate any confusion and clarify: (1) whether IPPs are entitled to interest on refunds; and (2) whether the Commission meant to refund to each IPP or only to IPPs named in the original complaint. The Commission agreed that clarification was warranted and ordered that the December 6 Order should include interest as part of AT&T Michigan’s total refund obligation amount; and, the methodology for calculating the interest obligation and whether refunds should be limited to named-member complainants should be negotiated during the mediation process as provided in the order issued concurrently to this one.

**Case No. U-11756**

**Remand from FCC**

**Michigan Pay Telephone Association et al. v Ameritech Michigan and GTE North Incorporated**

**<http://efile.mpsc.state.mi.us/efile/viewcase.php?casenum=11756>**

On March 6, 2014, the Michigan Public Service Commission (“Commission”) issued an Order establishing a method for handling disputes occurring from its December 6, 2013 Order (as clarified on March 6, 2013) issued in response to a February 27, 2013 remand from the Federal Communications Commission (“FCC”), in which the FCC determined that the Commission erred by failing to explain how rates for the payphone services offered by AT&T Michigan are consistent with the new services test (“NST”), under which local exchange carriers, such as AT&T, are required to price network services on levels set at the forward-looking direct cost of service plus a just and reasonable overhead.

Specifically, in the December 6 Order, the Commission found that the appropriate local usage rate of \$0.0190176 per message should apply to each independent payphone provider from April 15, 1997, until the date that AT&T ceased payphone service in Michigan. AT&T was ordered to file a report in this docket that detailed the date that it ceased payphone service in Michigan and the amount by which its local usage rate exceeded the ceiling to each provider calculated pursuant to the new services test as set out in the December 6 Order. On January 6, 2014, AT&T filed its confidential refund report. AT&T stated in its filing that the company had ceased its payphone operations by September 2010 and therefore the full potential refund report covered the period of April 15, 1997 to September 2010. AT&T, however, contends that it only has actual usage data for IPPs for April 2001 through September 2010. AT&T further claims that non- Michigan Pay Telephone Association (“MPTA”) members and MPTA members not named in the complaint are not entitled to refunds and are therefore excluded. AT&T claims that it does not possess usage data for the time period prior to April 1, 2001, and it is the burden of MPTA and its members to produce that data. MPTA disagreed and argued that AT&T’s report was not complete.

The Commission concluded that disputed issues related to AT&T’s refund report still exist and that all disputed issues related to AT&T’s refund obligation should be referred to mediation. The Commission ordered that an Administrative Law Judge (“ALJ”) be appointed to act as mediator and that the appointed ALJ has 60 days from the date of this order to issue his or her recommendation on any remaining disputed issues. Parties will then have 15 days to file with the Commission a request to resolve any remaining disputes.

**Case No. U-17544**

**Consumer Complaint: Video Services**

**Donna Richardson v Comcast of Michigan/Mississippi/Tennessee, Inc.**

On March 6, 2014, the Michigan Public Service Commission (“Commission”) issued an Order dismissing the January 3, 2014 formal complaint of Donna Richardson against Comcast of Michigan/Mississippi/Tennessee, Inc. (“Comcast”) alleging that Comcast improperly billed her \$650 for two payments Comcast says Ms. Richardson did not remit. Pursuant to MCL 484.3310(5)(b)(i), Administrative Law Judge Peter L. Plummer (“ALJ”) was selected to conduct a mediation between the parties. Neither the ALJ nor Commission Staff were able to contact Ms. Richardson to discuss her complaint. The ALJ did however conduct a conference call with Comcast to discuss Ms. Richardson’s complaint. On February 11, 2014, the ALJ recommended a settlement of the dispute pursuant to the formal mediation process provided for under MCL 484.3310(5)(b)(i). Because no party filed any objection to that recommendation, the matter is considered resolved by mediation and the Commission has dismissed the Complaint.

## **APPLICATIONS AND COMPLAINTS |**

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**Case No. U-17563**

**Interconnection Agreement Arbitration**

**Frontier North Inc. and Frontier Midstates Inc. and US Metro Tel, LLC**

**<http://efile.mpsc.state.mi.us/efile/viewcase.php?casenum=17563>**

On March 6, 2014, Frontier North Inc. and Frontier Midstates Inc. and US Metro Tel, LLC jointly filed an Application with the Michigan Public Service Commission (“Commission”) seeking approval of an Interconnection Agreement.

**Case No. U-17571**  
**Elizabeth M. Shockley v Comcast Cable**

**Consumer Complaint: Video**

On February 27, 2014, Elizabeth M. Shockley, of Lansing, Michigan, filed a formal complaint with the Michigan Public Service Commission (“Commission”) against Comcast Cable alleging that Comcast continued to bill her after she had cancelled service and returned her equipment.

**Case No. U-17572**  
**John W. Golen and Annette C. Golen v Comcast Corporation**

**Consumer Complaint: Video**

On February 27, 2014, John W. Golen and Annette C. Golen, of Ann Arbor, Michigan, filed a formal complaint with the Michigan Public Service Commission (“Commission”) against Comcast Corporation alleging that Comcast orally agreed to a rate of \$135 per month and when billed the rate was \$164 per month.

**Case No. U-17577**  
**Frontier North Inc. and Frontier Midstates Inc. and Big River Telephone Company LLC**  
<http://efile.mpsc.state.mi.us/efile/viewcase.php?casenum=17577>

**Interconnection Agreement Arbitration**

On March 5, 2014, Frontier North Inc. and Frontier Midstates Inc. and Big River Telephone Company LLC jointly filed an Application with the Michigan Public Service Commission (“Commission”) seeking approval of an Interconnection Agreement.

## **NOTICES OF OPPORTUNITIES TO COMMENT |**

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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.

*No known telecommunications Notices of Opportunities to Comment are currently pending before the Michigan Public Service Commission.*

## **NOTICES OF HEARINGS |**

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The following Notices of Hearings have been issued by the Michigan Public Service Commission's Executive Secretary. Unless otherwise noted, all hearings are held at Constitution Hall, 525 W. Allegan, Lansing, Michigan.

*No known telecommunications Notices of Hearing are currently pending before the Michigan Public Service Commission.*

## **MPSC HEARINGS SCHEDULE |**

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Note: Unless indicated otherwise, hearings are held in Constitution Hall, 525 W. Allegan, 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 TELECOMMUNICATIONS HEARINGS SCHEDULED FOR THE NEXT FORTNIGHT (MARCH 17, 2014 THROUGH MARCH 28, 2014)**

*No known Telecom hearings are scheduled with the Michigan Public Service Commission during the upcoming fortnight.*

### **FUTURE TELECOM HEARINGS SCHEDULED**

*No known Telecom hearings are scheduled with the Michigan Public Service Commission beyond the next fortnight.*

## 2014 REGULAR MPSC MEETING DATES<sup>†</sup> |

MONTH & DATE	DAY	TIME
March 18	Tuesday	1:30 p.m.
April 1	Tuesday	1:30 p.m.
April 15	Tuesday	1:30 p.m.
April 30	Wednesday	2:00 p.m.
May 13	Tuesday	1:30 p.m.
June 6	Friday	1:30 p.m.
June 24	Tuesday	1:30 p.m.
July 8	Tuesday	1:30 p.m.
July 22	Tuesday	1:30 p.m.
August 5	Tuesday	1:30 p.m.
August 19	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 23	Thursday	1:30 p.m.
November 6	Thursday	1:30 p.m.
November 21	Friday	1:30 p.m.
December 4	Thursday	1:30 p.m.
December 18	Thursday	1:30 p.m.

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<sup>†</sup> Additional 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).

All meetings of the Michigan Public Service Commission (“Commission”) are open to the public. Until further notice, all meetings will be held at the Commission’s temporary offices, which are located at 4300 W. Saginaw St., Lansing, MI 48917, unless posted and notified in accordance with the Open Meetings Act. The meeting site is accessible, including handicapped parking. People with disabilities requiring additional accommodations, such as information in alternative formats in order to participate in the meeting, should contact the Commission’s Executive Secretary at (517) 241-6160.

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.

## **SUBSCRIPTION INFORMATION |**

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