



FEATURES |

MPSC Issues Annual Video Services Competition Report |

Note: The Michigan Public Service Commission issued the Press Release below on February 3, 2015. For further information, please contact Judy Palnau at 517-284-8300 or via e-mail at <palnauj@michigan.gov>.

February 3, 2015 – The Michigan Public Service Commission (“MPSC”) has issued its eighth annual report on the status of competition for video services in Michigan. The report is required by the Uniform Video Services Local Franchise Act (Public Act 480 of 2006). . . .

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. . . Highlights of the report include:

- Prior to the Act, providers reported having one competitor in only 93 franchise areas, two competitors in 49 franchise areas and three competitors in seven franchise areas. In 2014, providers reported having one competitor in 666 franchise areas, two competitors in 200 franchise areas and three competitors in three franchise areas.
- With the closure of one provider and the merging of one with another company, the number of providers in Michigan in 2014 was 42, down two from 2013.
- During 2014, providers reported 2,319,536 video/cable customers in Michigan, a decrease of 17,020 over what was reported the previous year. (This does not include subscribers to satellite services.)
- There are currently 2,002 franchise agreements (both individual franchise agreements entered into before the Act that have not expired and Uniform Video Service Local Franchise Agreements required by the Act) in Michigan, an increase of 33 franchise agreements from 2013. Of the total, 1,584 are classified as the Uniform Video Service Local Franchise Agreement, an increase of 90 from the previous year.
- The Commission received 1,574 video/cable customer complaints and inquiries in 2014, an increase of 345 over 2013. The most frequent complaints were: billing, charges and credits; customer service; and equipment service problems.
- Of the 42 video/cable providers that responded to the MPSC's survey, 27 providers reported investing \$389 million in the video/cable market in Michigan in 2014 and over \$3.1 billion since the Act took effect.

- The MPSC made four recommendations to the legislature: extending the sunset date for Public Act 191 of 2009, which amended the Uniform Video Services Local Franchise Act (Public Act 480 of 2006), and provides for the MPSC to recover its actual costs in exercising its duties under the Act; changing the due date of the annual report to March 1 from February 1 to provide survey respondents more time to provide information to the MPSC; requiring providers to provide certain contact information to the MPSC; and requiring a provider to notify the Commission if it changes its name, goes out of business, or merges with another company.

The entire report is available on the MPSC's website at http://www.michigan.gov/documents/mpsc/Video_Franchise_Report_2014_480269_7.pdf?20150203083015

For more information on filing a video/cable complaint, see the MPSC's Consumer Tips sheets on the subject at http://www.michigan.gov/mpsc/0,4639,7-159-16368_65327-305503--,00.html. 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, or find us on YouTube <http://www.youtube.com/michiganLARA>.

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MiCTA Inks New Agreement With Verizon |

[Verizon's Portfolio of Advanced Communications, IT Solutions Available to Government, Education Markets Nationwide](#)

Note: MiCTA issued the following Press Release on February 5, 2015.

NEW YORK and SAGINAW, Mich., Feb. 5, 2015 – A newly forged and expanded agreement between MiCTA, a nationwide group-purchasing organization, and Verizon Enterprise Solutions will provide state and local government agencies, K-12 schools, colleges and universities, libraries, and nonprofits with access to a broad array of advanced communications and information technology solutions.

Under the new agreement, Verizon is expanding the scope of available solutions, adding services such as cloud computing, managed hosting, mobile device management and content delivery capabilities through Verizon Digital Media Services, as well as expanded network and desktop security, and professional consulting services. More information on the full suite of Verizon services offered to MiCTA members can be found [here](#).

In addition, certain purchases made by schools and libraries may qualify for Universal Service Fund e-rate funding, a Federal Communications Commission program that helps schools and libraries obtain affordable broadband. The application period for funding year 2015 opened on Jan. 14 and runs through March 26.

"Verizon offers our members a superior combination of technology, service, expertise and value," said Tim von Hoff, chief operating officer of MiCTA. "In addition to Verizon's traditional services, our members can access a broad spectrum of the company's advanced data networking, VoIP, collaboration, security, cloud computing and mobility solutions through this expanded master services agreement."

MiCTA, previously known as the Michigan Collegiate Telecommunications Association, offers its thousands of member organizations a common master services agreement for the purchase of a wide array of communications and information technology solutions to help reduce the costs, complexity and risks of traditional contracting.

The new agreement between MiCTA and Verizon runs through 2016 and replaces an existing one that was set to expire in August 2015. The original MiCTA-Verizon agreement was signed in October 2010.

“MiCTA and Verizon have forged an agreement that will benefit government and education client across the U.S.,” said Maggie Hallbach, vice president – state and local government sales, Verizon Enterprise Solutions. “By leveraging MiCTA’s efficient and flexible procurement process, Verizon is ready to deliver its portfolio of advanced communications and IT solutions to help state and local government agencies and educators modernize their IT operations to drive the efficient delivery of services to citizens.”

The new offerings join the options already offered by Verizon to help state and local governments and schools enhance their operations and deliver essential services to constituents and students: advanced networking (broadband and satellite); voice (local, long-distance and Internet protocol); managed and professional services; security services; data center colocation; business continuity consulting services; mobility and managed mobility; cloud-based unified communications and collaboration; and a full suite of audio, interoperable video and Web conferencing solutions.

Verizon is a leading provider of advanced IT and communications services to governments around the world. Visit the Verizon Public Sector website for more information.

About MiCTA – MiCTA, located at 4805 Towne Centre, Suite 100 in Saginaw, Michigan, represents thousands of higher education, K-12, healthcare, library, governmental and charitable entities. Nationally, MiCTA negotiates discounted purchase contracts for telecommunications and technology services, provides legislative advocacy and information support for its members. For more information, please visit the MiCTA website, www.mictatech.org.

About Verizon – Verizon Communications Inc. (NYSE, Nasdaq: VZ), headquartered in New York, is a global leader in delivering broadband and other wireless and wireline communications services to consumer, business, government and wholesale customers. Verizon Wireless operates America’s most reliable wireless network, with more than 108 million retail connections nationwide. Verizon also provides converged communications, information and entertainment services over America’s most advanced fiber-optic network, and delivers integrated business solutions to customers worldwide. A Dow 30 company with more than \$127 billion in 2014 revenues, Verizon employs a diverse workforce of 177,300. For more information, visit www.verizon.com/news/.

VERIZON ENTERPRISE SOLUTIONS ONLINE NEWS CENTER: News releases, blog posts, media contacts and other information are available in Verizon Enterprise Solutions’ online News Center at <http://www.verizonenterprise.com/about/news>. News from Verizon Enterprise Solutions is also available through an RSS feed at <http://www.verizonenterprise.com/rss-options/>.

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2015 & 2016 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 Website, <<http://www.michiganlegislature.org/>>, or from the Legislative Service Bureau Document Room at (517) 373-0169.

House Bill # Primary Sponsor	Date Introduced	Description	Status (revisions in bold)
HB 4006 Heise	01/15/2015	Law enforcement; investigations; disclosure of call location information by wireless providers to requesting law enforcement agency; require. Creates new act.	Referred to House Committee on Criminal Justice.

PUBLIC ACTS OF 2015 & 2016 |

Listed below are Public Acts related to telecommunications that were passed during the current legislative session (2015-2016). 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.

To date, no 2015-2016 Telecommunications Legislation has been enacted in Michigan.

ORDERS ISSUED BY THE COMMISSION |

The Michigan Public Service Commission (“Commission”) issued the following Orders at its regularly scheduled meeting held on Thursday, February 12, 2015, at 10:00 a.m. at the Commission’s new offices located at 7109 W. Saginaw Highway, Lansing, Michigan.

Case No. U-11440

License

Verizon Select Services, Inc., f/k/a GTE Communications Corporation

On February 10, 2015, the Michigan Public Service Commission (“Commission”) issued an Order rescinding the license of Verizon Select Services, Inc., f/k/a GTE Communications Corporation to provide basic local exchange service in all zone and exchange areas served by in the exchanges served by GTE North Incorporated, n/k/a Frontier North, Inc., and Ameritech Michigan, n/k/a AT&T Michigan. On January 20, 2015, Verizon Select Services, Inc., f/k/a GTE Communications Corporation, informed the Commission of its intent to surrender the license and stated that it does not offer basic local exchange service in the state of Michigan and does not plan to do so in the future.

MegaPath Corporation, f/k/a DIECA Communications, Inc., d/b/a Covad Communications Company

On February 10, 2015, the Michigan Public Service Commission (“Commission”) issued an Order rescinding the license of MegaPath Corporation, f/k/a DIECA Communications, Inc., d/b/a Covad Communications Company (“MegaPath”) to provide basic local exchange service in the following Ameritech, n/k/a AT&T Michigan, zones and exchanges: Ann Arbor, Armada, Auburn Heights, Belleville, Birmingham, Carleton, Center Line, Clarkston, Commerce, Detroit District, Drayton Plains, Farmington, Flat Rock, Holly, Lake Orion, Livonia, Milan, Monroe, Mt. Clemens, New Baltimore, New Boston, New Haven, Northville, Oxford, Plymouth, Pontiac District, Rochester, Rockwood, Romeo, Romulus, Roseville, Royal Oak, Southfield, South Lyon, Trenton, Troy, Utica, Walled Lake, Warren, Washington, Wayne, West Bloomfield, Willis, Wyandotte, and Ypsilanti. On January 12, 2015, MegaPath informed the Commission of its intent to surrender the license and stated that on December 31, 2014, it transferred ownership of certain network assets and certain customers to GC Pivotal, LLC, d/b/a Global Capacity. MegaPath further stated that it no longer has any customers in Michigan and has ceased operations in the state.

Case No. U-13710

Interconnection Agreement

AT&T Michigan and Matrix Telecom, Inc., d/b/a Trinsic Communications<http://efile.mpsc.state.mi.us/efile/viewcase.php?casenum=13710>

Application filed January 15, 2015, for approval of a Tenth Amendment to the Interconnection Agreement (changes the name of the carrier from Matrix Telecom, Inc., d/b/a Trinsic Communications to “Matrix Telecom, Inc., Matrix Telecom, Inc., d/b/a/ Excel Telecommunications, Matrix Telecom, Inc., d/b/a VarTec Telecom,” updates the carriers’ notice contact information, sets terms for the termination of the Interconnection Agreements between AT&T Michigan and Comtel Telcom Assets, LP, d/b/a Excel Telecommunications Michigan, and between AT&T Michigan and Comtel Telcom Assets, LP, d/b/a VarTec Telecom Michigan, and adds additional ACNAs [access customer number abbreviations] and OCNs [operating company numbers] to the Interconnection Agreement).

Case No. U-13953

Interconnection Agreement

Frontier North Inc. and Frontier Midstates Inc., and XO Communications Services, LLC<http://efile.mpsc.state.mi.us/efile/viewcase.php?casenum=13953>

Application filed February 3, 2015, for approval of a Second Amendment to the Interconnection Agreement (adds new reciprocal compensation rates).

Case No. U-16121

Interconnection Agreement

AT&T Michigan and Talk America Inc., d/b/a Cavalier Telephone, and LDMI Telecommunications, Inc., d/b/a Cavalier Telephone and/or PaeTec Business Services<http://efile.mpsc.state.mi.us/efile/viewcase.php?casenum=16121>

Application filed February 2, 2015, for approval of a Nineteenth and Twentieth Amendment to the Interconnection agreement (extends the term of the Eighteenth Amendment pertaining to the approved Performance Measures and Remedies Plan to December 31, 2016, and changes the carrier name from LDMI Telecommunications, Inc., d/b/a Cavalier Telephone and/or PaeTec Business Services to LDMI Telecommunications, LLC, d/b/a Cavalier Telephone and/or PaeTec Business Services).

Case No. U-17816

Interconnection Agreement

CenturyTel Midwest-Michigan, Inc., d/b/a CenturyLink, and Teleport Communications America, LLC<http://efile.mpsc.state.mi.us/efile/viewcase.php?casenum=17816>

Application filed January 14, 2015, and an Amended Application filed January 29, 2015, for approval of an Interconnection Agreement.

Case No. U-17817

Interconnection Agreement

CenturyTel of Michigan, Inc., d/b/a CenturyLink, and Teleport Communications America, LLC

<http://efile.mpsc.state.mi.us/efile/viewcase.php?casenum=17817>

Application filed January 14, 2015, and an Amended Application filed January 29, 2015, for approval of an Interconnection Agreement.

Case No. U-17818

Interconnection Agreement

CenturyTel of Northern Michigan, Inc., d/b/a CenturyLink, and Teleport Communications America, LLC

<http://efile.mpsc.state.mi.us/efile/viewcase.php?casenum=17818>

Application filed January 12, 2015, and an Amended Application filed January 29, 2015, for approval of an Interconnection Agreement.

Case No. U-17820

Interconnection Agreement

CenturyTel of Upper Michigan, Inc., d/b/a CenturyLink, and Teleport Communications America, LLC

<http://efile.mpsc.state.mi.us/efile/viewcase.php?casenum=17820>

Application filed January 12, 2015, and an Amended Application filed January 29, 2015, for approval of an Interconnection Agreement.

On February 12, 2015, the Michigan Public Service Commission (“Commission”) issued an Order approving the above-listed Interconnection Agreements and Interconnection Agreement Amendments.

Case No. U-17619

Intercarrier Compensation

Westphalia Telephone Company and Great Lakes Comnet, Inc. v AT&T Corp

<http://efile.mpsc.state.mi.us/efile/viewcase.php?casenum=17619>

On February 12, 2015, the Michigan Public Service Commission (“Commission”) issued an Order denying AT&T Michigan’s February 4, 2015, Motion for Stay Pending Appeal, asking the Commission, pursuant to Section 203(16) of the Michigan Telecommunications Act (MTA), MCL 484.2101 et seq., to stay the January 27, 2015 Order in the this matter pending final disposition of AT&T’s appeal of right from that order. On January 27, 2015, the Commission issued an order finding in favor of Complainants, and directed AT&T to pay amounts properly billed pursuant to lawful tariffs for intrastate switched access service, along with associated interest and late fees. AT&T argued that a stay would have been just and reasonable in this case because, if AT&T pays the disputed amount and then ultimately prevails on appeal, Complainants may not be able to repay the funds at that time. AT&T noted that it has a complaint pending before the Federal Communications Commission (“FCC”) against Complainants regarding interstate switched access service charges. AT&T was concerned that, if Complainants are found to be responsible for refunds to AT&T (and possibly other parties), Complainants may not be able to repay AT&T the amounts in issue in this matter if and when, with respect to intrastate charges, AT&T prevails on appeal.

The Commission noted that under MCR 7.119(E) there are four requirements for a stay: (1) the moving party will suffer irreparable injury if a stay is not granted; (2) the moving party made a strong showing that it is likely to prevail on the merits of its appeal; (3) the public interest will not be harmed if a stay is granted; and (4) the harm to the moving party if a stay is not granted will outweigh the harm to the other parties to the proceeding if a stay is granted. The Commission also noted that the exercise of the power to stay an order is a matter of discretion. The Commission found that AT&T did not satisfy any of the four criteria and, according to the Commission, made no attempt to address the four criteria in its motion. The only alleged injury that AT&T posited – concerning the financial viability of the complainants – was, in the Commission’s opinion, “entirely speculative.”

The Commission noted that AT&T provided no evidence or argument to support its claimed concerns regarding the complainants' financial viability, and no citation to statutes, rules, or cases finding that the expression of such a concern provides a legitimate basis for granting a motion to stay the effect of an order, whether administrative or judicial. "AT&T [] made no showing of an irreparable injury, no showing that it will prevail on the merits on appeal, no showing of the basis for an appeal, no showing of an error in the January 27 order, no showing that the public interest will not be harmed if a stay is granted, and no showing that the harm to AT&T in the absence of a stay outweighs the harm to the complainants if the stay is granted," in the Commission's view.

Case No. U-17707

License

Talk America Services, LLC

<http://efile.mpsc.state.mi.us/efile/viewcase.php?casenum=17707>

On February 10, 2015, the Michigan Public Service Commission ("Commission") issued an Order granting a license to Talk America Services, LLC to provide basic local exchange service throughout the State of Michigan. This license replaces the January 13, 2015 Temporary License the Commission granted to Talk America Services, LLC.

Case No. U-17749

License

Peninsula Fiber Network, LLC

<http://efile.mpsc.state.mi.us/efile/viewcase.php?casenum=17749>

On February 10, 2015, the Michigan Public Service Commission ("Commission") issued an Order expanding the geographic scope of the Peninsula Fiber Network, LLC's license to provide basic local exchange service to include in all zones and exchange areas throughout the state of Michigan. This license expansion replaces the Commission's December 18, 2014 temporary grant of Peninsula Fiber Network, LLC's expanded authority.

APPLICATIONS AND COMPLAINTS |

Case No. U-13953

Interconnection Agreement

Frontier North Inc. and Frontier Midstates Inc. and XO Communications Services, LLC

<http://efile.mpsc.state.mi.us/efile/viewcase.php?casenum=13953>

On February 3, 2015, Frontier North Inc. and Frontier Midstates Inc. and XO Communications Services, LLC jointly filed an Application with the Michigan Public Service Commission ("Commission") requesting approval of the Second Amendment to their Interconnection Agreement. According to the Application, the Second Amendment sets new reciprocal compensation rates.

Case No. U-16121

Interconnection Agreement

**AT&T Michigan and Talk America, Inc. d/b/a Cavalier Telephone and LDMI Telecommunications, LLC
d/b/a Cavalier Telephone and/or PaeTec Business Services**

<http://efile.mpsc.state.mi.us/efile/viewcase.php?casenum=16121>

On February 2, 2015, AT&T Michigan and Talk America, Inc. d/b/a Cavalier Telephone and LDMI Telecommunications, LLC d/b/a Cavalier Telephone and/or PaeTec Business Services jointly filed an Application with the Michigan Public Service Commission ("Commission") requesting approval of the Nineteenth and Twentieth Amendments to their Interconnection Agreement. According to the Application, the Nineteenth Amendment further extends the term of the Eighteenth

Amendment pertaining to the current Commission approved and ordered Performance Measures and Remedies Plan, to December 31, 2016. The Twentieth Amendment changes the carrier name from LDMI Telecommunications, Inc. to LDMI Telecommunications, LLC.

Case No. U-16505

Interconnection Agreement

AT&T Michigan and Granite Telecommunications, LLC

<http://efile.mpsc.state.mi.us/efile/viewcase.php?casenum=16505>

On February 2, 2015, AT&T Michigan and Granite Telecommunications, LLC 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 allows Granite Telecommunications, LLC to opt into provisions of the existing Performance Measurements Plan, and extends the plan through December 31, 2016.

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: <mpscfilecases@michigan.gov>. Any comments should reference the applicable docket number.

Case No. U-17721

Multiline Telephone Systems - Rulemaking

Commission’s Own Motion

<http://efile.mpsc.state.mi.us/efile/viewcase.php?casenum=17721>

Comments Due: Thursday, March 5, 2015

On January 13, 2015, the Michigan Public Service Commission (“Commission”) issued an Order and Notice of Hearing opening a rule making proceeding for the purpose of possibly revising the Commission’s Rules governing multiline telephone systems and the responsibilities of telephone system operators regarding the installation of equipment and software necessary to provide specific location information for a 9-1-1 call, R 484.903. The Commission’s proposed rule changes would lower the threshold for the size of buildings in which an operator would be responsible for providing Automatic Location Identification (“ALI”) and Automatic Number Identification (“ANI”) of the specific location of an extension on a multi-line telephone system to the appropriate 9-1-1 Public Service Answering Point (“PSAP”) from a 40,000 square-foot building to a 7,000 square-foot building. The Commission has invited interested persons file written and electronic comments. Such comments must be received no later than 5:00 p.m. on Thursday, March 5, 2015.

NOTICES OF HEARINGS |

The following Notices of Hearings have been issued by the Michigan Public Service Commission's Executive Secretary. Unless otherwise noted, all hearings are held 7109 W. Saginaw, Lansing, Michigan.

Case No. U-17652 **Consumer Complaint - Slamming**
John McCready v. Comcast Phone of Michigan, LLC, d/b/a Comcast Digital Phone
Public Hearing: Tuesday, February 24, 2015 at 10:00 a.m.

The Michigan Public Service Commission ("Commission") will consider the June 9, 2014, Formal Complaint of John McCready against Comcast Phone of Michigan, LLC d/b/a Comcast Digital Phone ("Comcast"), alleging that Comcast changed his AT&T Michigan landline telephone service to Comcast Voice over Internet Protocol (VoIP) without his authorization, commonly known as "slamming." On December 4, 2014, the Commission remanded John McCready's formal complaint against Comcast alleging slamming violations of his landline service to VoIP service to Administrative Law Judge Dennis Mack for a full evidentiary hearing. Complainant seeks reimbursement for economic losses, imposition of fines, revocation of license, and entry of a cease and desist order against Comcast. The evidentiary hearing will take place at the offices of the Commission, 7109 West Saginaw Highway, Lansing, Michigan, on Tuesday, February 24, 2015, at 10:00 a.m.

MPSC HEARINGS SCHEDULE |

Note: Unless indicated otherwise, hearings are held at the Michigan Public Service Commission's new offices at 7109 W. Saginaw, 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 **(FEBRUARY 2, 2015 THROUGH FEBRUARY 13, 2015)**

February 24 2015, 10:00 a.m.
Case No. U-17652/Evidentiary Hearing
John McCready v. Comcast Phone of
Michigan, LLC, d/b/a Comcast Digital Phone
(consumer complaint – slamming)

FUTURE TELECOM HEARINGS SCHEDULED

*There are no known Telecommunications
Hearings scheduled beyond the current fortnight*

2015 REGULAR MPSC MEETING DATES[†] |

MONTH & DATE	DAY	TIME
February 27	Friday	1:30 p.m.
March 10	Tuesday	1:30 p.m.
March 24	Tuesday	1:30 p.m.
April 14	Tuesday	1:30 p.m.
April 27	Monday	1:30 p.m.
May 14	Thursday	1:30 p.m.
June 3	Wednesday	1:30 p.m.
June 15	Monday	1:30 p.m.
June 30	Tuesday	1:30 p.m.
July 9	Thursday	1:30 p.m.
July 23	Thursday	1:30 p.m.
August 11	Tuesday	1:30 p.m.
August 25	Tuesday	1:30 p.m.
September 10	Thursday	1:30 p.m.
September 24	Thursday	1:30 p.m.
October 7	Wednesday	1:30 p.m.
October 22	Thursday	1:30 p.m.
November 5	Thursday	1:30 p.m.
November 19	Thursday	1:30 p.m.
December 8	Tuesday	1:30 p.m.
December 22	Tuesday	1:30 p.m.

[†] 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 Commission are open to the public and will be held at the Commission's new offices, which are located at 7109 W. Saginaw, Lansing, Michigan, 48917, unless posted and notified in accordance with the Open Meetings Act. Visitors should park in the south side, rear parking lot, which is in the back of the building and enter through the doors posted for "Visitors." 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) 284-8090.

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 Commission may make an inquiry by calling the Commission's Executive Secretary at (517) 248-8090.

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