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July 1, 2016

Ms. Carlotta S. Stauffer, Clerk
Director, Division of Commission Clerk and Administrative Services
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399

Re: USF/ICC Transformation Order, FCC 11-161 (WC Docket 10-90),
switched terminating access Rates

Dear Ms. Stauffer:

As prescribed by the FCC in the USF/ICC Transformation Order, FCC 11-161 (WC Docket 10-90), switched terminating access rates are being reduced over a 7 year period. This year's reductions will be effective July 1, 2016. These reductions are being offset by recovery from the Access Recovery Charge (ARC) and the Connect America Fund (CAF). Any incumbent LEC seeking revenue recovery from these 2 vehicles are required to certify their tariff filings are not seeking duplicative recovery from switched access rates and the ARC and CAF. AT&T employs the ARC in all of its 5 telephone companies and as such files the attached certification affirming that AT&T is not double recovering.

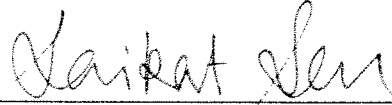
If you have any questions concerning this matter please call me to discuss. I can be reached at 850-577-5553.

Sincerely,

Manager – External Affairs

CERTIFICATION

Pursuant to 47 C.F.R. §51.915(d)(3), AT&T, as a Price Cap Carrier, certifies that it is not seeking duplicative recovery in any relevant state jurisdiction for any Eligible Recovery subject to the federal recovery mechanism prescribed in the Federal Communications Commission's November 18, 2011 USF/ICC Transformation Order, FCC **11-161** (WC Docket No. 10-90).



Saikat Sen 5/9/2016
Executive Director – Global Public Policy
AT&T