



9260 E. Stockton Blvd., Elk Grove, CA 95624  
Frontier.com

**ELECTRONICALLY FILED**

September 21, 2022

Mr. Adam Teitzman, Director  
Office of Commission Clerk  
Florida Public Service Commission  
2540 Shumard Oak Boulevard  
Tallahassee, FL 32399-0850

Re: Annual Reporting Requirements for High – Cost Recipients Pursuant to 47 C.F.R. § 51.915 (d) (3) and 47 C.F.R. §54.304(c) (1)

Dear Mr. Teitzman:

The Federal Communications Commission’s (“FCC”) November 18, 2011 USF/ICC Transformation Order, FCC 11-161 (WC Docket No. 10-90) requires carriers seeking to obtain recovery through the federal mechanisms established in that Order to make certain certifications to the FCC and to state commissions regarding their eligibility for, and their compliance with the rules applicable to, such recovery.

Specifically, 47 C.F.R. §51.915(d)(3) requires Price Cap Carriers to certify annually to the FCC and to relevant state commissions that the carrier is not seeking duplicative recovery in the state jurisdiction for any Eligible Recovery subject to the federal recovery mechanisms. In compliance with that requirement, Frontier Communications Holdings, LLC (Frontier Communications) hereby submits a copy of the certification that was filed with the Federal Communications Commission on September 16, 2022. Please refer to Attachment “A”.

The FCC’s November 18, 2011 USF/ICC Transformation Order, FCC 11-161 (WC Docket No. 10-90) also requires price cap carriers seeking CAF ICC support to file data establishing the amount of the price cap carrier’s eligible CAF ICC funding per 47 C.F.R. §54.304(c)(1). Please refer to Attachment “B” for Frontier Communications anticipated CAF ICC support and Access Recovery Charge Revenue amounts submitted with its 2022 Access Tariff Filing.

If you have any questions, please contact me at (916) 686-3567 or by email at Pam.Pittenger@ftr.com.

Sincerely,

/s/ Pam Pittenger

Pam Pittenger  
Sr. Analyst, Regulatory Affairs

Enclosures

cc: Cayce Hinton, Director, Office of Industry Development and Market Analysis (via email)  
Angie McCall, Frontier

# ATTACHMENT A



401 Merritt 7, Norwalk, CT 06851  
[Frontier.com](http://Frontier.com)

#### CERTIFICATION

I am Vice President, Regulatory Affairs for Frontier Communications Holdings, LLC. I hereby certify that I have overall responsibility for the preparation of all data for Frontier Telephone Companies which supports the 4Q22 Exogenous Tariff Filing and that I am authorized to execute this certification. Based on the information provided to me by employees responsible for the preparation of, or for the supervision of the preparation of, the data submitted in support of the rates contained in the proposed tariffs, I hereby certify that all data have been examined and reviewed and are true, correct, and complete.

I also certify that Frontier Communications Holdings, LLC and its price cap regulated subsidiaries are not seeking duplicative recovery in the state jurisdiction for any Eligible Recovery subject to the recovery mechanism described in §51.915 and have complied with §§51.915(d) and (e) of the Federal Communications Commission's rules, but are not eligible to receive the CAF ICC support pursuant to §51.915(f) of the Commission's rules because all of Frontier's Eligible Recovery can be recovered through charges assessed pursuant to §51.915(e) as of July 1, 2022.

Date: September 16, 2022

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Cassandra Knight  
Vice President, Regulatory Affairs

# ATTACHMENT B

Frontier Communications Corporation  
Summary - 10/1/2022 FCC TRP Mid-Year Filing  
Eligible Recovery, Tariffed ARC Revenue, ICC-CAF Support

<b>Holding Company Eligible Recovery</b>	<b>Holding Company Tariffed ARC Revenues</b>	<b>Holding Company ICC- CAF Support</b>
\$ 55,303,697	\$ 54,212,446	\$ -