

Decision 11-06-019

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Order Instituting Investigation on the Commission's Own Motion Into the Planned Purchase and Acquisition by AT&T Inc. of T-Mobile USA, Inc., and its Effect on California Ratepayers and the California Economy.

Investigation 11-06-009
(Filed June 9, 2011)

ORDER CORRECTING ERROR

The Commission has been informed of inadvertent errors in Investigation 11-06-009. In particular, throughout the order, the term "Interested Parties" is used to refer to utilities that are not the merging entities that we are assigning party status. The term Interested Party is not defined in the Commission's Rules of Practice and Procedure and should be understood here to refer simply to Party status. Corrections to remove the word Interested are required throughout the order. In addition, on page 12 of the order, the word Respondents is missing from the sentence that follows the list of utilities designated as Parties. Therefore, pursuant to Resolution A-4661,

IT IS ORDERED that Investigation 11-06-009 is corrected as follows:

1. The term "Interested Parties" used on pages 11, 16, and 21, and Appendix A pages 1, 3, 4, and 7 is corrected to be "Parties".
2. The sentence on page 12 that begins "Utilities designated as Respondents... by the outcome of this proceeding" is corrected to read "Utilities designated as Respondents and Parties are required to respond to the data requests and other filing requirements in this proceeding, and Respondents may be bound by the outcome of this proceeding."

3. Ordering Paragraph 3 is corrected to read “The following entities are Parties in this proceeding: Pacific Bell d/b/a AT&T California; AT&T Communications of California; TCG San Francisco; TCG Los Angeles, Inc.; TCG San Diego; Verizon California, Inc.; MCI Metro Access Transmission Services; Verizon Select Services, Inc.; Verizon Wireless, LLC; Sprint Telephony PCS, LP; Nextel Boost of California, LLC; Sprint Communications Company, LP; Nextel of California, Inc.; Wirelessco, LP; MetroPCS, Inc.; and Cricket Communications, Inc. For each Party, Process Office shall place the person designated to receive service as the Party’s representative on the service list.”
4. Ordering Paragraph 6 is corrected to read “No later than June 24, 2011, the Respondents and Parties identified in Ordering Paragraphs 2 and 3 shall file responses already provided to the Commission staff data requests in Appendix B.”
5. Ordering Paragraph 7 is corrected to read “To facilitate the completion of this Investigation, and consistent with the provisions of Public Utilities Code §§ 311, 314, 581-82 and 584, Respondents and Parties, as identified in Ordering Paragraphs 2 and 3, shall file the information specified in Appendix A hereto and any remaining answers to the data requests in Appendix B no later than June 24, 2011.”
6. Ordering Paragraph 11 is corrected to read “Respondents and Parties, as identified in Ordering Paragraphs 2 and 3 above, shall preserve for the pendency of this action all documents which might relate to this Investigation.”
7. Ordering Paragraph 16 is corrected to read “The Executive Director shall cause a copy of this Order to be served on the designated agent for service in California for each of the Respondents and Parties, as identified in

Ordering Paragraphs 2 and 3 above, and also on the service lists in Investigation 93-12-007 and Rulemaking 09-06-019.”

This order is effective today.

Dated June 15, 2011, at San Francisco, California.

/s/ PAUL CLANON

PAUL CLANON

Executive Director