

**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the Matter of)	
)	
Federal-State Joint Board on Universal Service)	CC Docket No. 96-45
)	
National Exchange Carrier Association, Inc. Proposed 2004 Modification of Average Schedule Formulas)	

ORDER

Adopted: December 23, 2003

Released: December 24, 2003

By the Deputy Chief, Wireline Competition Bureau:

I. INTRODUCTION

1. On October 1, 2003, the National Exchange Carrier Association, Inc. (NECA) filed proposed modifications to the current universal service formulas for average schedule companies, requesting that they take effect on January 1, 2004, and remain in effect through December 31, 2004.¹ These formulas include a local switching support formula and a Part 36 high-cost support formula. On October 17, 2003, a public notice was issued soliciting comments on NECA's filing.² For the reasons discussed below, we approve NECA's modified local switching support formula and, with respect to Part 36 high-cost support, we adopt NECA's cost per loop formula (CPL formula).

II. LOCAL SWITCHING SUPPORT FORMULA

2. The local switching support formula is used to determine the amount of support for switching costs that will be provided from universal service support mechanisms.³ The current

¹ See 2004 NECA Modification of Average Schedule Universal Service Formulas, National Exchange Carrier Association, Inc., October 1, 2003 (*NECA 2004 Filing*).

² *Pleading Cycle Established for Comments on National Exchange Carrier Association, Inc. 2003 Modification of Average Schedule Universal Service Formulas*, Public Notice, DA 03-3275 (rel. Oct. 17, 2003). The Bureau received comments in support of the *NECA 2004 Filing* from the Organization for the Promotion and Advancement of Small Telecommunications Companies (OPASTCO), Western Alliance, and the United States Telephone Association (USTA). See OPASTCO Comments at 1-2, Western Alliance Comments at 1, and USTA Comments at 1.

³ Local switching support is a portion of the settlements that average schedule companies receive for providing interstate local switching access service. Average schedule companies recover the remaining costs of providing interstate local switching access costs through NECA's local switching access charges.

interstate local switching support formula was approved on December 26, 2002.⁴ NECA proposes a formula that, if approved, would increase annual payments for local switching support from approximately \$72.8 million in 2003 to approximately \$80.2 million in 2004, an increase of 10.16 percent.⁵ We have reviewed NECA's filing and find that the method NECA used to develop this year's proposed formula is the same method that it used to develop the formula we approved for use during the last payment period.⁶ Consistent with the Bureau's prior orders, we approve NECA's proposed 2004 average schedule local switching support formula.⁷

III. PART 36 HIGH-COST SUPPORT FORMULA

A. Background

3. Part 36 high-cost support, also known as the loop expense adjustment, is intended to provide universal service support to carriers with high loop costs based on the degree that an individual company's cost per loop exceeds the national average.⁸ Because average schedule companies are not required to perform company-specific cost studies – the basis upon which a carrier's expense adjustment is calculated – the Commission has permitted expense adjustments for average schedule companies pursuant to formulas developed by NECA and approved or modified annually by the Bureau.⁹ These formulas are developed by NECA using data from a sample group of average schedule carriers and from similarly situated companies that file cost data and are used to determine support amounts for all average schedule carriers. NECA files proposed modifications to the formula on October 1 of each year, for an effective date of the

⁴ See, e.g., *National Exchange Carrier Association, Inc. Proposed 2002 Modification of Average Schedule Formulas*, Order, CC Docket 96-45, Order, DA 02-3587, 17 FCC Rcd 26204 (Wireline Competition Bureau 2002) (*2003 Order*).

⁵ *NECA 2004 Filing* at II-1 to II-15. Bureau staff has calculated that 5.47% of the increase in local switching support from 2003 to 2004 is due to seventeen average schedule companies that entered NECA's traffic sensitive pool in July 2003. The remaining increase of 4.69% in local switching support is a result of increases in local switching costs. See *NECA 2004 Filing* at II-14.

⁶ *Id.*; 2003 NECA Modification of Average Schedule Universal Service Formulas, National Exchange Carrier Association, Inc., October 1, 2002 (*NECA 2003 Filing*).

⁷ See, e.g., *2003 Order* at 26207-8 para. 8.

⁸ See 47 C.F.R. Part 36, subpart F. The Commission's rules permit a rural carrier that has significantly higher than average loop costs to shift a portion of its loop costs from the intrastate jurisdiction to the interstate jurisdiction. The carrier then receives universal service support equal to this expense adjustment

⁹ See *National Exchange Carrier Association, Inc. Proposed Modifications to the 1998-99 Interstate Average Schedule Formulas*, Order, FCC 99-395, 15 FCC Rcd 1819, 1819-20 para. 2 (1999) (*Commission 1999 Order*). Average schedule companies have been permitted by the Commission to estimate their access settlements and universal service support through the use of average schedules to avoid the difficulties and expenses involved with conducting company-specific cost studies. See, e.g., *ALLTEL Corp. v. FCC*, 838 F.2d 551, 553 (D.C. Cir. 1998). Company-specific cost studies, which require performance of detailed jurisdictional separations and cost allocation studies under Parts 32, 36, 64, and 69 of the Commission's rules, are used in calculating the carrier's Part 36 expense adjustments. See, e.g., 47 C.F.R. Part 36, subpart F. The costs used in calculating a carrier's average cost per loop are specified in 47 C.F.R. § 36.621(a).

subsequent January 1.¹⁰

4. For 1999, 2000, and 2001, the Bureau rejected NECA's proposed expense adjustment per loop formula (EAPL formula) because it failed to provide a reasonable estimate of the cost per loop of the sample companies.¹¹ In each instance, the Bureau instead retained the existing formula with an adjustment for growth in the number of loops.¹² The Bureau also indicated each time that it would prefer a formula that more accurately predicted cost per loop.¹³ For 2002 and 2003, NECA again proposed its EAPL formula, but also provided a CPL formula for the Bureau's consideration.¹⁴ NECA contended that the EAPL formula better estimated the support that average schedule carriers would receive if they were to begin filing cost studies.¹⁵ The Bureau concluded, however, that the CPL formula better estimated the cost per loop of average schedule companies, in the aggregate, than the proposed EAPL formula and therefore approved the CPL formula for use in 2002 and 2003.¹⁶

5. NECA's proposal for 2004 average schedule formulas is essentially the same as its

¹⁰ Under Part 36 of our rules, high-cost loop support payments become effective for a 12-month period beginning January 1. See 47 C.F.R. § 36.601 *et seq.*

¹¹ *National Exchange Carrier Association, Inc. Proposed Modifications to the 1998-99 Interstate Average Schedule Formulas*, Order, DA 99-530, 14 FCC Rcd 4049, 4051-55 paras. 6-12 (Accounting Safeguards Div. 1999) (*Bureau 1999 Order*); *National Exchange Carrier Association, Inc. Proposed 2000 Modification of Average Schedule Universal Service Formulas*, Order, DA 00-588, 15 FCC Rcd 5065, 5067-68 paras. 5-7 (Accounting Safeguards Div. 2000) *application for review pending (2000 Order)*; *National Exchange Carrier Association, Inc. Proposed 2001 Modification of Average Schedule Formulas*, ASD 00-42, Order, 16 FCC Rcd 25 (Accounting Safeguards Div. 2000) *application for review pending (2001 Order)*.

¹² *Bureau 1999 Order*, 14 FCC Rcd at 4055-56 paras. 13-14; *2000 Order*, 15 FCC Rcd at 5058, para. 7; *2001 Order*, 16 FCC Rcd at 30 para. 8. The Commission denied NECA's Petition for Review of the Bureau's *1999 Order*, concluding that the Bureau could properly reject NECA's proposed EAPL formula because it failed to accurately predict costs per loop. *Commission 1999 Order*, 15 FCC Rcd at 1820-22 para. 4 & n. 15. NECA subsequently appealed the Commission's order to the U.S. Court of Appeals for the District of Columbia, claiming that the decision to reject the proposed EAPL formula and instead adjust the expense adjustment by growth in lines was arbitrary and capricious. *National Exchange Carrier Association, Inc. v. Federal Communications Commission*, 253 F.3d 1 (2001). The court denied NECA's appeal, concluding that NECA "fail[ed] to articulate an intelligible explanation of its substantive claim . . ." *Id.* at 2. The court also denied NECA's procedural claim that the Commission failed to follow notice and comment rulemaking procedures required under the Administrative Procedures Act. *Id.* at 4.

¹³ *2000 Order*, 15 FCC Rcd at 5058, para. 7; *2001 Order*, 16 FCC Rcd at 30 para. 8.

¹⁴ *NECA 2002 Filing* at I-16 and *NECA 2003 Filing* at I-13.

¹⁵ *Id.*

¹⁶ *Federal-State Joint Board on Universal Service*, CC Docket No. 96-45, *National Exchange Carrier Association, Inc. Proposed 2002 Modification of Average Schedule Formulas*, Order, 17 FCC Rcd 14236, 14239-41 paras. 8-11 (Wireline Competition Bur. 2002) (*2002 Order recon. Pending*; *2003 Order* at 26207-8, para. 8. In particular, the Bureau found that the CPL formula was, for average schedule carriers as a whole, a more accurate predictor of costs per loop than the EAPL formula. The Bureau noted that NECA agreed that the CPL formula was an unbiased predictor of costs per loop.

2002 and 2003 proposals.¹⁷ NECA proposes its EAPL formula, but also provides its CPL formula for consideration.¹⁸ Each formula contains minor changes from last year's formulas, but reflects the same methodology.¹⁹ Both formulas would result in an increase in support to average schedule companies in the aggregate due to increased costs in the sample companies.²⁰ The current high-cost support formula provides \$30.4 million to 361 study areas. NECA's proposed EAPL formula, if approved, would provide an estimated \$41.2 million payable to 388 study areas for 2004, an increase of 36% over 2003 year payments. NECA's updated CPL model, if approved, is estimated to pay a total of \$35.4 million to 370 study areas for 2004, an increase of 16.4% over 2003 total payments.²¹

B. Discussion

6. Consistent with our reasoning in our *2002 Order* and *2003 Order*, we adopt the CPL formula for purposes of calculating average schedule company expense adjustments for 2004. NECA concedes that the CPL formula better estimates cost per loop, but argues that the Bureau should instead approve NECA's EAPL formula because NECA believes it better estimates the expense adjustments that an average schedule carrier should receive.²² The Bureau has

¹⁷ See *NECA 2004 Filing*, III-2 to III-36, *NECA 2003 Filing*, III-2 to III-36, and *NECA 2002 Filing*, III-2 to III to 38.

¹⁸ *NECA 2004 Filing*, III-2 to III-36.

¹⁹ *Id.* NECA uses regression analyses to develop both the EAPL and CPL formulas. For each, NECA collects Part 32 account data from a sample group of average schedule carriers. See *id.* at I-2 to I-3, III-3 to III-4. To estimate current year costs, NECA applies forecasted growth factors to data collected from sample average schedule carriers one and two years prior to the current year. NECA then applies cost allocation factors—developed from the cost studies of similarly situated cost companies—to the account balances of each sample average schedule company to estimate a CPL for each of the sample companies. See *id.* at I-2 to I-3, I-6, III-3 to III-5. NECA then uses regression analyses to predict loop costs and expense adjustments for all average schedule carriers. See *id.* at III-18 to I-35. For the CPL formula, the regression is performed on the sample companies' estimated CPLs to develop a formula from which CPLs can be derived for all average schedule carriers. See *id.* at III-32 to III-35. Each average schedule company's derived CPL is then used to calculate the appropriate support amount. For the EAPL formula, NECA calculates an EAPL for each sample company from its estimated CPL, and then performs a regression analysis on those EAPLs to derive a formula which is used to calculate a support amount for each average schedule company. See *id.* at III-5 to III-22.

²⁰ *Id.* at III-2 to III-3, III-35.

²¹ *NECA 2004 Filing* at I-15, III-2, III-35.

²² *NECA 2003 Filing* at I-7 to I-15, *NECA 2004 Filing* at I-5 to I-15. NECA again argues that section 69.606(a) of the Commission's rules requires that the Bureau adopt a formula based on its ability to simulate "disbursements" to similarly situated non-average schedule carriers, rather than a formula that estimates cost per loop and that the Bureau must therefore adopt NECA's EAPL formula. *NECA 2004 Filing* at I-10. In the Bureau's *2003 Order*, we again rejected NECA's claim that we must adopt an EAPL formula because section 69.606(a) of the Commission's rules require that the approved formula accurately simulate "disbursements" to average schedule carriers. *2003 Order* at 26207-8 para. 8 and n. 22, citing *Commission 1999 Order*, 15 FCC Rcd at 1820-22 para. 4 and n. 15 (affirming Bureau's rejection of NECA's proposed EAPL formula because it did not reasonably estimate cost per loop). As we stated in the *2003 Order*, Section 69.606(a) relates only to access settlements distributed to cost companies pursuant to section 69.607, not to universal service support provided pursuant to Part 36 of the Commission's rules. 47 C.F.R. § 69.606(a). We again find that we are not required to adopt a formula based on its ability to predict expense adjustments per loop, *i.e.*, "disbursements," compared to a formula's ability to predict costs per loop.

consistently held, however, and the Commission has upheld, that the appropriate high-cost loop support formula should reasonably approximate the cost per loop of the sample average schedule companies and allocate funds accurately to average schedule companies.²³ Because the CPL formula provided by NECA in its filing better estimates the cost per loop of sample average schedule companies than the proposed EAPL formula, the Bureau concludes, as in its *2003 Order*, that the CPL formula is a more appropriate means of calculating USF support for average schedule companies.²⁴

IV. ORDERING CLAUSES

7. Accordingly, IT IS ORDERED, pursuant to sections 0.91 and 0.291 of the Commission's rules, 47 C.F.R. §§ 0.91, 0.291, that the average schedule formula proposed by the National Exchange Carriers Association, Inc., on October 1, 2003, for local switching support SHALL BECOME EFFECTIVE January 1, 2004.

8. IT IS FURTHER ORDERED, pursuant to sections 0.91 and 0.291 of the Commission's rules, 47 C.F.R. §§ 0.91, 0.291, that the average schedule cost per loop formula described by NECA on October 1, 2003, for high-cost loop support SHALL BECOME EFFECTIVE January 1, 2004.

9. IT IS FURTHER ORDERED, pursuant to section 4(i) of the Communications Act of 1934, as Amended, 47 U.S.C. § 154(i), and sections 0.91 and 0.291 of the Commission's rules, 47 C.F.R. §§ 0.91, 0.291, that THIS ORDER IS EFFECTIVE UPON ITS RELEASE.

FEDERAL COMMUNICATIONS COMMISSION

Carol E. Matthey
Deputy Chief, Wireline Competition Bureau

²³ *Commission 1999 Order*, 15 FCC Rcd at 1820-22 para. & n. 15; *2001 Order*, 16 FCC Rcd at 27-30 paras. 5-8; *2002 Order*, 17 FCC Rcd at 14239-41 paras. 8-11.

²⁴ *See 2003 Order* at 26207-8 para. 8.