

STATE OF IOWA
DEPARTMENT OF COMMERCE
UTILITIES BOARD

<p>IN RE:</p> <p>IOWA RSA-7, L.P., IOWA 8-MONONA, L.P., IOWA RSA-10, GENERAL PARTNERSHIP, CELLULAR INC. NETWORK CORP., DES MOINES MSA, GENERAL PARTNERSHIP, DUBUQUE MSA, L.P., GTE WIRELESS OF THE MIDWEST, INC., IOWA RSA #4, L.P., IOWA RSA #5, L.P., OMAHA CELLULAR TELEPHONE COMPANY, SIOUX CITY MSA, L.P., SOUTHWEST CO. WIRELESS, L.P., WATERLOO MSA, L.P., and VERIZON WIRELESS (VAW) LLC (each of these companies are d/b/a VERIZON WIRELESS)</p>	<p>DOCKET NO. FCU-06-10 (Iowa Code § 477C.7)</p>
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ORDER ACCEPTING COMPLIANCE FILINGS AND CLOSING DOCKET

(Issued April 13, 2006)

On April 6, 2005, Governor Vilsack signed into law an act, identified as Senate File 264 (SF 264), which amended Iowa Code § 477C.7. SF 264 became effective on July 1, 2005. The amendment related to the funding of the dual party relay service (DPRS) and the method of assessment on telecommunications carriers providing telephone service in the state of Iowa. Among other things, the amendment requires that wireless communications service providers pay part of the cost of the DPRS.

On June 17, 2005, the Utilities Board (Board) issued an "Order Requiring Reporting and Assessment and Granting Confidentiality" in Iowa Code § 477C.7. In that order, the Board directed wireless communications providers to make certain filings in compliance with the new law. Iowa RSA-7, L.P.; Iowa 8-Monona, L.P.; Iowa RSA-10, General Partnership; Cellular Inc. Network Corp.; Des Moines MSA, General Partnership; Dubuque MSA, L.P.; GTE Wireless of the Midwest, Inc.; Iowa RSA #4, L.P.; Iowa RSA #5, L.P.; Omaha Cellular Telephone Company; Sioux City MSA, L.P.; Southwest Co. Wireless, L.P.; Waterloo MSA, L.P.; and Verizon Wireless (VAW) LLC provide wireless service in Iowa and do business as Verizon Wireless (Collectively, the Verizon Wireless Companies). Each of the Verizon Wireless Companies submitted a quarterly report for the months of July, August, and September 2005, however, line counts for the month of July were omitted from each report. Additionally, no assessment payment was submitted with the reports for the month of July 2005.

On January 24, 2006, the Board issued an "Order Opening Docket" to review compliance by each of the Verizon Wireless Companies with the June 17, 2005, order. In the order, the Board directed the companies to submit a report showing the numbers in service for the month of July 2005 and remit an assessment payment equal to 3 cents per month per number providing service in Iowa. The Board stated that if the companies asserted no assessment was due, the companies should file prepared testimony in support of the claim.

On January 30, 2006, the Verizon Wireless Companies filed a response. The response states that the companies will be sending to the Board the assessments for

the month of July 2005. Since the Verizon Wireless Companies are now in compliance with the requirements of Iowa Code § 477C.7 and the June 17, 2005, order, the Board will close this docket. The Board has determined that an assessment of civil penalties is not warranted since the Verizon Wireless Companies have complied with the directives in the January 24, 2006, order.

IT IS THEREFORE ORDERED:

1. The response filed by Iowa RSA-7, L.P.; Iowa 8-Monona, L.P.; Iowa RSA-10, General Partnership; Cellular Inc. Network Corp.; Des Moines MSA, General Partnership; Dubuque MSA, L.P.; GTE Wireless of the Midwest, Inc.; Iowa RSA #4, L.P.; Iowa RSA #5, L.P.; Omaha Cellular Telephone Company; Sioux City MSA, L.P.; Southwest Co. Wireless, L.P.; Waterloo MSA, L.P.; and Verizon Wireless (VAW) LLC on January 30, 2006, is accepted.
2. Docket No. FCU-06-10 is closed.

UTILITIES BOARD

/s/ John R. Norris

/s/ Diane Munns

ATTEST:

/s/ Judi K. Cooper
Executive Secretary

/s/ Curtis W. Stamp

Dated at Des Moines, Iowa, this 13th day of April, 2006.