

agreement adopted by negotiation even if the terms of the agreement do not comply with the requirements of [Part 51].” 47 C.F.R. § 51.3.

THE APPLICATIONS

1. Potlatch and TCAL, Case No. POT-T-16-02. In its Application, Potlatch asks the Commission to approve its Interconnection Agreement with TCAL. The Interconnection Agreement states it was negotiated by the parties, and it establishes terms and conditions for interconnection, number portability, ancillary services, and pricing.

2. Frontier and Onvoy, Case No. VZN-T-16-01. In its Application, Frontier asks the Commission to approve its Interconnection Agreement with Onvoy. The Interconnection Agreement states it was negotiated by the parties, and it establishes terms and conditions for transport and termination of traffic, collocation, and other ancillary services.

STAFF RECOMMENDATION

Staff reviewed the Applications and Interconnection Agreements and believes their terms and conditions are not discriminatory or contrary to the public interest. Staff also believes the Applications and Agreements are consistent with the pro-competitive policies of this Commission, the Idaho Legislature, and the federal Telecommunications Act of 1996. Accordingly, Staff recommended that the Commission approve the Applications.

COMMISSION DECISION

Under the terms of the Telecommunications Act, interconnection agreements must be submitted to the Commission for approval. 47 U.S.C. § 252(e)(1). The Commission’s review is limited. The Commission may reject an agreement adopted by negotiation only if it finds that the agreement discriminates against a telecommunications carrier not a party to the agreement or implementation of the agreement is not consistent with the public interest, convenience and necessity. *Id.*

Based upon our review of the Applications and the Staff’s recommendation, the Commission finds that the Interconnection Agreements are consistent with the public interest, convenience and necessity and do not discriminate. Therefore, the Commission finds that the Applications should be approved. Our approval of the Applications does not negate the parties’ responsibility to obtain a Certificate of Public Convenience and Necessity if they offer local exchange services, or to comply with *Idaho Code* §§ 62-604 and 62-606 if they provide other non-basic local telecommunications services as defined by *Idaho Code* § 62-603.

ORDER

IT IS HEREBY ORDERED that the Interconnection Agreement between Potlatch and TCAL, Case No. POT-T-16-02, is approved.

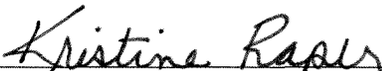
IT IS FURTHER ORDERED that the Interconnection Agreement between Frontier and Onvoy, Case No. VZN-T-16-01, is approved.

THIS IS A FINAL ORDER. Any person interested in this Order may petition for reconsideration within twenty-one (21) days of the service date of this Order with regard to any matter decided in this Order. Within seven (7) days after any person has petitioned for reconsideration, any other person may cross-petition for reconsideration. *See Idaho Code § 61-626.*

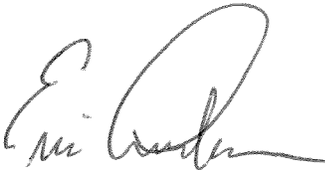
DONE by Order of the Idaho Public Utilities Commission at Boise, Idaho this *19th* day of January 2017.



PAUL KJELLANDER, PRESIDENT



KRISTINE RAPER, COMMISSIONER



ERIC ANDERSON, COMMISSIONER

ATTEST:



Diane M. Hanian
Commission Secretary

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