

**THE STATE OF NEW HAMPSHIRE  
PUBLIC UTILITIES COMMISSION**

**DT 07-027**

**KEARSARGE TELEPHONE CO., WILTON TELEPHONE CO.,  
HOLLIS TELEPHONE CO. and MERRIMACK COUNTY TELEPHONE CO.**

**Petitions for Approval of Alternative Form of Regulation**

**Order Scheduling Prehearing Conference**

**ORDER NO. 24,943**

**February 27, 2009**

On March 1, 2007, Kearsarge Telephone Company (KTC), Wilton Telephone Company (WTC), Hollis Telephone Company (HTC) and Merrimack County Telephone Company (MCT), wholly-owned subsidiaries of TDS Telecommunications Corporation (Collectively, TDS Companies), filed petitions with the Commission seeking approval for an alternate form of regulation pursuant to RSA 374:3-b that would result in regulation of the TDS companies' retail operations comparable to the regulation applied to competitive local exchange carriers, subject to certain additional requirements. On April 23, 2008, the Commission issued Order No. 24,852 finding that the TDS Companies had demonstrated that competitive alternatives were available to a majority of the customers of WTC and HTC, and that the plans for such companies, as modified by a settlement among some of the parties, otherwise satisfied the requirements for an alternative form of regulation pursuant to RSA 374:3-b. The Commission further found that the TDS Companies failed to demonstrate that competitive alternatives were available to the majority of customers in each of the exchanges for KTC and MCT. The Commission, therefore, approved the alternative regulation plan and settlement for WTC and HTC and rejected it for KTC and MCT. The Commission kept the docket open for

one year in the event that the TDS Companies sought to present new evidence as to KTC and MCT.

On January 29, 2009, the TDS Companies filed supplemental testimony of Michael C. Reed, along with exhibits, pursuant to the Commission's order allowing new evidence as to KTC and MCT. On February 10, 2009, New Hampshire Legal Assistance (NHLA), on behalf of Daniel Bailey, filed a motion for a prehearing conference in response to Petitioners' supplemental filing. On February 11, 2009, KTC and MCT filed a response to the NHLA motion objecting to Mr. Bailey's participation with respect to KTC, claiming Mr. Bailey lacks standing in that he is not a customer of KTC. On February 18, 2009, NHLA filed a response to that objection noting that the Commission has already determined that Mr. Bailey has standing with regard to KTC.

The filing raises, inter alia, issues related to whether MCT and KTC have demonstrated that competitive alternatives are available for the majority of customers in each of their exchanges; whether the terms of the earlier settlement agreement should apply to MCT and KTC; and whether MCT and KTC should be granted alternative regulation consistent with RSA 374:3-b.

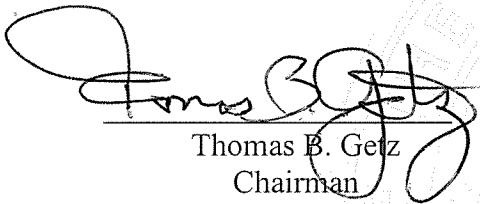
**Based upon the foregoing, it is hereby**

**ORDERED**, that a Prehearing Conference, pursuant to N.H. Admin. Rules Puc 203.15, be held before the Commission located at 21 S. Fruit St., Suite 10, Concord, New Hampshire on March 26, 2009, at 10:00 a.m., at which each party will provide a preliminary statement of its position with regard to the supplemental testimony and any of the issues set forth in N.H. Admin. Rule Puc 203.15 shall be considered; and it is

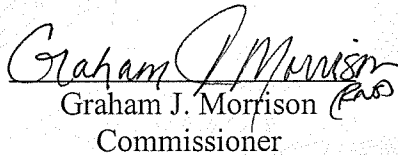
**FURTHER ORDERED**, that, immediately following the Prehearing Conference, the TDS Companies, the Staff of the Commission and any parties or Intervenors hold a Technical Session to review the supplemental testimony and allow the TDS Companies to provide any amendments or updates to its filing; and it is

**FURTHER ORDERED**, that following the technical session the parties recommend a procedural schedule designed to reach a hearing on these matters.

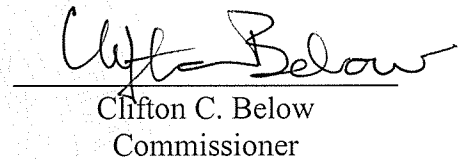
By order of the Public Utilities Commission of New Hampshire this twenty-seventh day of February, 2009.



Thomas B. Getz  
Chairman

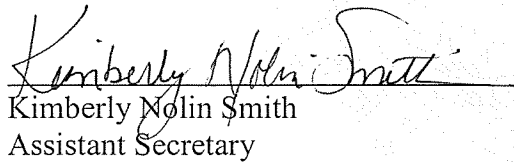


Graham J. Morrison  
Commissioner



Clifton C. Below  
Commissioner

Attested by:



Kimberly Nolin Smith  
Assistant Secretary

PAUL D ABBOTT  
MINTZ LEVIN COHN FERRIS GLOVSK  
ONE FINANCIAL CENTER  
BOSTON MA 02111

JEREMY L KATZ  
SEGTEL INC  
PO BOX 610  
LEBANON NH 03766

PAUL J PHILLIPS  
PRIMMER PIPER EGGLESTON & CRAM  
421 SUMMER ST  
PO BOX 159  
ST JOHNSBURY VT 05819-0159

FREDERICK J COOLBROTH  
DEVINE MILLIMET & BRANCH PA  
43 N MAIN ST  
CONCORD NH 03301

CAMERON KERRY  
MINTZ LEVIN COHN FERRIS GLOVSK  
ONE FINANCIAL CTR  
BOSTON MA 02111

CHRIS RAND  
GRANITE STATE TELEPHONE  
600 SOUTHSTARK HIGHWAY PO BOX  
WEARE NH 03281

JOSEPH DONAHUE  
PRETI FLAHERTY BELIVEAU PACHIOS  
PO BOX 1058  
45 MEMORIAL CIRCLE  
AUGUSTA ME 04332-1058

ALAN LINDER  
NH LEGAL ASSISTANCE  
117 N STATE ST  
CONCORD NH 03301-4407

SUSAN RAND KING  
GRANITE STATE TELEPHONE  
600 SOUTH STARK HWY  
PO BOX 87  
SOUTH WEARE NH 03281

STEPHEN R ECKBERG  
OFFICE OF CONSUMER ADVOCATE  
21 SOUTH FRUIT ST STE 18  
CONCORD NH 03301

LINDA LOCKHART  
PRETI FLAHERTY BELIVEAU PACHIOS  
45 MEMORIAL CIRCLE  
PO BOX 1058  
AUGUSTA ME 04332-1058

BRIAN A RANKIN  
COMCAST PHONE OF NEW HAMPSHIR  
1500 MARKET ST  
PHILADELPHIA PA 19102

ELJAH D EMERSON  
PRIMMER PIPER EGGLESTON & CRAM  
421 SUMMER ST  
PO BOX 159  
ST JOHNSBURY VT 05819-0159

ROBERT LOUBE  
10601 CAVALIER DR  
SILVER SPRINGS MD 20901

MIKE REED  
TDS TELECOM  
24 DEPOT SQUARE  
NORTHFIELD VT 05663

DAN FELTES  
NEW HAMPSHIRE LEGAL ASSISTANCE  
117 N STATE ST  
CONCORD NH 03301-4407

MAY Y LOW  
MINTZ LEVIN COHN FERRIS GLOVSK  
ONE FINANCIAL CTR  
BOSTON MA 02111

WILLIAM STAFFORD  
GRANITE STATE TELEPHONE  
600 SOUTH STARK HWY  
PO BOX 87  
WEARE NH 03281

SUSAN GEIGER  
ORR & RENO PC  
ONE EAGLE SQUARE  
PO BOX 3550  
CONCORD NH 03302-3550

DEBRA A MARTONE  
TDS TELECOM  
PO BOX 337  
11 KEARSARGE AVE  
CONTOOCOOK NH 03229-0337

JASPER THAYER  
UNION COMMUNICATIONS  
7 CENTRAL STREET  
FARMINGTON NH 03835

MEREDITH A HATFIELD  
OFFICE OF CONSUMER ADVOCATE  
21 SOUTH FRUIT ST STE 18  
CONCORD NH 03301

STACEY L PARKER  
COMCAST  
12 TOZER RD  
BEVERLY MA 01915

DARREN R WINSLOW  
UNION COMMUNICATIONS  
13 CENTRAL ST  
PO BOX 577  
FARMINGTON NH 03901

02/27/09 Order No. 24,943 issued and forwarded to all parties. Copies given to PUC Staff.

Docket #: 07-027

Printed: February 26, 2009

**FILING INSTRUCTIONS: PURSUANT TO N.H. ADMIN RULE PUC 203.02(a),**

**WITH THE EXCEPTION OF DISCOVERY, FILE 7 COPIES (INCLUDING COVER LETTER) TO:**

DEBRA A HOWLAND  
EXEC DIRECTOR & SECRETARY  
NHPUC  
21 SOUTH FRUIT STREET, SUITE 10  
CONCORD NH 03301-2429

LOIS KENICK  
30 BRACKETT'S CROSSROAD  
LYNDEBOROUGH NH 03082

CHRISTOPHER H STAWASZ  
16 PROCTOR HILL RD  
HOLLIS NH 03049

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**INTERESTED PARTIES**

**RECEIVE ORDERS, NOTICES OF HEARINGS ONLY**