



June 4, 2015

Rosemary Chiavetta, Secretary  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
400 North Street  
Harrisburg, PA 17120

**RE: Joint Petition of Verizon Pennsylvania LLC and Verizon North LLC for  
Competitive Classification of all Retail Services in Certain Geographic Areas, and  
for a Waiver of Regulations for Competitive Services  
Docket Nos. P-2014-2446303; P-2014-2446304**

Dear Secretary Chiavetta:

The Coalition for Affordable Utility Services and Energy Efficiency in Pennsylvania (CAUSE-PA) submits this letter in response to the Public Utility Commission's March 4, 2015 Reclassification Order and May 20, 2015 Secretarial Letter regarding the appropriate scope and content of Verizon Pennsylvania LLC's and Verizon North LLC's (Verizon) two year data reporting obligation.

On the issue of data reporting for Verizon, CAUSE-PA stands in lock step with the comments and recommendations submitted by the Office of Consumer Advocate, and hereby endorses and incorporates OCA's comments by reference. CAUSE-PA believes it is critical for the Commission to require Verizon to report granular, wire-center level data to ensure that the reported data assists the Commission – and interested parties – in assessing the affordability, reliability, and safety of Verizon's basic service in each of the reclassified wire centers. Aggregate data based on geographical areas other than wire centers will not produce the information necessary to assess whether basic service remains affordable, reliable, and safe.

CAUSE-PA is thankful for the opportunity to provide its input on this important matter.

Respectfully submitted,

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Elizabeth R. Marx, Esq.  
*On Behalf of CAUSE-PA*