#### DOCKET NO. UM 1726

### Cover Sheet for Submission of 2015 Annual ETC Certification Reports

Name of Eligible Telecommunications Carrier: <u>Citizens Telecommunications Company</u> of Oregon, Inc. d/b/a Frontier Communications of Oregon

Filing date: June 22, 2015

Is this: Original submission? \_\_X\_\_\_\_ OR Revised submission? \_\_\_\_\_

Person to contact for questions:

Name Kim Douglass

Phone number 972-908-4415

E-mail address kimberly.a.douglass@ftr.com

Documents included in this filing (please check applicable items):

\_\_X\_\_\_ CAF/ICC Support (47 CFR § 54.304)

\_\_\_\_\_ Rate Floor Data (47 CFR § 54.313(h))

\_\_\_\_\_ Form 481 (High-cost per 47 CFR § 54.313, Low-income per 54.422)<sup>1</sup>

\_\_\_\_\_ Form 690 (Mobility Fund per 47 CFR § 54.1009)

\_\_\_\_\_ Affidavit for High-Cost Support

\_\_\_\_\_

**Filing deadlines**: The deadlines for filing items required by 47 CFR § 54 are the same as the deadlines for filing with the FCC. The notarized affidavit for high-cost support must be filed no later than the due date for the FCC Form 481. Based on current information, it appears that all items other than CAF/ICC support data are due by July 1, 2015. The CAF/ICC support data are due the same day as the ETC's <u>interstate access tariff filing</u>.

<sup>&</sup>lt;sup>1</sup> Lifeline-only ETCs must provide all information specified in 47 CFR § 54.422(b) even if the ETC does not submit this information to the FCC.

## ATTACHMENT A

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#### CERTIFICATION

I am Vice President, Regulatory Affairs for Frontier Communications Corporation. I hereby certify that I have overall responsibility for the preparation of all data for Frontier Telephone Companies which supports the 2015 Annual Access Tariff Filing and that I am authorized to execute this certification. Based on the information provided to me by employees responsible for the preparation of, or for the supervision of the preparation of, the data submitted in support of the rates contained in the proposed tariffs, I hereby certify that all data have been examined and reviewed and are true, correct, and complete.

I also certify that Frontier Communications Corporation and its price cap regulated subsidiaries are not seeking duplicative recovery in the state jurisdiction for any Eligible Recovery subject to the recovery mechanism described in §51.915 and have complied with §§51.915(d) and (e) of the Federal Communications Commission's rules, but are not eligible to receive the CAF ICC support pursuant to §51.915(f) of the Commission's rules because all of Frontier's Eligible Recovery can be recovered through charges assessed pursuant to §51.915(e) as of July 1, 2015.

Date: June 16, 2015

Allison M. Ellis Vice President, Regulatory Affairs

# ATTACHMENT B

#### Frontier Communications Corporation Summary - 7/1/2015 FCC TRP Annual Filing Eligible Recovery, Tariffed ARC Revenue, ICC-CAF Support

Holding Company Eligible	Holding Company Tariffed	Holding Company ICC-CAF
Recovery	ARC Revenues	Support
\$67,238,608	\$67,175,274	\$ -