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October 6, 2009

VIA UPS

Public Utility Commission of Oregon Filing Center 550 Capitol St., N.E. Suite 215 Salem, Oregon 97301-2551

Re: Joint Notice of CIMCO Communications, Inc. and Comcast Phone of Oregon, LLC to Advise the Commission of a Transfer of Assets and Customer Base

Dear Sir or Madam:

On behalf of CIMCO Communications, Inc. ("CIMCO") and Comcast Phone of Oregon, LLC ("Comcast Phone," collectively "the Parties"), this letter is to advise the Public Utility Commission of Oregon ("Commission") that the Parties have entered into an Asset Purchase Agreement, whereby Comcast Phone will acquire certain assets and customer accounts of CIMCO. The Parties understand that competitive providers such as Comcast Phone and CIMCO are exempted from the asset transfer requirements set forth in O.R.S. § 759.380(1). Accordingly, this letter is filed for informational purposes only to ensure the continuing accuracy of the Commission's records. In furtherance of this notice, the Parties provide the following information:

I. PARTIES

A. CIMCO Communications, Inc.

CIMCO is an Illinois corporation with its principal place of business at 1901 South Meyers Road, 7th Floor, Oakbrook Terrace, Illinois 60181. In Oregon, CIMCO is authorized to provide interexchange switched telecommunications service (toll) and nonswitched dedicated transmission service pursuant to authority granted by this Commission in Order No. 00-137, issued in Docket No. CP 770 on March 10, 2000. CIMCO is also authorized by the Federal Communications Commission ("FCC") to provide international and domestic interstate telecommunications services as a non-dominant carrier. CIMCO's customer base consists primarily of medium-sized business and enterprise customers. In Oregon, CIMCO has five (5) business customers and no residential or local exchange customers.

B. Comcast Phone of Oregon, LLC

Comcast Phone is a Delaware limited liability company with its principal place of business at One Comcast Center, Philadelphia, Pennsylvania, 19103-2838. Comcast Phone is a facilities-based local exchange carrier, as defined by 47 U.S.C. § 153(26), and is authorized to provide local exchange, interexchange and operator services pursuant to authority granted by this Commission in Order No. 07-481, issued in Docket No. CP 1070 on October 30, 2007. Comcast Phone is operated by a highly qualified management team, all of whom have extensive backgrounds in the operation and management of telecommunications services.

II. DESIGNATED CONTACTS

The designated contacts for all correspondence, notices, inquiries, and orders in relation to this notice are:

For CIMCO:

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For Comcast Phone:

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III. DESCRIPTION OF TRANSACTION

Pursuant to an Asset Purchase Agreement entered into as of September 16, 2009, between Comcast Phone and certain of its affiliates, and CIMCO (the "Agreement"), Comcast Phone will acquire the assets and customer accounts (including related data, databases, contracts and customer records needed to support the provision of telecommunications services to those customers) of CIMCO in the state of Oregon (the "Transaction"). Comcast Phone affiliates in other states will acquire CIMCO assets in those states.

In the interest of assuring a seamless and uninterrupted transition, following completion of the migration of customers to Comcast Phone, all of the affected customers will continue to receive service from Comcast Phone under the same rates, terms and conditions as currently provided by CIMCO.

Pursuant to Section 64.1120(e) of the FCC's rules, 47 C.F.R. § 64.1120(e), written notification of the proposed migration of these customers' service to Comcast Phone will be provided to CIMCO's customers. A sample of the Customer Notification the Parties plan to provide is attached hereto at **Exhibit A**. While this Customer Notification complies with the

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requirements of 47 C.F.R. § 64.1120(e) and OAR 860-032-020(5), the Parties intend to complete the transaction by December 1, 2009 and, therefore, CIMCO is concurrently requesting a waiver of the notification time periods in OAR 860-032-0020(11) to the extent applicable.

IV. **PUBLIC INTEREST CONSIDERATIONS**

Parties submit that the proposed transaction will serve the public interest. The proposed transaction will not adversely impact existing CIMCO customers and will ensure that Oregon telecommunications customers will enjoy continuity of high quality telecommunications service. Parties emphasize again that, following the Transaction, the former CIMCO customers will continue to receive services from an experienced and qualified carrier and will have access to expanded and more advanced service offerings going forward.

Again, this letter constitutes notification to the Commission of a transaction for which the Parties believe no approval is necessary. Please acknowledge receipt of this filing by datestamping the extra copy of this letter and returning it in the self-addressed stamped envelope provided for this purpose. Should you have any questions regarding this notification, please do not hesitate to call the undersigned.

Respectfully submitted,

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