

Before the
Federal Communications Commission
Washington, D.C. 20554

In the Matter of)	
)	
Universal Service Contribution Methodology)	WC Docket No. 06-122
)	
Request for Review of a Decision by)	
the Universal Service Administrator by)	
LTS of Rocky Mount, LLC)	
)	
Request for Review of a Decision by)	
the Universal Service Administrator)	
by South Miami Wash Bowl, Inc.)	

ORDER

Adopted: March 23, 2010

Released: March 23, 2010

By the Acting Chief, Telecommunications Access Policy Division, Wireline Competition Bureau:

1. In this order, we dismiss as moot two requests filed by LTS of Rocky Mount, LLC (LTS) and South Miami Wash Bowl, Inc. (South Miami) (collectively, the petitioners).¹ Specifically, the petitioners request that the Commission reverse late fees assessed by the Universal Service Administrative Company (USAC) based on USAC’s determination that the petitioners untimely submitted their respective 2006 FCC Form 499-A filings.² Because USAC erred in assessing the late fees and has since provided a credit to both LTS and South Miami, we dismiss their requests as moot.³

2. ACCORDINGLY, IT IS ORDERED that, pursuant to the authority delegated in sections 0.91, 0.204(b), 0.291, and 54.722(a) of the Commission’s rules, 47 C.F.R. §§ 0.91, 0.204(b), 0.291, and 54.722(a), the requests for review by LTS of Rocky Mount, LLC and South Miami Wash Bowl, Inc. ARE DISMISSED as moot.

¹ Letter from Hall Thorp, LTS of Rocky Mount, LLC, to Marlene J. Dortch, Secretary, Federal Communications Commission, WC Docket No. 06-122 (filed July 10, 2006) (LTS Request for Review); Letter from John Talamas, South Miami Wash Bowl, Inc., to Marlene J. Dortch, Secretary, Federal Communications Commission, WC Docket No. 06-122 (filed Aug. 8, 2006) (South Miami Request for Review).

² LTS Request for Review at 1; South Miami Request for Review at 1.

³ See Letter from Universal Service Administrative Company to Hall Thorp, LTS of Rocky Mount, LLC. (dated Aug. 22, 2006); Letter from Universal Service Administrative Company to John Talamas, South Miami Wash Bowl, Inc. (dated Oct. 20, 2006).

3. IT IS FURTHER ORDERED that, pursuant to the authority delegated in section 1.102(b)(1) of the Commission's rules, 47 C.F.R. § 1.102(b)(1), this order SHALL BE EFFECTIVE upon release.

FEDERAL COMMUNICATIONS COMMISSION

Jennifer K. McKee
Acting Chief
Telecommunications Access Policy Division
Wireline Competition Bureau