



## **Consolidated Communications Wholesale Customer Communication Proposed WPP Modifications Notification**

Notification Date: **February 28, 2019**

Effective Date: **June 1, 2019**

Subject: **Proposed WPP Modifications Filing**

Notification #: **TRF 0017 – Proposed WPP Modifications Filing**

ME attachment: **Consolidated Communications Proposed WPP  
Modifications - MEPUC Petition (For Filing 02.28.19)**

NH attachment: **Consolidated Communications Proposed WPP  
Modifications - NHPUC Petition (For Filing 02.28.19)**

VT attachment: **Consolidated Communicaitons Proposed WPP  
Modifications - VTPUC Petition (For Filing 02.28.19)**

WPP attachment: **02.28.19 Consolidated Proposed WPP  
Modifications (redlined)**

Target Audience: **IXC, CLEC, Wireless, Reseller**

Area Impacted: **Maine, New Hampshire, Vermont**

Contact: **Consolidated Change Management  
at [ConsolidatedCMP@consolidated.com](mailto:ConsolidatedCMP@consolidated.com)**

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**Dear Consolidated Communications Wholesale Customer:**

**This notice is being sent to notify facilities-based and resale Competitive Local Exchange Carriers (“CLECs”) that obtain local interconnection services, unbundled facilities or resold services from Consolidated Communications of Northern New England Company, LLC in Maine or New Hampshire (formerly Northern New England Telephone Operations LLC) or from Telephone Operating Company of Vermont LLC in Vermont,**

collectively “Consolidated Communications” that Consolidated Communications is proposing revisions to the Wholesale Performance Plan (“WPP”) for effect on June 1, 2019 - the second biennial anniversary of the WPP.

In brief, Consolidated Communications proposes to conform the WPP to be in compliance with the FCC’s Memorandum Opinion and Order in WC Docket No. 14-192, Petition of US Telecom for Forbearance Pursuant to 47 U.S.C. § 160(c) from Enforcement of Obsolete ILEC Legacy Regulations That Inhibit Deployment of Next Generation Networks, (“FCC 271 Forbearance Order”) released December 28, 2015. Consolidated Communications is also proposing: (i) changes of a substantive nature to certain metrics, unrelated to the relief granted in the FCC’s 271 Forbearance Order; and (ii) certain administrative changes that Consolidated Communications believes are consistent with the Biennial Review provisions set forth in Section 1, Part H of the plan.

Copies of the petitions submitted today to the Maine, New Hampshire and Vermont Public Utilities Commissions (“NNE Commissions”) seeking approval of the proposed changes or in the alternative requesting the NNE Commissions initiate a three-state proceeding to adopt revisions to the WPP may be found at links below in this letter. A redlined copy of the WPP reflecting the proposed changes is also available at link below in this letter.

**[Consolidated Communications Proposed WPP Modifications - MEPUC Petition \(For Filing 02.28.19\)](#)**

**[Consolidated Communications Proposed WPP Modifications - NHPUC Petition \(For Filing 02.28.19\)](#)**

**[Consolidated Communicaitons Proposed WPP Modifications - VTPUC Petition \(For Filing 02.28.19\)](#)**

**[02.28.19 Consolidated Proposed WPP Modifications \(redlined\)](#)**

If you have any questions please reach out to Consolidated CMP at:  
[ConsolidatedCMP@consolidated.com](mailto:ConsolidatedCMP@consolidated.com)

Delivered by - Consolidated Communications  
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