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April 1, 2016

Andrew S. Quenga
Teleguam Holdings, LLC
General Counsel
624 North Marine Corps Drive
Tamuning, Guam 96913

Re: Waiver of Information Requirements for Tariff Modification Pursuant to
GPUC Rule 20(d).

Dear Mr. Quenga:

In Teleguam Holdings, LLC's letter dated March 28, 2016, it indicates GTA's intent to file Tariff Transmittal No. 25, which seeks to increase the Residence Monthly Local Exchange Access Line Rates from \$14.00 to \$16.00. Rule 21 of the Commission's Rules for Practice and Procedure requires that, for rate change applications, certain information be included in the application, such as revenues received, operating expenses, debt service, working capital and other matters. Such matters are to be included in schedules.

However, Rule 20 (d) of the Commission's Rules for Practice and Procedure provides that the Commission's Administrative Law Judge may waive information filing requirements where they are "not applicable to a utility, or considered unnecessary, within the context of the application..."

As its justification for waiving the ordinary filing requirements in a rate application, GTA indicates that the current Tariff modification is not sought because the current Tariff rate is insufficient to support GTA's operations or that the cash generated from

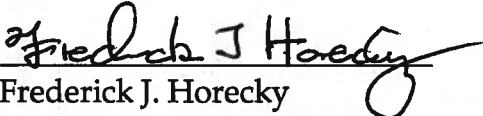
operations will not provide sufficient cash. The requested Tariff Modification is alleged to be necessary "in order for the GTA to compensate for anticipated reductions by the Federal Communications Commission ["FCC"] in the Universal Service Fund support and to remain financially stable."

The ALJ has reviewed GTA's Tariff Transmittal No. 25 and finds that none of the Filing Schedules and Requirements in Rule 21 of the PUC Rules for Practice and Procedure is applicable or required, with the exception of Rule 21(k) (Tariff Revisions). GTA need not include such other schedules or requirements in its Tariff Transmittal.

The schedules referenced in Rule 21 involving revenue requirements, revenues, operating expenses, debt service, cash flow, proof of revenues, and externally funded construction, are only relevant where a utility seeks a rate increase based upon the insufficiency of the current rate structure to provide necessary cash for its operations.

GTA's Tariff Transmittal No. 25 is not based upon any alleged insufficiency of cash under the current rate structure; the stated justification for the Tariff Transmittal relates to certain actions of the Federal Communications Commission regarding Universal Service Fund support.

For the foregoing reasons, the ALJ hereby determines that the filing requirements in Rule 21, with the exception of Rule 21(k) (Tariff Revisions), are hereby waived and deemed inapplicable to GTA's proposed Tariff Transmittal No. 25. GTA may, therefore, file its proposed Tariff Transmittal No. 25 without regard to the waived filing requirements in Rule 21. Please let me know if you have any further questions in this regard.


Frederick J. Horecky
Administrative Law Judge
Guam Public Utilities Commission

cc: Lou Palomo
Administrator