Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C.

UNIVERSAL SERVICE ADMINISTRATIVE COMPANY

Federal Universal Service Support Mechanisms
Quarterly Contribution Base for the Fourth Quarter 2020

UNIVERSAL SERVICE
ADMINISTRATIVE COMPANY
700 12TH STREET N.W., SUITE 900
WASHINGTON, D.C. 20005
VOICE: 202.776.0200
FAX: 202.776.0080
www.usac.org

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INTRODUCTION

The Universal Service Administrative Company (USAC) is the not-for-profit corporation appointed by the Federal Communications Commission (FCC or Commission) to administer the federal Universal Service Fund (USF) and the four federal Universal Service Support Mechanisms: High Cost, Lifeline, Rural Health Care, and Schools and Libraries.\(^1\) USAC hereby submits the contribution base amount to be used for the fourth quarter of calendar year 2020 (4Q2020) in accordance with Section 54.709 of the Commission’s rules.\(^2\) USAC is filing this contribution base report pursuant to the Commission’s 2002 *Projected Collected Contribution Methodology Order*, updating the 2001 *Contribution Methodology Order*.\(^3\) In the 2002 Order, the Commission changed the universal service contribution base methodology from actual contributor revenues billed to projected collected revenues.\(^4\) On March 14, 2003, the Commission released an *Order and Second Order on Reconsideration*, which, *inter alia*, directed the Wireline

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\(^2\) See 47 C.F.R. § 54.709(a)(3).


\(^4\) *Projected Collected Contribution Methodology Order*, 17 FCC Rcd at 24952, 24969, paras. 1, 29-30.
Universal Service Administrative Company

4Q2020 Contribution Base

Competition Bureau (WCB) to announce the universal service contribution factor as a percentage rounded up to the nearest tenth of one percent.⁵ The Commission also directed the Wireline Competition Bureau to account for contribution factor rounding when calculating the “circularity” discount factor.⁶

On June 23, 2006, the Commission issued an order realigning oversight responsibilities within the FCC for the USF, the universal service support mechanisms and USAC.⁷ Pursuant to that order, the FCC’s Office of the Managing Director is now responsible for calculating the quarterly contribution factor and issuing related public notices.⁸

Consistent with Commission regulations and orders, on July 31, 2020, USAC filed the Federal Universal Service Support Mechanisms Fund Size and Administrative Cost Projections for 4Q2020.

Upon approval of the universal service support mechanisms quarterly funding requirements, projected administrative costs and the contribution base, the Commission will establish a quarterly contribution factor and a circularity factor.⁹ USAC will then bill contributors on a monthly basis for their individual obligations based on the approved contribution factor and circularity factor.¹⁰

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⁵ See Federal-State Joint Board on Universal Service et al., CC Docket Nos. 96-45 et al., Order and Second Order on Reconsideration, 18 FCC Red 4818, 4826, para. 22 (2003) (Second Order on Reconsideration); see also Revised Second Quarter 2003 Universal Service Contribution Factor, CC Docket No. 96-45, Public Notice, 18 FCC Red 5097, 5097 n.3 (Wireline Comp. Bur. 2003) (“Although the Second Order on Reconsideration has not yet been published in the Federal Register and accordingly has not yet become effective, we expect it will be published before the start of the second quarter of 2003. Absent release of this Public Notice, the six-digit contribution factor announced on March 7, 2003 would be deemed approved by the Commission on March 21, 2003. However, the six-digit contribution factor would be inconsistent with the Second Order on Reconsideration. Therefore, the Bureau takes this limited action today to ensure the implementation of the Second Order on Reconsideration for the second quarter of 2003.”).

⁶ Second Order on Reconsideration, 18 FCC Red at 4826, para. 22.


⁸ Id.

⁹ See 47 C.F.R. § 54.709(a)(3).

¹⁰ Id.
CONTRIBUTION BASE

USAC collects interstate and international projected revenue information from carriers on the FCC Form 499-Q (Form 499-Q) four times each year and submits aggregate information on a quarterly basis to the FCC.\textsuperscript{11}

Carriers also file the FCC Form 499-A (Form 499-A) in April of each year to report actual annual revenues from the prior year. USAC uses revenue data provided by carriers on the FCC Form 499-A to perform annual true-ups of actual revenue to the quarterly projected revenue data submitted by carriers on FCC Form 499-Q during the prior calendar year.\textsuperscript{12} As necessary, USAC will refund or collect from carriers any overpayments or underpayments. As mandated by the Commission, if the combined quarterly revenues reported by a carrier on its Forms 499-Q are greater than those reported on its annual revenue report on Form 499-A, then a refund will be provided to the carrier based on an average of the two lowest contribution factors for the year.\textsuperscript{13} If the combined quarterly revenues reported by a carrier are less than those reported on its annual revenue report on Form 499-A, then USAC will collect the difference from the carrier using an average of the two highest contribution factors from that year.\textsuperscript{14}

Carriers were required to file the Form 499-Q with 4Q2020 projected collected revenue information on or before August 3, 2020.\textsuperscript{15} By September 1, 2020, USAC is

\textsuperscript{11} The FCC Form 499-Q includes a box for each of the quarterly filing submissions. Carriers check the appropriate box to indicate the quarter for which revenue information is being reported. Data is due to USAC approximately one month before the filing is due to the FCC.

\textsuperscript{12} In addition, carriers may file a revised Form 499-Q within 45 days of the original filing due date for the current quarter. See Projected Collected Contribution Methodology Order, 17 FCC Rcd at 24972, para. 36.

\textsuperscript{13} Id.

\textsuperscript{14} Id.

\textsuperscript{15} See FCC Form 499-Q, available at \url{https://www.usac.org/cont/tools/forms/default.aspx}; see also 47 C.F.R. § 54.711.
required to file revenue data with the FCC based on the August 3, 2020 carrier filings. The Commission will use the program demand data and the projected collected revenue to calculate the universal service contribution factor for 4Q2020. The following chart provides the current Form 499-Q filing schedule:

<table>
<thead>
<tr>
<th>Due Dates</th>
<th>Projected Collected Revenue for USF contributions</th>
</tr>
</thead>
<tbody>
<tr>
<td>August 3, 2020</td>
<td>4Q: October - December 2020</td>
</tr>
<tr>
<td>November 2, 2020</td>
<td>1Q: January - March 2021</td>
</tr>
<tr>
<td>February 1, 2021</td>
<td>2Q: April - June 2021</td>
</tr>
<tr>
<td>May 3, 2021</td>
<td>3Q: July - September 2021</td>
</tr>
</tbody>
</table>

Telecommunications providers qualifying for the *de minimis* exemption from contribution requirements are not required to complete the Form 499-Q. However, for providers required to contribute to the Universal Service support mechanisms, the Form 499-Q must be submitted by the due date for each quarter listed above.

**FOURTH QUARTER 2020 PROJECTED COLLECTED REVENUE BASE TO BE USED FOR FOURTH QUARTER 2020 CONTRIBUTIONS**

The total projected collected interstate and international end-user revenue base to be used in determining the contribution factor for the Universal Service support mechanisms for 4Q2020 is $10,428,377,862. This amount was derived using the projected collected revenue reported on the FCC Form 499-Q submissions. Interstate telecommunications service providers were required to complete this form reporting October to December 2020 projected collected revenue information and return it by

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16 See 47 C.F.R. § 54.709(a).
17 Id. USAC files projected program demand data at least 60 days prior to the start of a quarter and total contribution base revenue data at least 30 days prior to the start of a quarter.
18 See 47 C.F.R. § 54.708.
19 47 C.F.R. §§ 54.711, 54.713.
August 3, 2020. USAC has included complete revenue data from 4,200 carriers (3,051 contributors and 1,149 *de minimis* carriers).

The funding base for 4Q2020 is developed from the projected collected revenues for 4Q2020 that were reported by carriers in August 2020. As of August 18, 2020, USAC has yet to receive information from 204 non-*de minimis* telecommunications service providers that had previously submitted information to USAC. For the FCC’s review of the 4Q2020 funding base for the support mechanisms, USAC includes estimated revenues based on prior submissions for those carriers that failed to submit a Form 499-Q.

Appendix M05 provides a list of non-*de minimis* companies that have or should have filed the August 3, 2020 Form 499-Q data as of August 18, 2020.

Respectfully submitted,

UNIVERSAL SERVICE ADMINISTRATIVE COMPANY

Charles Salvator,
Vice President of Finance and
Chief Financial Officer

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20 47 C.F.R. § 54.711(a).
21 *See* 47 C.F.R. § 54.709(d).