TC-1 Resolution Urging the FCC to take Action to Ensure Fair and Reasonable Telephone Rates from Correctional and Detention Facilities

WHEREAS, Inmate telephone service contracts are exclusive agreements between detention facilities and telephone companies that provide specialized functionality to enable monitoring of inmate telephone calls; and

WHEREAS, Although costly specialized equipment and monitoring services are provided, the contracts for inmate telephone systems often include high connection fees and per minute rate charges which are unrelated to the cost of providing the service; and

WHEREAS, Contracts for inmate telephone systems are often made by the operators of detention or correctional facilities and commonly include commissions paid to the State or local contracting agencies; and

WHEREAS, The commissions are based on gross revenues of inmate phone calls and could provide an incentive for operators of detention and correctional facilities to contract with telephone service providers that charge higher rates and/or provide higher commissions; and

WHEREAS, According to a Prison Legal News survey, roughly 85% of State prison systems receive commission payments and the average commission to State and local contracting agencies is 42% of the gross revenues from inmates’ phone calls resulting in annual commissions totaling over $152 million nationwide; and

WHEREAS, Inmate calling rates vary from State to State, however in many States, the charge for a fifteen minute telephone call from an inmate ranges from $10 to $17; and

WHEREAS, Most inmate calls are made as collect calls. As a result, family members and friends of inmates must bear the burden of above market per minute rates and connection fees; and

WHEREAS, In 2007, 52% of those in State prisons and 63% of those in federal prisons were parents of minor children according to a Prison Policy Initiative report (The Price to Call Home: State-Sanctioned Monopolization in the Prison Phone Industry); and

WHEREAS, High rates pose a significant barrier to frequent and meaningful communication between inmates and their families, in many cases forcing families to limit the frequency and length of communication with inmates; and

WHEREAS, Communication with the outside world is critical for inmates’ successful re-entry into society so that inmates can secure housing and employment; and

WHEREAS, Successful reentry is critical to reducing overcrowding and high costs of maintaining prison systems; and

WHEREAS, A 2012 study by the Vera Institute of Justice (The Price of Prisons: What Incarceration Costs Taxpayers), reported the total taxpayer cost of prisons in the United States now exceeds $39 billion, the average cost of incarceration per inmate per year is $31,286 and more than four out of every ten prisoners return to custody within three years of release; and
WHEREAS, Due to the growing costs of prison systems, both Republican and Democratic 2012 Party Platforms explicitly recognized the importance of programs that reduce recidivism; and

WHEREAS, Maintaining contact with family members and community, specifically through telephone communication, has been consistently shown to reduce recidivism which saves taxpayer dollars (Examining the Effect of Incarceration and In-Prison Family Contact on Prisoners’ Family Relationships, Journal of Contemporary Criminal Justice); and

WHEREAS, The Federal Communications Commission (FCC) was asked to resolve the issue of inmate telephone rates that are much higher than rates charged to other customers by imposing price caps on long-distance prison telephone rates in the “Wright Petition” which was filed in 2003; and

WHEREAS, In 2007, after no final action had been taken by the FCC, the Petitioners submitted an alternative rulemaking petition seeking per-minute rate caps on interstate long-distance services, however, no decision has been made; and

WHEREAS, Many States have addressed this issue by limiting rates for local calling, commissions, and connection fees; and

WHEREAS, California, Nebraska, New Mexico, New York, Michigan, Missouri, Rhode Island and South Carolina have banned prison telephone system commissions and, as a result, the cost of prison phone calls in those States have dropped; and

WHEREAS, A broad coalition of groups and organizations have urged the FCC to address high phone rates in correctional institutions, including the FCC Consumer Advisory Committee and the National Association of State Utility Consumer Advocates; now, therefore be it

RESOLVED, That the National Association of Regulatory Utility Commissioners (NARUC), convened at its 2012 Annual Meeting in Baltimore, Maryland, and encourages the FCC to take immediate action on the “Wright Petition” by prohibiting unreasonable interstate rates and charges for inmate telephone services; and be it further

RESOLVED, That State and federal action should consider policies that could lower prison phone rates as a step to reduce recidivism and thereby lower the taxpayer cost of prisons.

Sponsored by the Committee on Telecommunications

Adopted by the NARUC Board of Directors, November 13, 2012
Adopted by the NARUC Committee of the Whole, November 14, 2012