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July 24, 2012

**VIA EMAIL and U.S. MAIL**

Darla Pollman Rogers  
Riter, Rogers, Wattier & Northrup  
P.O. Box 280  
Pierre, SD 57501

Re: Sprint's Intervention in SDN's Application for Waiver of Switched Access Cost  
TC11-069 GPNA File No. 08509.0016

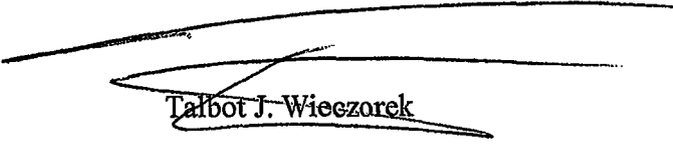
Dear Ms. Rogers:

As we discussed a couple weeks ago, Sprint Communications Company, having reviewed the spreadsheet you provided, has determined the spreadsheet to be insufficient. Therefore, I must reiterate the demands in my letter to you of January 24, 2012. As you may recall, that letter set forth Sprint's analysis on why the information being requested is legitimate and should be provided pursuant to the discovery rules of the South Dakota Public Utilities Commission.

Having met and conferred with you and Mr. Heaston, and having attempted to resolve some of the discovery from review of the spreadsheet you provided, it is timely now for Sprint to file a Motion to Compel. Still, I will delay filing a Motion to Compel for two weeks from the date of this letter to give you time to review my letter of January 24, 2012 and provide the information requested.

Since we already had one meet and confer and considering the difficulties with scheduling that call, I do not see another teleconference as being productive. Therefore, I ask that you provide all information requested to avoid a Motion to Compel. If it is your determination you will only provide some of the information requested and continue objections to other requests, I ask that you submit your reasons to me in writing rather than having another call.

Sincerely,



Talbot J. Wieczorek

TJW:klw  
c: Clients