

**MILLER
ISAR**_{INC.}
TRUSTED ADVISORS

ANDREW O. ISAR

4423 POINT FOSDICK DRIVE, NW
SUITE 306
GIG HARBOR, WA 98335
TELEPHONE: 253.851.6700
FACSIMILE: 866.474.3630
WWW.MILLERISAR.COM

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**SOUTH DAKOTA PUBLIC
UTILITIES COMMISSION**

Via Priority Delivery

April 1, 2013

Ms. Patty Van Gerpen
Executive Secretary
South Dakota Public Utilities Commission
State Capitol Building, 1st Floor
500 East Capitol Avenue
Pierre, South Dakota 57501

Re: 2013 FCC USF/ICC Transformation Order/47 C.F.R. §51.911 Interstate Switched
Exchange Access Rate Interstate Benchmarking Compliance Notification

Dear Ms. Van Gerpen:

Trans National Communications International, Inc. ("TNCII") provides this courtesy notification of its current compliance with the Federal Communications Commission's ("FCC") *Report and Order and Further Notice of Proposed Rulemaking* in Docket Nos. WC Docket No. 10-90, et al., FCC 11-161 (the "USF/ICC Transformation Order"), and Section 51.911, 47 C.F.R. §51.911, July 1, 2013 interstate switched access rate benchmarking compliance requirements.

In pertinent part, Section 51.911(c) of the FCC's rules, Access reciprocal compensation rates for competitive LECs, promulgated under the *USF/ICC Transformation Order*, establishes that

Beginning July 1, 2013, notwithstanding any other provision of the Commission's rules, all Competitive Local Exchange Carrier Access Reciprocal Compensation rates for switched exchange access services subject to this subpart shall be no higher than the Access Reciprocal Compensation rates charged by the competing incumbent local exchange carrier, in accordance with the same procedures specified in §61.26 of this chapter.

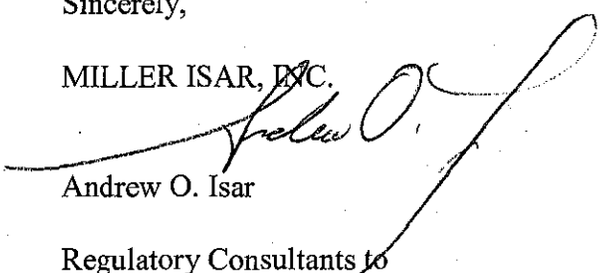
On March 29, 2013, the South Dakota Public Utilities Commission approved TNCII's South Dakota initial switched exchange access tariff, South Dakota P.S.C. Tariff No. 3, in Docket No. TC 13-004. The Company's Tariff set originating and terminating switched access rates at parity with the Company's interstate rates contained in its interstate access tariff, Tariff F.C.C. No. 2, obviating the need for further amendments to comply with the July 1, 2013 interstate switched exchange access rate benchmarking requirement set forth in the *USF/ICC Transformation Order* and 47 C.F.R. §51.911(c). No further 2013 Tariff compliance amendment is required accordingly.

Ms. Patty Van Gerpen
April 2, 2013
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Thank you for your attention to this matter. Questions regarding this filing may be directed to the undersigned.

Sincerely,

MILLER ISAR, INC.



Andrew O. Isar

Regulatory Consultants to
Trans National Communications International, Inc.