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Via Electronic Filing

6/13/2014

Ms. Patricia Van Gerpen
Executive Director
South Dakota Public Utilities Commission
State of South Dakota
500 East Capitol Avenue
Pierre, SD 57501

RE: Annual Reporting Requirement - Pursuant to 47 CFR Sections 54.304(d) and 54.313(h)

Dear Ms. Van Gerpen:

This letter and the attachments are being filed to certify that Interstate Telecommunications Cooperative, Inc., Study Area Code 391679, formerly known as Stockholm-Strandburg Telephone Company, ("Company") has met the reporting requirements of 47 C.F.R. §54.304(d) and other FCC rules (including, but not limited to 47 C.F.R §51.917) and related requirements in the Federal Communications Commission's ("FCC"), November 18, 2011, USF-ICC Reform/Transformation Order ("USF-ICC") and subsequent Orders.

47 C.F.R. §54.304(d)

In accordance with 47 C.F.R. §54.304(d), the Company certifies in this filing that it is eligible to receive and has elected to receive CAF/ICC Recovery and that the Company is not seeking duplicative recovery. The Company has already, via NECA, certified its eligibility and election decision to the FCC and USAC, however it is submitting this letter and the attachments to the South Dakota Public Utilities Commission (SDPUC) in compliance with the FCC Requirements.

Also attached are copies of the certifications regarding Rate Floor Data that have been filed with the proper authorities and are being submitted to the SDPUC for our compliance file regarding the Company.

47 C.F.R. §54.313(h)

In accordance with 47 C.F.R. §54.313(h), annual ETC reporting requirements for high-cost recipients, Company hereby submits that the Carrier receives or is projected to receive High Cost Loop Support in 2014. The Company does have some monthly residential rates (plus relevant state fees) less than the rate floor of \$20.46, as shown in the attached Local Rate Floor Report.

Also attached are copies of the certifications regarding CAF that have been filed with the proper authorities and are being submitted to the SDPUC for our compliance file regarding the Company.



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Confidential Information

The Company is providing confidential information that NECA either has filed or will file, on the Company's behalf, with the proper agencies. The Company requests confidential treatment of the following attachments, which have been labeled accordingly: Access Recovery Charge Output Report, Interstate Test Period Lines Report, Intrastate TRP Report, and Local Rate Floor Report. The pages contain proprietary and confidential information of the Company and should be treated as such. The Company considers the information contained in the Confidential NECA CAF Filing and the Local Rate Floor Report to be highly proprietary and confidential. Accordingly, pursuant to ARSD 20:10:01:39 (4) and SDCL 37-29-1 (4), the Company requests that the above listed information be treated as confidential for as long as the information is held by the Commission.

The Company will provide additional information, if requested, by the SDPUC. If there are any questions or additional information needed regarding this filing, please contact me at (605) 995-1764.

Sincerely,

JoAnn Hohnman
Telco Consultant
Vantage Point Solutions

Enclosures



2014 CAF ICC Data Collection Update

[NECA Home](#) [NECA Data Collections](#) [Contact Us](#) [General Instructions](#) [Logout](#)

Logged in User: Ryan Denzel



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Study Area: INTERSTATE-SST (ID: 391679)

Holding Company: INTERSTATE TELECOMMUNICATIONS COOPERATIV (ID: 200001654)

Study Area USAC Reports

[[View Printer-friendly report](#)]

2014 USAC Data Report ▼

CONNECT AMERICA FUND

Data to be Provided to USAC/FCC in June 2014 for CAF ICC Purposes

Current Settlement Type: Cost

Test Period 7/1/14-6/30/15 Post True-up (Filing) View

Rate-of-Return (ROR) Carrier Revenue Requirement		
1	2011 Interstate Switched Access Revenue Requirement	\$99,903
2	FY 2011 Intrastate Terminating Switched Access Revenues	\$110,212
3	FY 2011 Net Reciprocal Compensation Revenues	\$20,995
4	2011 ROR Carrier Base Period Revenue (Line 1 + Line 2 + Line 3)	\$231,110
5	ROR Carrier Baseline Adjustment Factor (0.95 x 0.95 x 0.95)	0.8574
6	ROR Carrier Revenue Requirement (Line 4 x Line 5)	\$198,148
7	Pool Administration Expenses	\$1,916
8	Total ROR Carrier Revenue Requirement (Line 6 + Line 7)	\$200,064
Revenues from Reformed Inter-carrier Compensation (ICC) Rates		
9	Interstate Switched Access Revenues	\$51,686
10	Interstate Allocated Switched Access Revenues#	\$45,754
11	Transitional Intrastate Access Service Revenues	\$90,301
12	Net Transitional Reciprocal Compensation Revenues	\$0
13	Total ICC Revenue (Line 10 + Line 11 + Line 12)	\$136,055
Eligible Recovery		
14	TRS Increment	\$0
15	Regulatory Fees Increment	\$0
16	NANPA Increment	\$0
17	Interstate Local Switching Support for Price Cap Affiliates	\$0
18	Adjustment for Double Recovery or Corrections	(\$23,472)
19	Test Period 12/13 Trueup - Net Impact on Total Eligible Recovery	(\$4,078)
20	Eligible Recovery (Line 8 - Line 13) + (Line 14 + Line 15 + Line 16 + Line 18 + Line 19) - (Line 17)	\$36,458
Revenues from Access Recovery Charges (ARC)		
21	Residential ARC Revenues	\$7,578
22	Single Line Business ARC Revenues	\$504
23	Multi-Line Business ARC Revenues	\$1,656
24	Total ARC Revenues (Line 21 + Line 22 + Line 23)	\$9,738
Connect America Fund (CAF) ICC Support**		
25	Connect America Fund (CAF) ICC Support (Line 20 - Line 24)	\$26,720

NOTES:

#Per FCC Designation Order, calculated as (Sum of Line 9 for all TS pool participants) * (Line 1 / Sum of Line 1 for all TS pool participants)

**NECA estimate provided for informational purposes only - actual to be calculated by USAC.