KELLEY DRYE & WARREN LLP

A LIMITED LIABILITY PARTNERSHIP

WASHINGTON HARBOUR, SUITE 400 3050 K STREET, NW WASHINGTON, DC 20007

(202) 342-8400

FACSIMILE
(202) 342-8451
www.kelleydrye.com

DIRECT LINE: (202) 342-8503

EMAIL: ddamschen@kelleydrye.com

BRUSSELS, BELGIUM

NEW YORK, NY

LOS ANGELES, CA

CHICAGO, IL

STAMFORD, CT PARSIPPANY, NJ

AFFILIATE OFFICE MUMBAI, INDIA

August 19, 2014

Ms. Patricia Van Gerpen
Executive Director
South Dakota Public Utilities Commission
Capitol Building, First Floor
500 E. Capitol Avenue
Pierre, South Dakota 57501

electronically filed

Re: MCC Telephony of the Midwest, LLC

Revisions to Access Services Tariff (S.D. P.U.C. Tariff No. 1)

Dear Ms. Van Gerpen,

Enclosed, on behalf of MCC Telephony of the Midwest, LLC ("MCC"), please find proposed tariff revisions to the Company's above-referenced telecommunications access services tariff. The purpose of this filing is to maintain MCC Telephony's switched access rates at applicable benchmark levels. Pursuant to Federal Communications Commission regulations, MCC Telephony's intrastate terminating switched access rates remain at parity with the Company's interstate terminating switched access rates.¹

The following pages are included with this filing:

Pages	Revision Level
1	4 th Revised Page

On July 12, 2010, the Commission approved MCC's initial access services tariff and granted the Company waivers of ARSD 20:10:27:12, ARSD 20:10:27:13 and ARSD 20:10:27:07 provided that the Company's switched access rates and related costs remain at or below "comparable Qwest Corporation rates." *In the Matter of the Filing By MCC Telephony of the Midwest, LLC for Approval of its Initial Access Services Tariff and Waivers and Exemptions*, TC10-078, Order Approving Tariff And Granting Petition For Exemption And Waiver. MCC confirms that its switched access rates as revised in this filing, remain at or below those of Qwest Corporation and are therefore consistent with the waivers granted.

KELLEY DRYE & WARREN LIP

August 19, 2014 Page Two

50, 51	4 th Revised Page	

This tariff material is submitted with an issued date of August 19, 2014, and a proposed effective date of September 18, 2014.

Request for Waiver

Insofar as necessary, MCC requests continued waiver/suspension for ARSD §§ 20:10:29:10, 20:10:29:12 and 20:10:29:16, which require that carriers' terminating and originating access rates be equal. The Commission has granted similar requests in the past arising from carriers efforts to adapt to the FCC's access rate reform program and specifically granted MCC waiver/suspension of these provisions earlier this year in connection with 2012 tariff revisions.² MCC believes that the rationale underlying waiver/suspension continues to apply.

If there are any questions concerning this filing, please contact me at (202) 342-8503 or via email at ddamschen@kelleydrye.com. Thank you for your assistance with this matter.

Sincerely,

Dawn Damschen

Counsel to MCC Telephony of the Midwest, LLC

Dan 2 Danachen.

Enclosure

In the Matter of the Filing By MCC Telephony of the Midwest, LLC for Approval of Revisions to its Access Services Tariff No. 1 and Waiver to ARSD §§ 20:10:29:10, 20:10:29:12 and 20:10:29:16, TC12-188, Order Approving Tariff Revisions And Waiver/Suspension Request (Jan. 28, 2013).