Public Utilities Commission Capitol Building, First Floor 500 East Capitol Ave. Pierre, SD 57501-5070

Re: Long Lines Wireless, LLC Petition for Designation as an ETC TC 06-184 amended exhibits

In response to Staff's questions during Commission meeting's Long Lines Wireless is filing modifications to its previously filed exhibits. In exhibit A we list the rural LECs for Immediate designation. LLW will be serving the entire service area that is within the boundaries of the State of South Dakota for the following companies: Alliance Communications Cooperative, Beresford Municipal Telephone Company, Brookings Municipal Utility, Citizen Telecom Company, City of Faith Municipal Telephone Company, Heartland Telecom Company, Hills Telephone Company, Jefferson Telephone Company, Kadoka Telephone Company, RT Communications, Sioux Valley Telephone Company and Union Telephone Company.

LLW is also asking for immediate designation in the previously redefined exchanges of Interstate Telecom Cooperative, they consist of: Wentworth, White, Chester, Nunda, Brookings, W. Hendricks, Elkton and Sinai. We will not be serving the Interstate Telecom Cooperative exchanges of Estelline, Toronto and Astoria. These exchanges have also been previously redefined and therefore we feel LLW is relieved in serving this area but can receive designation in the other exchanges of ITC. We are also asking for immediate designation in the previously redefined Fort Randall Telephone Company exchanges of Viborg, Tabor, Centerville, and Tyndall. We will not be serving the Fort Randall exchanges of Lake Andes and Wagner. These exchanges have also been previously redefined and therefore LLW is relieved in serving this area.

LLW is also asking for immediate designation for the following companies: Bridgewater-Canistota Independent Telephone Company, Great Plains Communication, Inc., Interstate Telecom Coop, Inc and PrairieWave Community Telephone, Inc. In the exchanges where LLW does not have an FCC wireless license to cover the entire exchange we will offer our supported services using a combination of roaming and resale arrangements. These exchanges include the Bridgewater-Canistota exchange of Bridgewater, the ITC exchange of Sinai, and the Prairiewave exchange of Flyger. LLW is no longer asking for designation for Consolidated Telecom, City of Faith Municipal Telephone Company or West River Cooperative Telephone Company at this time.

Exhibit B lists the Non-Rural LECs wirecenters for designation, the Qwest exchange of Arlington will be served using a combination of roaming and resale agreements.

Exhibit C lists the Rural LEC that LLW is requesting redefinition along with designation.

Exhibit D lists the population density and cream skimming analysis for the four companies listed on exhibit C. You will see in exhibit D that LLW is not proposing to serve only the exchanges with high population density rather the study shows that the areas served versus those not served are fairly equal and are far under the FCC finding in *Virginia Cellular* at para. 35 where they concluded that an 8:1 ratio did not create cream skimming problems.

Sincerely,

Kristy McDermott Director of Regulatory Affairs Long Lines Wireless, LLC