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February 23, 2012

Ms. Patricia Van Gerpen  
Executive Director  
South Dakota Public Utilities Commission  
Capitol Building, 1st floor  
500 E. Capitol Ave.  
Pierre, SD 57501

*via electronic filing*

Re: TC12-021: MCC Telephony of the Midwest, LLC  
Revisions to Access Services Tariff (S.D. P.U.C. Tariff No. 1)

Dear Ms. Van Gerpen,

On February 2, 2012, MCC Telephony of the Midwest, LLC (“MCC Telephony”) filed revisions to its South Dakota intrastate access services tariff, reflecting the Federal Communications Commission’s recent order concerning compensation for VoIP-PSTN Traffic (“FCC Order”) and making a number of other clarifying and corrective changes.

Among MCC Telephony’s intentions with this filing was to reduce its intrastate switched access rates to a level at or below the Company’s interstate access rates. MCC Telephony has discovered subsequently that certain rates on the revised pages of the tariff were not reduced consistent with this plan. To correct that oversight, MCC Telephony hereby submits replacement pages 50 and 51 for the proposed tariff revisions.

MCC Telephony understands from discussion with Staff that concerns have been raised, by Verizon in particular, regarding the absence in this tariff of a mechanism to determine the percentage of access traffic classified as VoIP-PSTN Traffic. As a result of the FCC Order, this classification has significance where a carrier’s intrastate switched access rates are higher than its interstate switched access rates. As noted above, however, MCC Telephony has set its intrastate switched access rates to a level at or below the Company’s interstate access rate levels. Consequently, all access traffic under the tariff – TDM and VoIP-PSTN Traffic alike – will bill at the same rate and that rate will be at or below the Company’s interstate access rates. This arrangement precludes the need for a tariffed PVU factor or measurement tool.

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Finally, in the course of review, a typo was discovered on proposed 1<sup>st</sup> Revised Page 7. A replacement page is submitted to correct that error.

Please let us know if you have any further questions.

Sincerely,

/s/ Winafred Brantl

Winafred Brantl

*Counsel for MCC Telephony of the Midwest, LLC*

enclosures