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May 31, 2013

Mr. Steven V. King
Acting Executive Director and Secretary
Washington Utilities and Transportation Commission
1300 South Evergreen park Drive SW
Olympia, Washington 98504-7250

RE: Westgate Communications LLC dba Weavtel – FCC ICC Reform Compliance Filing

Dear Mr. King:

Enclosed are the following tariff sheets for Westgate Communications LLC dba Weavtel ("Weavtel") for WN U-2.

Revised
Tariff Sheets

Canceling Tariff
Sheets

2nd Revised Sheet No. 103
Original Sheet Nos. 103.1, 103.2, and 103.3

1st Revised Sheet No. 103

This filing is in compliance with the FCC USF/ICC Transformation Order. The FCC's Clarification Order (DA 12-870), released on June 5, 2012 (Transition Implementation, Rate Structure Issues Paragraph #8), states: "for carriers required to make intrastate switched access rate reductions in 2012, any intrastate switched access rate element that is below the functionally equivalent interstate switched access rate must be increased to the interstate level no later than July 1, 2013 to be consistent with the use of aggregate revenue relations reflected in our transition rules." "In Step Two of the transition, on July 2, 2013, a rate-of-return ILEC that was not required to reduce its intrastate rates in 2012 must reduce any intrastate rates that are above the functionally equivalent interstate rates and adopt the interstate rate structure for all of its intrastate rates. ...A carrier that must reduce some of its intrastate switched access rates in 2013 to interstate rate levels shall increase other intrastate switched access rates enough to make the adjustment revenue neutral. ...Transitional Intrastate Access Service has three broad groupings: end office services, terminating tandem transport, and other services. A carrier should initially increase a rate in the grouping in which the rate reduction is taken to avoid gaming the process by increasing rates for elements that do not decline as soon, or at all. Furthermore, no intrastate switched access rate may be higher than the rate for the corresponding interstate switched access rate element."

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The National Exchange Carrier Association (NECA), who is working with the FCC, said we must follow the intrastate pricing guidelines, which state that if some intrastate rates are higher, some intrastate rates are equal to, and some intrastate rates are lower than interstate rates on December 29, 2011, but the total intrastate price-out is higher than the total interstate price-out, then the Company must convert to the interstate rates and rate structure or NECA will impute the interstate switched access revenue for purposes of calculating Eligible Recovery if a company elects not to raise its intrastate rates as required (Footnote 53 of FCC Order released March 27, 2013).

Other than noted above, this filing will not increase any rate or charge, cause the withdrawal of service, or conflict with other Tariff sections. This filing is revenue neutral.

The effective date of this change should be July 2, 2013.

Please provide us with a copy of the approved filing.

Please call me at 509.682.5556 or e-mail me at rick@weavnet.com if you have any questions.

Sincerely,



Richard J. Weaver
General Manager
Westgate Communications LLC dba WeavTel

Enclosures

cc/encs: Lorrie Berstein (Via E-mail)
Carol Ihlanfeldt (Via E-mail)
Peggy Ellis (Via E-mail)