${\tt McLeodUSA\ Telecommunications\ Company\ supports\ the\ draft\ Access\ to\ Premises\ rule}$ 

previously published as an alternative to the proposed Access to Premises rule attached to the March 5, 2001 notice. This rule appears to address very real issues to McLeodUSA and we urge passage.

Thank you for the opportunity to provide our comments.

Marianne K. Holifield Assistant General Counsel McLeodUSA Telecommunications Services