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July 29, 2012

William K. Coulter
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william.coulter@bakermckenzie.com**Via Federal Express**Executive Secretary
Washington Utilities and Transportation Commission
1300 South Evergreen Park Drive SW
P.O. Box 47250
Olympia, WA 98504Re: France Telecom Corporate Solutions L.L.C. - Docket No. UT-030095
Tariff Access Charge: FCC ICC/USF Reform Order

Dear Sir/Madam:

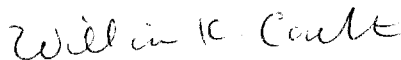
Our client, France Telecom Corporate Solutions L.L.C. ("FTCS"), is a CLEC authorized to provide services in Washington under Docket No. UT-030095. FTCS operates on a "pure resale" basis, *i.e.*, it does not own or control any telecommunication facilities, and it does not purchase unbundled network elements.

Because FTCS is a non-facilities based provider, it does not provide access services, it does not collect access charges, and it does not have an access tariff on file with the Commission.

As such, we believe that an Order to update FTCS' tariff to conform with the FCC's ICC/FCC Reform Order is not applicable.

Kindly direct any questions regarding this filing to the undersigned.

Regards,

William K. Coulter
Counsel for France Telecom Corporate Solutions L.L.C.**RECEIVED**
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