

Katherine K. Mudge Director, State Affairs & ILEC Relations 2111 W. Braker Ln., Ste. 100 Austin, Texas 78758

February 9, 2012

$$\begin{split} T &> 512.794.6197 \\ F &> 512.794.6006 \\ E &> katherine.mudge@megapath.com \end{split}$$

## Via Overnight Delivery and Electronic Filing

Mr. David Danner Executive Director Washington Utilities and Transportation Commission 1300 South Evergreen Park Drive, S.W. Olympia, Washington 98504

Re: Notification of DSLnet Communications, LLC, Covad Communications, Company, and DIECA Communications, Inc. For Certificate of Convenience and Necessity Concerning Certain *Pro Forma* Intra-Corporate Transactions -- CONSUMMATION NOTICE AND REQUEST TO CANCEL AUTHORITY

Dear Mr. Danner:

At the request of Staff, this revised notification letter<sup>1</sup> is being refiled to include reference to Covad Communications Company. DIECA Communications, Inc. d/b/a Covad Communications Company ("DIECA"), on its own behalf and as successor in interest to Covad Communications Company ("Covad") and DSLnet Communications, LLC ("DSLnet," and together with DIECA, the "Parties"), notify the Utilities and Transportation Commission ("Commission") that on December 31, 2011, DSLnet and DIECA completed a *pro forma* transaction whereby DSLnet merged with and into DIECA with DIECA surviving the merger.<sup>2</sup>

As a result of the *pro forma* transaction, DSLnet no longer exists as a separate entity, no longer offers services in Washington and therefore no longer requires its authorizations. As such, the Parties hereby request that the Commission cancel DSLnet's authorizations to provide intrastate telecommunications and rescind any and all tariffs on file with the Commission. In Washington, DSLnet is authorized to provide competitive local exchange company and IXC services pursuant to Docket No. UT-990581 issued on May 26, 1999. Because DSLnet does not serve any intrastate telecommunications customers in Washington, the Company respectfully submits that the surrender of its authorizations is reasonable and necessary and will not be disruptive to the present or future public interest, convenience and necessity.

The initial notification letter was dated January 13, 2012. Staff contacted the undersigned on February 7, 2012, requesting clarification and refiling of the notification.

See Notification Letter dated November 1, 2011 advising the Commission of the *pro forma* transactions. Also note that DIECA's CPCN was granted on September 29, 2011 in Docket No. UT-111565.

Letter to Mr. Danner February 9, 2012 Page 2

The original and one (1) copy of this letter are enclosed for filing. For any outstanding DSLnet regulatory obligations or if you have any questions, please do not hesitate to contact the undersigned.

Sincerely,

Katherine K. Mudge

cc (via email): Mr. John Cupp

Ms. Kristen Russell