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October 18, 2006

Blanca S. Bayo
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Florida Public Service Commission
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Tallahassee, FL 32399-0850

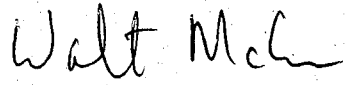
RE: Docket No. 030867-TL
Docket No. 030868-TL
Docket No. 030869-TL
Docket No. 030961-TI, Order No. PSC-03-1469-FOF-TL

To the Commission:

In response to Beth Salak's October 13, 2006 letter I am writing to advise you that Working Assets Long Distance is a switchless reseller. Our company has no facilities of its own, nor do we lease any equipment. Instead we purchase long distance service from Sprint.

The reason for my letter is the requirement in Commission Order No. PSC-03-1469-FOF-TL for Interexchange carriers to flow through the upcoming reduction of ILEC switched access charges. Since Working Assets does not pay access charges, we will be unable to flow through the reduction that incumbent LECs will be making this fall. In the meantime, if you have any questions, I may be reached at 415.369.2084 or by email at wmcgee@wafs.com.

Sincerely,



Walter N. McGee
Regulatory Manager

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