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> > November 14, 2006

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BY FEDEX (850-413-6770)

Blanca S. Bayó, Director Division of the Commission Clerk and Administrative Services Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850 030867, 030868, 030869, 030969

Re: Logical Telecom, LP (Company Code TK090); Order No. PSC-03-1469-FOF-TL

Dear Ms. Bayó:

Logical Telecom, LP ("Logical Telecom"), by its undersigned attorneys, hereby responds to a letter from the Florida Public Service Commission ("Commission") dated October 13, 2006 ("letter"), regarding Order No. PSC-03-1469-FOF-TL ("Order").

Logical Telecom registered with the Commission as an intrastate interexchange telecommunications company effective August 2, 2006, in Docket No. 060535-TI.

Logical Telecom attests that its intrastate switched access expense reduction under the Order is less than \$100. Therefore, pursuant to the letter, Logical Telecom is not obligated to flow through the reduction in its intrastate switched access expense to its retail rates. As permitted by the letter, this attestation covers Incumbent Local Exchange Companies ("ILECs") Verizon, Embarg (formerly Sprint) and BellSouth.

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 Logical Telecom does not directly pay intrastate access charges to any ILECs. Instead,

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 Logical Telecom purchases termination minutes from wholesale providers. Logical Telecom assumes that intrastate access charges are incorporated into the rates charged by Logical Telecom's underlying carriers. However, Logical Telecom is not directly invoiced for such charges.

OPC ______ Although this letter is submitted late, Logical Telecom respectfully requests that the ______ Commission treat it as timely filed. Logical Telecom recently retained new counsel, and a scr ______ review of its overall regulatory compliance revealed that no letter had been filed responding to the Commission's letter.

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An original and one (1) copy of this letter are enclosed for filing. Please acknowledge receipt of this filing by file-stamping and returning the extra copy of this filing in the self-addressed, stamped envelope provided for this purpose. Please contact the undersigned should you have any questions or require additional information.

Sincerely,

Thomas K. Crowe Joshua T. Guyan, Counsel for Logical Telecom, LP

cc: Beth W. Salak, Director, Division of Competitive Markets & Enforcement