

MILLER
ISAR INC.
REGULATORY CONSULTANTS

ANDREW O. ISAR

7901 SKANSIE AVENUE,
SUITE 240
GIG HARBOR, WA 98335
TELEPHONE: 253.851.6700
FACSIMILE: 253.851.6474
HTTP://WWW.MILLERISAR.COM

Via Overnight Delivery

June 22, 2002

Ms. Blanca Bayō
Director
Division of Records and Reporting
Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, FL 32399

RE: Petition of Legent Communications Corporation d/b/a Long Distance America (holder of IXC Certificate No. 8090) for Waiver of Interexchange Carrier Selection Requirements of Rule 25-4.118 F.A.C., for acquisition of customer base and related assets of CEO Telecommunications, Inc. (holder of IXC Certificate No. 4073), and Request for Cancellation of IXC Certificate 4073 held by CEO, Docket No. 020504-TI

Dear Ms. Bayō:

Legent Communications Corporation d/b/a Long Distance America ("Legent"), by its regulatory consultant, hereby withdraws its request for interim Florida Public Service Commission ("Commission") authority for Legent to adopt in its entirety, and as Legent's own tariff, CEO Telecommunications, Inc.'s ("CEO" f/k/a L.D. Services, Inc. d/b/a L.D.S. Telecommunications, Inc.) Florida interexchange tariff, *Tariff FL P.S.C. No 1* ("Tariff"), in the above-referenced matter.

On July 5, 2002, Legent filed with the Commission a request that Legent be authorized to adopt CEO's *Tariff FL P.S.C. No 1* in its entirety, in conjunction with the proposed transfer of assets between CEO and Legent, the subject of the instant proceeding. In support of its request, Legent's stated that the CEO's tariff adoption authority would maintain a seamless transition of CEO subscribers to Legent in the most expeditious and cost effective manner possible, while enabling Legent to remain fully compliant with its tariffing obligations. On July 16, 2002, the undersigned spoke telephonically with Mses. Simons, Keating, and Gilchrist of the Commission Staff to address how Legent might adopt CEO's Tariff, consistent with Legent's request. It was proposed that Legent could adopt CEO's tariff so long as CEO's certificate would remain current. Based on subsequent conversations with Legent and CEO, it was determined that retaining CEO's certification upon conclusion of the proposed asset transfer was not desirable. The undersign so informed Ms. Gilchrist on July 17, 2002, and conveyed Legent's intent to incorporate CEO's Tariff into Legent's Florida interexchange tariff, *Tariff FL P.S.C. No. 1*.

DOCUMENT NUMBER DATE

0764 | JUL 23 02

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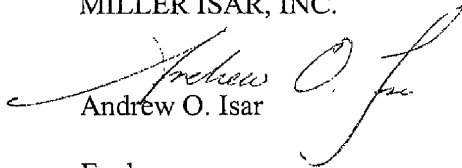
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In light of the foregoing, Legent's tariff adoption request is moot and no longer requires Commission consideration. Legent will submit a separate tariff amendment to incorporate CEO's Tariff into Legent's *Tariff FL P.S.C. No. 1* under separate transmittal. Legent requests that its request for CEO tariff adoption be removed from the title of this proceeding and removed from Commission consideration, accordingly.

An original and six (6) copies this letter are attached. Questions may be directed to the undersigned.

Sincerely,

MILLER ISAR, INC.


Andrew O. Isar

Enclosures

cc: Scott A. White
Nancy Pruitt, FL P.S.C. Staff