

NEXUS COMMUNICATIONS, INC.

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Via Overnight Delivery

June 15, 2012

Mr. Steven Reed, Executive Secretary
Missouri Public Service Commission
200 Madison Street
Jefferson City, MO 65101

**Re: Nexus Communications, Inc. dba TSI
Missouri tariff filings required as a result of the FCC's USF-ICC Reform Order
Docket No. TT-2012-0317**

Dear Mr. Reed:

On November 18, 2011 the Federal Communications Commission ("FCC") issued an Order in WC Docket 10-90 ("FCC USF-ICC Reform Order") and determined that the Intrastate Access rates, charged by competitive local exchange carriers ("CLECs"), should be reduced to parity with the CLECs functionally equivalent Interstate Access rates.

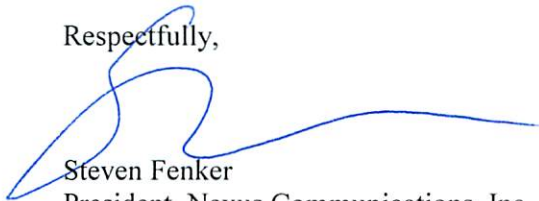
To accomplish this, the FCC adopted a path to transition Intrastate rates to Interstate levels. According to the FCC, CLECs can either revise their Intrastate rates to their capped Interstate rates or CLECs can transition their rates ("transitional methodology") by reducing their current Intrastate rates over the next two years. CLECs that choose the transitional methodology are required to establish rates for Transitional Intrastate Access Service ("TIAS") using the calculations established in FCC rule 51.911(b).

Nexus Communications, Inc., dba TSI ("Nexus", "Company") hereby notifies the Missouri Public Service Commission ("Commission") that it will not be using the transitional methodology and has instead chosen to reduce its Intrastate Access rates in Missouri to parity with the Company's functionally equivalent Interstate Access rates. As such, the calculations established in FCC Rule 51.911(b) are not applicable to Nexus' filing.

Enclosed for filing is an original of the revisions to Nexus' Telecommunications Access Services Tariff P.S.C. MO. No. 2, which reduces the Company's Intrastate Access rates to parity with the Company's functionally equivalent Interstate Access rates.

Please forward any correspondence regarding this matter to the undersigned.

Respectfully,



Steven Fenker
President, Nexus Communications, Inc.