



ANDREW O. ISAR

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Via EFIS

April 9, 2018

Mr. Morris L. Woodruff  
Secretary  
Missouri Public Service Commission  
200 Madison Street, Suite 100  
Jefferson City, MO 65102-0360

RE: Preferred Long Distance, Inc. dba Telplex Communications dba Telplex, Tariff Advice Letter No. 19, Request for Exemption from Tariffing and for Retail Tariff Withdrawal

Dear Mr. Woodruff:

Preferred Long Distance, Inc. dba Telplex Communications dba Telplex, ("Telplex"), pursuant to [Section 392.461 RSMo](#), hereby requests Missouri Public Service Commission ("Commission") authority to withdraw its retail local exchange and interexchange tariff, Missouri P.S.C. Tariff No. 1, effective immediately. In support of its request, Telplex states as follows.

Section 392.461 RSMo establishes that:

Notwithstanding other provisions of this chapter or chapter 386, a telecommunications company may, upon written notice to the commission, **elect to be exempt from any requirement to file or maintain with the commission any tariff** or schedule of rates, rentals, charges, privileges, facilities, rules, regulations, or forms of contract, whether in whole or in part, for telecommunications services offered or provided to residential or business retail end-user customers and instead shall publish generally available retail prices for those services available to the public by posting such prices on a publicly accessible website [emphasis supplied].

Telplex is a competitive local exchange and interexchange common carrier serving the State of Missouri. The Company has maintained a retail tariff on file with the Commission. Telplex now

Mr. Morris L. Woodruff  
April 9, 2018  
Page 2

Respectfully requests that its retail tariff, Missouri P.S.C. Tariff No. 1, be withdrawn as authorized pursuant to Section 392.461 RSMo,

Telplex acknowledges that it remains subject to applicable Commission regulations, including its obligation to “publish generally available retail prices for those services available to the public by posting such prices on a publicly accessible website.” The Company has posted a service guide containing rates, terms, and conditions applicable to the Company’s Missouri services on Telplex’s web site, <https://telplex.com/about-us/>.

Thank you for your attention to this matter. Questions may be directed to the undersigned.

Sincerely,

MILLER ISAR, INC.

/s/ Andrew O. Isar

Andrew O. Isar

Consultants to  
Preferred Long Distance, Inc.  
dba Telplex Communications dba Telplex