

ELECTRONIC FILING

May 1, 2012

Steve Reed Secretary/General Counsel Missouri Public Service Commission P.O. Box 360 Jefferson City, MO 65102-0360

Re: Case No. TT-2012-0317, 3L Communications Missouri, LLC Tariff P.S.C. MO No. 2

Dear Mr. Reed:

On behalf of 3L Communications Missouri, LLC ("3LCom"), please accept this letter as explanation of the lack of tariff revision for 3LCom's Missouri Tariff P.S.C. MO No. 2 pursuant to rate reductions as mandated by the Federal Communications Commission in *Connect America Fund*, WC Docket No. 10-90, Report and Order and Further Notice of Proposed Rulemaking, FCC 11-161 (rel. Nov. 18, 2011).

3LCom does not have any revenue of the type requested to be reported for the mandated rate reduction. Furthermore, 3LCom's tariffed intrastate switched access rates currently mirror those of Southwestern Bell Telephone Company d/b/a AT&T-Missouri. It is 3LCom's understanding that AT&T-Missouri was granted an extension until May 15, 2012 to file tariff revisions in File No. TT-2012-0317. To the extent that 3LCom's intrastate access rates require adjustment as a result of AT&T-Missouri's future tariff filing, 3LCom will promptly file said tariff revisions following AT&T-Missouri's filing.

If you have any questions concerning this filing, please contact me at (417) 268-9002 or at plp62711@3lcom.net.

Sincerely,

Patrick Phipps Vice President – External Affairs

cc: Bill Voight, Missouri Public Service Commission Staff