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December 26th, 2019

Marlene Dortch  
Secretary  
Federal Communications Commission  
445 12th Street SW  
Washington, D.C. 20554

Re: *In re Updating the Intercarrier Compensation Regime to Eliminate Access Arbitrage*, Report and Order and Modification of Section 214 Authorizations, WC Docket No. 18-155, FCC No. 19-94 (rel. Sept. 27, 2019)

Dear Ms. Dortch

Goldfield Access Network is a competitive local exchange carrier and one of the “Joint CLECs” that participated in the above-referenced docket and prior Commission proceedings relating to access stimulation. Following the Commission’s Report and Order, Goldfield Access Network has terminated its participation in access stimulation as defined in the Report and Order, including under 47 C.F.R. § 61.3(bbb).

Effective as of Dec 25<sup>th</sup> 2019, Goldfield Access Network’s end user relationships with high volume calling providers were terminated. Since that time, the company has worked diligently to transition stimulated traffic off of its network and to otherwise comply with the Commission’s rules concerning exit from access stimulation arrangements.

In order to ensure transparency, and consistent with the Commission’s guidance concerning self-policing, Goldfield Access Network is providing a copy of this notice to the following interexchange carriers and intermediate access providers:

Interexchange Carriers (IXCs):

US West/Qwest – 925 High St – 7S9, Des Moines, IA 50309  
MCI/Verizon – 6929 N Lakewood Dr, MD 5.2-217, Tulsa, OK 74117  
State of Iowa – Grimes Building, 400 E 14th St, Des Moines, IA 50319  
AT&T – Connectivity Billing Management, 300 North Point Parkway, Alpharetta, GA 30005  
Litel – PO Box 10154, Fairfax, VA 22038-8054  
Global Crossing/Level 3 – c/o Teoco Corporation, 12150 Monument Drive, Ste 700, Fairfax, VA 22033  
Wiltel/Verizon – 6929 N Lakewood Dr, MD 5.2-217, Tulsa, OK 74117  
Excel – c/o Teoco Corporation, 12150 Monument Drive, Ste 700, Fairfax, VA 22033-3601  
Inteliquent – 75 Erieview Plaza, Suite 400, Cleveland, OH 44114-1822  
Williams Communications – c/o Teoco Corporation, 12150 Monument Drive, Ste 700, Fairfax, VA 22033  
Windstream – 4001 Rodney Parham Rd, Mail Stop B3F03, Little Rock, AR 72203  
Peerless Network – 222 S Riverside Plaza, Suite 2730, Chicago, IL 60606

Intermediate Access Provider (IAPs):

Iowa Network Services, Inc. d/b/a Aureon Network Services  
7670 Office Plaza Drive South, West Des Moines, IA 50266-2336 0283

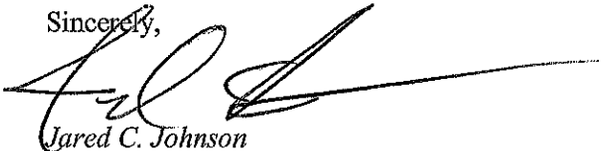
Consistent with this notice, Goldfield Access Network is filing interstate and intrastate tariff revisions to remove the filing made in compliance with 47 C.F.R. § 61.26 identifying it as a CLEC engaged in access stimulation. The applicable tariff revisions have been submitted as of the date of this notice, with an effective date of Jan 10<sup>th</sup> 2019.

Because Goldfield Access Network has ceased its participation in access stimulation and has made its required tariff filings prior to the deadline established under the Commission's new rules, the company believes that it is unnecessary at this time to address the reversal of financial responsibility for transport and tandem switching charges. Goldfield Access Network will monitor and retain records of its interstate terminating-to-originating traffic ratio and will advise the FCC if it exceeds a 6:1 ratio at any time in the six months following the date of this notice.

As identified above, the intermediate access provider for Goldfield Access Network is Iowa Network Services, Inc. d/b/a Aureon Network Services ("Aureon"). Aureon provided terminating switched access during the period in which the company was classified as an access stimulating LEC and will continue to provide centralized equal access tandem functions following the company's exit from access stimulation.

Any party with questions concerning this notice and/or the associated filings, may contact the undersigned using the contact information below.

Sincerely,



*Jared C. Johnson*  
*General Manager*  
*Goldfield Access Network*